TELEPHONE & DATA SYSTEMS INC /DE/ Form 8-K November 10, 2005

FORM 8-K

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

CURRENT REPORT

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

Date of Report (Date of earliest event reported): November 9, 2005

TELEPHONE AND DATA SYSTEMS, INC.

(Exact name of registrant as specified in its charter)

<u>Delaware</u>	<u>001-14157</u>	<u>36-2669023</u>
(State or other	(Commission	(IRS Employer
jurisdiction of	File Number)	Identification No.)
incorporation)		

30 North LaSalle Street, Suite 4000, Chicago, Illinois 60602
(Address of principal executive offices) (Zip Code)

Registrant's telephone number, including area code: (312) 630-1900

Not Applicable

(Former name or former address, if changed since last report)

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 (*see* General Instruction A.2. below):

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.

On November 9, 2005, Telephone and Data Systems, Inc. ("TDS"), as Lender, entered into an Intercompany Revolving Credit Agreement ("Intercompany Credit Agreement"), with United States Cellular Corporation ("U.S. Cellular"), as Borrower. The pricing terms of the Intercompany Credit Agreement are the same as those under the Amended and Restated Revolving Credit Agreement dated as of December 9, 2004 between U.S. Cellular and certain lenders and their agents. As discussed under Item 4.02(a) below, this Amended and Restated Revolving Credit Agreement will be in default and U.S. Cellular will be unable to make borrowings thereunder until it obtains a waiver from the lenders. Accordingly, TDS and U.S. Cellular entered into the Intercompany Credit Agreement to permit U.S. Cellular to borrow funds from TDS temporarily until it receives such waivers or December 23, 2005, whichever is earlier.

The Intercompany Credit Agreement provides U.S. Cellular with a \$105 million senior revolving credit facility for general corporate purposes, including capital expenditures and working capital. Amounts may be borrowed, repaid and reborrowed from time to time under the Intercompany Credit Agreement until such Intercompany Credit Agreement matures under its terms as set forth above. As of the date of this Form 8-K, U.S. Cellular has not borrowed any amounts under such credit facility.

Borrowings under the Intercompany Credit Agreement bear interest, at U.S. Cellular's option, either at a Eurodollar rate or at an alternative base rate, plus or minus an applicable margin. Based on U.S. Cellular's current credit rating and based on the Eurodollar rate and applicable margin, U.S. Cellular's borrowing rate for a seven-day loan was 4.52% as of November 9, 2005. U.S. Cellular will also pay a facility fee at an annual rate of 0.15% of the total facility. U.S. Cellular's interest costs under the Intercompany Credit Agreement would increase if its current credit rating from either Standard & Poor's or Moody's is lowered. However, the Intercompany Credit Agreement would not cease to be available solely as a result of a decline in U.S. Cellular's credit ratings.

TDS believes that the Intercompany Credit Agreement includes representations and warranties and events of default that are usual and customary for senior facilities of this type. TDS also believes that the Intercompany Credit Agreement contains other terms and conditions that are usual and customary for senior credit facilities of this type, The Intercompany Credit Agreement includes limitations on U.S. Cellular and its subsidiaries with respect to liens, indebtedness, sales of assets, consolidations and mergers that are similar to those contained in U.S. Cellular's Amended and Restated Revolving Credit Agreement. The Intercompany Credit Agreement does not have any financial covenants.

TDS is the parent company of U.S. Cellular and has various relationships with U.S. Cellular as described in U.S. Cellular's proxy statement dated April 5, 2005. U.S. Cellular's Board of Directors, including independent directors, approved the terms and conditions of the Intercompany Credit Agreement and determined that such terms and conditions were fair to U.S. Cellular and all of its shareholders. TDS's Board of Directors, including independent directors, also approved the terms and conditions of the Intercompany Credit Agreement and determined that such terms and conditions were fair to TDS and all of its shareholders.

The foregoing description of the Intercompany Credit Agreement is not purported to be complete with respect to the material terms of such agreement and is qualified by reference to the complete agreement, which is incorporated herein as Exhibit 4.1.

2

Item 2.02. Results of Operations and Financial Condition.

On November 10, 2005, TDS issued a news release announcing it would restate its financial results for the first and second interim periods of 2005, each of the five years ended December 31, 2004, and each of the interim periods of 2004 and 2003. As a result, you should not rely on our previously issued financial statements for these periods. Also, TDS included updated 2005 guidance as of November 10, 2005 in the news release. The news release is attached hereto as Exhibit 99.1 and is incorporated herein by reference into this Item 2.02. See Item 4.02(a) below for additional information.

Item 2.03. Creation of a Direct Financial Obligation or an Obligation under an Off-Balance Sheet Arrangement of a Registrant.

The disclosure set forth above under Item 1.01 is hereby incorporated by reference into this Item 2.03.

Item 4.02(a). Non-Reliance on Previously Issued Financial Statements or a Related Audit Report or Completed Interim Review.

We are restating our financial results for the first and second interim periods of 2005, each of the five years ended December 31, 2004, and each of the interim periods of 2004 and 2003. As a result, you should not rely on our previously issued financial statements for these periods. This restatement is primarily related to TDS's review of its accounting treatment for (1) Universal Service Fund contributions; (2) leases; (3) contract termination fees; (4) income tax accounting; and (5) other adjustments and accruals, including the recognition of income from certain investments accounted for under the equity method of accounting. We will file amendments as promptly as possible, but such filing is not expected to occur until mid-December, 2005.

TDS has not completed its assessment of the items described above. Based on preliminary findings; the adjustments are expected to result in increased (decreased) net income and diluted earnings per share as follows; however, there can be no assurance that final results will not differ materially from these preliminary findings.

Net Inc	ome (loss)	Diluted Earnings Per Share				
	Range of		Range of			
	Expected		Expected			
As Previously	Adjustments	As Previously	Adjustments			
Reported	Increase/(Decrease)	Reported	Increase/(Decrease)			

	(\$ in millions, except per share amounts)						
Second quarter ended							
June 30, 2005	\$	99	\$	(5) to (2)	\$	0.85	\$ (0.04) to (0.02)
First quarter ended							
March 31, 2005		21		0 to 3		0.18	(0.00) to 0.03
Years ended:							
December 31, 2004		49		(4) to 0		0.42	(0.03) to (0.00)
December 31, 2003		47		(5) to 0		0.40	(0.04) to (0.00)
December 31, 2002		(995)		(2) to 2		(8.49)	(0.02) to 0.02
December 31, 2001		(198)		(3) to 1		(1.69)	(0.03) to 0.01
December 31, 2000	\$	2,237	\$	(3) to 1	\$	18.44	\$ (0.02) to 0.01
		3					

The guidance set forth in Auditing Standard No. 2 ("AS2") of the Public Company Accounting Oversight Board states that the restatement of previously-issued financial statements to reflect the correction of a misstatement should be regarded as at least a significant deficiency, and is a strong indicator of a material weakness in internal control over financial reporting. In connection with the expected filing of the 2004 Form 10-K/A, TDS has concluded that a material weakness existed as of December 31, 2004, which precludes TDS from concluding that its internal control over financial reporting was effective as of December 31, 2004. A material weakness is a control deficiency, or combination of control deficiencies, that results in a more than remote likelihood that a material misstatement of the interim or annual financial statements will not be detected. Therefore, TDS's Management Report on Internal Control Over Financial Reporting, which was contained in Item 9A of the Form 10-K as of and for the year ended December 31, 2004 and which stated that TDS's internal control over financial reporting was effective as of December 31, 2004, can no longer be relied upon and will be restated in connection with the filing of the Form 10-K/A. In such Form 10-K/A, (i) TDS management will conclude that as of December 31, 2004, TDS did not maintain effective controls over the financial reporting process due to insufficient number of qualified personnel with the required proficiency to apply the company's accounting policies in accordance with U.S. GAAP and (ii) TDS expects that PricewaterhouseCoopers LLP, TDS's independent registered public accounting firm, will reissue its report to state that TDS did not maintain effective internal control over financial reporting as of December 31, 2004.

Also, as a result of the accounting adjustments described above, TDS is evaluating the effectiveness of internal control over financial reporting as of December 31, 2004 and September 30, 2005, including a review of controls in the following areas: (1) Universal Service Fund contributions; (2) leases; (3) contract termination fees; (4) income tax accounting; and (5) other adjustments and accruals, including the recognition of income from certain investments accounted for under the equity method of accounting.

TDS is reviewing the impact of these items individually and in the aggregate as part of an overall assessment. As a result of these adjustments and evaluations, TDS believes it is possible that it may identify and report additional material weaknesses in its internal control over financial reporting.

Procedures implemented to remediate the material weakness related to technical accounting expertise include:

- Formation of Controller Review Committee comprised of TDS's Corporate Controller, and Assistant Corporate Controller, U.S.
 Cellular's Controller and Telecom's Chief Financial Officer. This committee meets regularly to discuss accounting treatment for current, unusual and nonrecurring matters.
- Changes and additions in technical accounting personnel at TDS including hiring a Vice President and Assistant Corporate Controller and adding positions of Manager, External Reporting and Manager, Accounting and Reporting.
- Changes and additions in technical accounting personnel at U.S. Cellular including hiring a Vice President and Controller, and a Director of Operations Accounting, and adding a position of Manager, Accounting Policy.

Although management believes it has made substantial progress, additional efforts will be required to fully remediate the material weakness. Management is continuing to develop and implement additional remediation actions. Additional actions currently underway or planned include the recruiting of a Director of Accounting Policy and a Manager of Accounting Policy and Research at TDS, providing additional training for the accounting staff, incorporating additional analysis and review procedures into the accounting closing and financial reporting processes, strengthening controls related to review and approval of contracts, improving understandings with partners to ensure timely receipt of financial statements related to investments accounted for under the equity method, and other actions.

TDS's management and audit committee have discussed the matters in this Form 8-K with TDS's independent registered public accounting firm, PricewaterhouseCoopers LLP.

It is necessary for TDS to finalize and complete the restatements before TDS can file its Form 10-Q for the quarter ended September 30, 2005 because financial information to be included in such Form 10-Q depends on the results of such restatements of prior periods. Such Form 10-Q is due on November 9, 2005, but can be extended to November 14, 2005. It is not expected that the restatements will be completed by the extended deadline of November 14, 2005. Accordingly, TDS expects that its Form 10-Q for the quarter ended September 30, 2005 will not be filed on a timely basis. TDS expects to file the restatements and the Form 10-Q as soon as possible, but such filing is not expected to occur until mid-December 2005. TDS's subsidiary, U.S. Cellular, will also restate financial statements for the same periods as TDS and will not be able to file the Form 10-Q for the period ended September 30, 2005 by the extended deadline of November 14, 2005.

The restatements and the late filing of the Form 10-Q for the quarter ended September 30, 2005 will result in defaults under the revolving credit agreement between TDS and certain lenders, under a revolving credit agreement between U.S. Cellular and certain lenders and under certain forward contracts between subsidiaries of TDS and a counterparty. Such debt related to the forward contracts totaled approximately \$360 million. Neither TDS nor U.S. Cellular has failed to make or expects to fail to make any scheduled payment of principal or interest under such revolving credit agreements or forward contracts. TDS and U.S. Cellular have communicated with the agents for the lenders and the counterparty to obtain waivers from the lenders and the counterparty under such agreements. TDS and U.S. Cellular believe that the lenders and the counterparty will agree to waive any defaults that may occur as a result of the restatements and the late filing of the Form 10-Q, however, such actions cannot be assured.

In addition, the late filing of the Form 10-Q may result in non-compliance under certain debt indentures. However, this non-compliance will not result in events of default unless and until written notice thereof is delivered by the trustee or sufficient holders of debt and, in any event, such events of default would be cured if TDS and U.S. Cellular file their Forms 10-Q for the quarter ended September 30, 2005 within 90 days of any such notice. As a result, TDS and U.S. Cellular believe that they will be able to file the Forms 10-Q in sufficient time to avoid any event of default maturing into a default under any indenture. Neither TDS nor U.S. Cellular has failed to make or expects to fail to make any scheduled payment of principal or interest under such indentures.

TDS has notified the American Stock Exchange of the restatements and the expected delay in its filing of the Form 10-Q for the quarter ended September 30, 2005. TDS expects to receive a notice of failure to satisfy listing requirements from the American Stock Exchange following such delay in filing. TDS will disclose any such notice and the contents of such notice at such time. In such event, TDS expects to restore compliance with such listing requirements when it files the restated financial statements for the periods noted herein and the Form 10-Q for the quarter ended September 30, 2005.

5

A summary of the tentative operating data and unaudited results of certain key components of the statement of operations for the third quarter and nine months of 2005, and for the third quarter and nine months of 2004, reflecting anticipated restatements, are included in the table below, however, there can be no assurance that final results will not differ materially from these preliminary results.

	Cu	for Thre	Amounts ated to be Reported e months btember 30 Range of A Currently Anticipat for Nine ended Sept					ted to be Reported months		
(\$ in millions, except per share amounts)	2004 (as Restated)		2005		2004 (as Restated)		2005			
Operating Revenue Depreciation Expense Operating Income Net Income Diluted EPS	\$ \$	952-972 167-173 82-92 29-33 0.25-0.29	\$	1,022-1,032 164-170 102-112 39-43 0.34-0.37	\$ \$	2,740-2,760 487-493 258-268 86-90 0.75-0.78	\$ \$	2,927-2,937 502-508 287-297 159-163 1.37-1.40		

Stockholders' equity at September 30, 2005 is estimated to be \$3.3 billion.

The primary reason for the anticipated increase in operating revenue in the three and nine month periods for 2005 compared to 2004 is due to an increase in wireless customers and landline equivalent access lines served. The primary reason for the anticipated increase in operating income in the three and nine month periods for 2005 compared to 2004 is due to an improvement in operating margins at U.S. Cellular, partially

offset by a decrease in operating margins at TDS Telecom. The primary reason for the anticipated increase in net income in the three month period for 2005 compared to 2004 is due to higher operating income, and the primary reason for the anticipated increase in net income in nine month period for 2005 compared to 2004 is due to an increase in wireless customers served and an improvement in operating margins, and a dividend from TDS's investment in Deutsche Telekom in the amount of approximately \$105 million before income taxes.

U.S. Cellular **Summary Operating Data Quarter Ended** 9/30/2005 6/30/2005 3/31/2005 12/31/2004 9/30/2004 Consolidated Markets: All customers -Customer units 5,303,000 5,227,000 5,127,000 4,945,000 4,828,000 Gross customer unit activations 355,000 340,000 426,000 408,000 387,000 Net customer unit activations 76,000 94,000 182,000 150,000 144,000 Retail customers -4,765,000 4,688,000 4,601,000 4,478,000 4,395,000 Customer units Gross customer unit activations 346,000 317,000 365,000 358,000 354,000 Net customer unit activations 77,000 81,000 123,000 105,000 111,000 Cell sites in service 5,149 5,034 4,899 4,856 4,713 Minutes of use (MOU) (1) 639 627 584 568 553 Postpay churn rate per month (2) 1.5% 1.4% 1.6% 1.5% 1.6% Construction Expenditures (000s) 129,600 143,800 112,200 \$ 260,300 131,700

6

	-	none and Da mmary Ope		ystems, Inc. ng Data						
Quarter Ended	9	/30/2005	6	6/30/2005		3/31/2005		12/31/2004		0/30/2004
TDS Telecom										
ILEC:										
Access line equivalents (1)		734,800		734,200		734,000		730,400		725,500
Access lines		640,700		645,800		649,300		652,300		658,200
Dial-up Internet service accounts		89,700		94,500		98,200		101,300		104,800
Digital Subscriber Lines (DSL)										
customers		60,300		54,200		49,300		41,900		33,000
Long Distance customers		316,100		310,000		302,400		295,000		289,000
Construction Expenditures (000s)	\$	25,100	\$	18,800	\$	16,100	\$	27,000	\$	31,500
CLEC:										
Access line equivalents (1)		445,600		442,900		438,000		426,800		412,500
Dial-up Internet service accounts		14,700		16,000		17,100		18,200		19,100
Percent of access lines on-switch		90.6%		89.8%		88.8%		87.9%		86.8%
Digital Subscriber Lines (DSL)										
customers		34,800		33,500		31,600		29,000		27,000
Construction Expenditures (000s)	\$	7,100	\$	7,200	\$	4,300	\$	12,800	\$	7,300

⁽¹⁾ Access line equivalents are derived by converting high capacity data lines to the estimated capacity of one switched access line.

Item 9.01. Financial Statements and Exhibits

(c) Exhibits:

In accordance with the provisions of Item 601 of Regulation S-K, any Exhibits filed or furnished herewith are set forth on the Exhibit Index attached hereto.

⁽¹⁾ Average monthly local minutes of use per customer (without roaming).

⁽²⁾ Postpay churn rate per month is calculated by dividing the average monthly postpay customer disconnects during the quarter by the average postpay customer base for the quarter.

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, thereto duly authorized.

Telephone and Data Systems, Inc.

(Registrant)

Date: November 10, 2005

By: /s/ D. Michael Jack

D. Michael Jack

Senior Vice President and Corporate Controller (Principal Accounting Officer)

EXHIBIT INDEX

The following exhibits are filed herewith as noted below.

Exhibit Number	Description of Exhibit
4.1	Intercompany Credit Agreement dated as of November 9, 2005 between Telephone and Data Systems, Inc. and United States Cellular Corporation is incorporated by reference to the U.S. Cellular Current Report on Form 8-K dated November 9, 2005.
99.1	Press Release dated November 10, 2005.
99.2	Private Securities Litigation Reform Act of 1995 Safe Harbor Cautionary Statement