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Form 4 April 26, 20	S COMMUNICA 007	TIONS II	INC								
FORM	14 UNITED	STATES			AND EXCH AND .C. 20549	ANG	E CO	MMISSION	OMB AF OMB Number:	PROVAL 3235-0287	
Check t if no lor subject Section Form 4	nger STATEN 16.	DOX									
Form 5 obligation may con <i>See</i> Inst 1(b).	ons Section 17((a) of the l	Public U	tility Hol	ne Securities I Iding Compar t Company A	ny Ac	t of 1	Act of 1934, 935 or Section	I		
(Print or Type	Responses)										
1. Name and Address of Reporting Person <u>*</u> TA IX LP								5. Relationship of Reporting Person(s) to Issuer (Check all applicable)			
(Last) JOHN HAI CLARENI	3. Date of Earliest Transaction (Month/Day/Year) 04/24/2007					Director X 10% Owner Officer (give title X Other (specify below) See General Remarks					
				endment, D onth/Day/Yea	ate Original ^(r)		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)	7 1			••		erson			
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deem	Date, if Transactionor Disposed of (D) Code (Instr. 3, 4 and 5) ay/Year) (Instr. 8) (A) or			d (A)	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	y Owned 7. Nature of Indirect Beneficial Ownership (Instr. 4)		
Common Stock	04/24/2007			Code V C	Amount 10,753,504	(D) A	Price (<u>1)</u>	24,970,567	D		
Common Stock	04/24/2007			С	1,965,842	А	<u>(2)</u>	26,936,409	D		
Common Stock	04/24/2007			S	3,313,772	D	\$ 23	23,622,637	D		

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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required to respond unless the formSEC 1474
(9-02)

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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. Transactio Code (Instr. 8)	5. Number of orDerivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Underlying Securities (Instr. 3 and 4)	
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares
Series D Convertible Preferred Stock	<u>(1)</u>	04/24/2007		С	261,005	<u>(3)</u>	(3)	Common Stock	10,753,5
Series E Convertible Preferred Stock	(2)	04/24/2007		C	160,994	<u>(4)</u>	<u>(4)</u>	Common Stock	1,965,8

Reporting Owners

Reporting Owner Name / Address	Relationships						
	Director	10% Owner	Officer	Other			
TA IX LP JOHN HANCOCK TOWER 200 CLARENDON ST. 56TH FLOOR BOSTON, MA 02116		х		See General Remarks			
Signatures							
TA IX L.P.							
<pre>**Signature of Reporting Person</pre>	Date						
By: TA Associates IX LLC, its General Partner	04/26/2007						
<pre>**Signature of Reporting Person</pre>		Date					
By: TA Associates, Inc., its Manager		04/26/20	07				
<pre>**Signature of Reporting Person</pre>		Date					
By: Thomas P. Alber, Chief Financial Officer	04/26/2007						
**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).

(1) The shares of Series D Convertible Preferred Stock (the "Series D Preferred Stock") converted, along with any accrued but unpaid dividends thereon, into common stock of MetroPCS Communications, Inc. (the "Company"). Each share of Series D Preferred Stock represented an original investment of \$100 which, with the accrued but unpaid dividends thereon, was converted to the Company's common stock at the rate of approximately \$3.13 per share of common stock.

(2) The shares of Series E Convertible Preferred Stock (the "Series E Preferred Stock") converted, along with any accrued but unpaid dividends thereon, into common stock of MetroPCS Communications, Inc. (the "Company"). Each share of Series E Preferred Stock represented an original investment of \$100 which, with the accrued but unpaid dividends thereon, was converted to the Company's common stock at the rate of \$9.00 per share of common stock.

The Series D Preferred Stock had been automatically convertible upon (i) completion of a Qualified Public Offering (as defined in the Securities Purchase Agreement, as amended); (ii) the Common Stock trading on a national securities exchange for a period of 30 consecutive trading dates above a price that implies a market valuation of the Series D Preferred Stock in excess of twice the initial

(3) Consecutive trading dates above a pirce that implies a market valuation of the series D Freferred Stock in excess of twice the initial purchase price of the Series D Preferred Stock; or (iii) the date specified by the holders of two-thirds of the initial purchase price of the Series D Preferred Stock. If not previously converted, the Company was required to redeem all outstanding shares of Series D Preferred Stock on July 17, 2015, at the liquidation value plus accrued but unpaid dividends.

The Series E Preferred Stock had been automatically convertible upon (i) completion of a Qualified Public Offering (as defined in the Securities Purchase Agreement, as amended); (ii) the Common Stock trading on a national securities exchange for a period of 30

(4) consecutive trading dates above a price that implies a market valuation of the Series E Preferred Stock in excess of twice the initial purchase price of the Series E Preferred Stock; or (iii) the date specified by the holders of two-thirds of the initial purchase price of the Series E Preferred Stock. If not previously converted, the Company was required to redeem all outstanding shares of Series E Preferred Stock on July 17, 2015, at the liquidation value plus accrued but unpaid dividends.

Remarks:

The Reporting Person is a member of a 13(d) group owning more than 10%. The Reporting Person has a representative on the

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.