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Form 4	CS COMMUNIC	ATIONS I	NC								
April 26, 20									OMB	APPROVAL	
FORM	VI 4 UNITED) STATES			AND EXCI n, D.C. 2054		GE C	OMMISSION	OMB Number:	3235-0287	
Check t if no los subject Section Form 4 Form 5	to SIAIE 16. or								OF Expires: January Estimated average burden hours per response		
obligati may co <i>See</i> Inst 1(b).	ntinue. Section 17	(a) of the	Public U	Jtility Ho		any A	Act of	1935 or Sectio	n		
(Print or Type	e Responses)										
	Address of Reportin	-	Symbol	OPCS C	nd Ticker or Tr	-	ONS	5. Relationship of Issuer (Chec	f Reporting Po ck all applicat		
(Last) (First) (Middle) 3. Da (Mor				of Earliest Day/Year) 2007	Transaction			X_ DirectorX_ 10% Owner Officer (give titleOther (specify below) below)			
PALO AL	(Street) TO, CA 94301			nendment, 1 onth/Day/Ye	Date Original ear)			6. Individual or Jo Applicable Line) _X_ Form filed by 0 Form filed by N Person	One Reporting	Person	
(City)	(State)	(Zip)	Tal	ble I - Non	-Derivative Se	curitie	es Acqu	iired, Disposed of	f, or Benefici	ally Owned	
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)		Date, if	3. Transacti Code (Instr. 8) Code V	oror Disposed of (Instr. 3, 4 an	of (\hat{D})	red (A) Price	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
Common Stock	04/24/2007			С	1,693,482	A	\$ 0 (1)	1,694,409 <u>(2)</u> (3)	Ι	By Accel Internet Fund III L.P. (3)	
Common Stock	04/24/2007			С	837,441	А	\$ 0 (1)	837,441 (2) (4)	Ι	By Accel Investors '99 L.P. <u>(4)</u>	
Common Stock	04/24/2007			С	3,080,596	A	\$ 0 (1)	3,080,596 (2) (5)	I	By ACP Family Partnership L.P. ⁽⁵⁾	

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Common Stock	04/24/2007	C	1,235,026	А	\$ 0 (1)	$1,979,416 \stackrel{(2)}{\underline{(6)}}$ I	By Ellmore C. Patterson Partners <u>(6)</u>
Common Stock	04/24/2007	С	6,774,171	А	\$ 0 (1)	$6,777,876 \frac{(2)}{(7)}$ I	By Accel VII L.P. (7)

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

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 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. Transactic Code (Instr. 8)	5. Number of iorDerivative 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	\$ 0 <u>(1)</u>	04/24/2007		С		40,960 (1) (3)	(8)	(8)	Common Stock	1,693,48
Series D Convertible Preferred Stock	\$ 0 <u>(1)</u>	04/24/2007		C		20,255 (1) (4)	(8)	(8)	Common Stock	837,44
Series D Convertible Preferred Stock	\$ 0 <u>(1)</u>	04/24/2007		C		74,430 (1) (5)	(8)	(8)	Common Stock	3,080,59
Series D Convertible Preferred Stock	\$ 0 <u>(1)</u>	04/24/2007		C		29,899 (1) (6)	(8)	(8)	Common Stock	1,235,02
Series D Convertible Preferred Stock	\$ 0 <u>(1)</u>	04/24/2007		С		163,843 (1) (7)	(8)	(8)	Common Stock	6,774,17

Reporting Owners

Reporting C)wner Name / Address		Relationsh	iips				
		Director	10% Owner	Officer	Other			
428 UNIV	ON ARTHUR C ERSITY AVENUE ΓΟ, CA 94301	Х	Х					
Signat	ures							
-	. Sedlock, as Attorne	ey in Fact	for Arthur C	2.		04/26/2007		
	<u>**</u> Signature of Rep	orting Perso	n			Date		
Explar	nation of Re	spon	ses:					
*	If the form is filed by mo	ore than one	e reporting pers	on, <i>see</i> Ins	struction 4	i (b)(v).		
**	Intentional misstatement 78ff(a).	s or omissi	ons of facts con	istitute Fea	leral Crim	ninal Violations. See 18	8 U.S.C. 1001 and	1 15 U.S.C.
(1)	The shares of Series D C unpaid dividends thereou Preferred Stock represent to the Company's comm	n, into comi ited an origi	mon stock of M inal investment	letroPCS C of \$100 w	Communic hich, with	cations, Inc. (the "Com h the accrued but unpa	pany"). Each sha id dividends there	re of Series D
(2)	The reporting person is a Section 13d-3 of the Sec Investors '99 L.P., Accel Partners. The reporting p pecuniary interest therein such securities for purport	curities Excl IV L.P., A person discl n, and this r	hange Act of 19 ccel Keiretsu L aims beneficial report shall not	934, as am P., ACP I ownershi be deemed	ended: Ac Family Pa o of the se l an admis	ccel Internet Fund III L rtnership L.P., Accel V ccurities held by such e	P., Accel Investo /II L.P. and Ellmo entities except to t	ors '94 L.P., Accel ore C. Patterson the extent of his
(3)	These shares are held din Accel Internet Fund III I Breyer, J. Peter Wagner share such power.	L.P. and has	s sole voting and	d investme	ent power	. The reporting person,	, James R. Swartz	, James W.
(4)	These shares are held din Wagner and Theresia Go powers.							
(5)	These shares are held din beneficial holders of AC power over such shares.	P Family P						
(6)	These shares are held din Ellmore C. Patterson Pat		lmore C. Patter	son Partne	rs. The re	porting person is a dire	ector of the genera	al partner of
	These shares are held di	rectly by A			ssociates	I I C is the general n	ortnor of Accel V	III D and has

These shares are held directly by Accel VII L.P. Accel VII Associates L.L.C. is the general partner of Accel VII L.P. and has sole voting and investment power. The reporting person, James R. Swartz, James W. Breyer, J. Peter Wagner and Theresia Gouw Ranzetta are the managing members of Accel VII Associates L.P. and share such powers.

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 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.

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.

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