METROPCS COMMUNICATIONS INC Form DFAN14A March 28, 2013

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

SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934 (Amendment No.)

Filed by the Registrant O

Filed by a Party other than the Registrant X

(3)

Filing Party:

Check the appropriate box:

o Preliminary Proxy Statement o Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))

o Definitive Proxy Statement x Definitive Additional Materials o Soliciting Material under §240.14a-12

MetroPCS Communications, Inc. (Name of Registrant as Specified In Its Charter)

P. Schoenfeld Asset Management LP

P. Schoenfeld Asset Management GP LLC

Peter M. Schoenfeld (Name of Person(s) Filing Proxy Statement, if other than the Registrant)

Payment of Fili x o	iling Fee (Check the appropriate box): No fee required. Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.			
	(1)		Title of each class of securities to which transaction applies:	
	(2)		Aggregate number of securities to which transaction applies:	
	(3)		Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):	
	(4)		Proposed maximum aggregate value of transaction:	
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	(2)	Form, Schedule or Registrat	ion Statement No.:	

(4) Date Filed:

On March 28, 2013, P. Schoenfeld Asset Management LP issued the following press release:

ISS RECOMMENDS PCS SHAREHOLDERS

VOTE AGAINST METROPCS/T-MOBILE TRANSACTION

PSAM and ISS agree that PCS shareholders will receive superior value through an independent, stand-alone structure

NEW YORK, March 28, 2013/PRNewswire/ - P. Schoenfeld Asset Management LP (PSAM) said today it is very pleased that Institutional Shareholder Services Inc. (ISS), the leading provider of corporate governance services to institutional shareholders, has recommended PCS shareholders vote <u>AGAINST</u> the proposed transaction between PCS and T-Mobile USA, Inc. (the Proposed Transaction) using the <u>WHI</u>TE proxy card. PSAM and its investment advisory clients together own shares of MetroPCS Communications, Inc. (PCS or the Company) valued at approximately \$100 million at current prices, or approximately 2.5%.

PSAM responded to the ISS report saying, We are extremely pleased that ISS recognizes the Proposed Transaction between MetroPCS and T-Mobile (the Combined Company) is not in the best interests of PCS shareholders and that the merger would place undue risk on PCS shareholders and not provide them the proper value they deserve. Our only agenda has been and will continue to be to urge our fellow shareholders to reject an unfair transaction and focus on shareholder value.

As stated by ISS in its report, Absent merging with T-Mobile, PCS will have enough cash on its balance sheet to dedicate to new spectrum and could continue operating as a stand-alone company. It may well, as many commentators have suggested, have additional M&A opportunities in the offing, given its attractive assets.

We concur with the ISS report that potential strategic alternatives available to the Company, such as PCS remaining a standalone company, would be the best outcome for PCS and its shareholders, while remaining open to alliances and relationships that would maximize shareholder value, said PSAM.

ISS concluded its report by stating, In light of the negative market response to this transaction (shares are down 14.4% since announcement), the lower equity split than justified by the contribution of PCS to the combined entity, and the potential for PCS to continue to thrive as a stand-alone company, shareholders should vote AGAINST this transaction.

ISS raised the following additional concerns regarding the Proposed Transaction in its independent report to PCS shareholders:

Ongoing PCS insider share sales are troubling;

 Transaction terms require PCS shareholders to give up control and balance sheet flexibility to Deutsche Telekom, under whose control T-Mobile has vastly underperformed;

•	Realization of transaction cost synergies is highly uncertain due to the extensive time period required;
•	PCS management s lack of transparency regarding details of the transaction are concerning;
•	The \$1.5 billion deduction for the purchase of spectrum is not a loss in value, as PCS s adjustments assume;
•	The interest rate on the Deutsche Telekom (DT) notes is too high and will reduce the Combined Company s free cash flow;
• reported a	The Proposed Transaction negotiations consistently slanted in DT s favor and were not revised in PCS s favor after the Company strong Q2 2012; and
•	The Combined Company will find it challenging to meet the financial targets presented by PCS management.
the Annua	lay reiterated its proposal, previously communicated to the PCS Board by letter on March 22, 2013, that the Company delay all Meeting until late June 2013 and provide a two-week period following the Special Meeting in which PCS shareholders can proposals and director nominations.
	SAM s detailed white paper regarding the Proposed Transaction, as well as its definitive proxy statement, letters to the PCS Board of letters to PCS shareholders, and published press releases, please go to: http://www.innisfreema.com/pcs/
the PSAI relating to the special T-Mobile OTHER D THEY CO SOLICITA MetroPCS http://www	12, 2013, P. Schoenfeld Asset Management LP, P. Schoenfeld Asset Management GP LLC and Peter M. Schoenfeld (collectively, M Group) filed with the Securities and Exchange Commission (the SEC) a definitive proxy statement (the Definitive Proxy Statement the solicitation of proxies by the PSAM Group from stockholders of MetroPCS Communications, Inc. (MetroPCS) in connection with meeting of stockholders to be held on April 12, 2013 to vote upon matters relating to the proposed combination of MetroPCS with USA, Inc. STOCKHOLDERS OF METROPCS ARE URGED TO READ THE DEFINITIVE PROXY STATEMENT AND OCUMENTS FILED WITH THE SEC RELATING TO SUCH SOLICITATION CAREFULLY IN THEIR ENTIRETY BECAUSE INTAIN IMPORTANT INFORMATION, INCLUDING INFORMATION RELATING TO THE PARTICIPANTS IN SUCH ACTION. The Definitive Proxy Statement and form of WHITE proxy card will be furnished to some or all of the stockholders of and will, along with other relevant documents filed with the SEC, be available free of charge at the SEC is website at visec.gov. In addition, the PSAM Group will provide copies of the Definitive Proxy Statement and accompanying WHITE proxy card arge upon request.
About PS	AM

P. Schoenfeld Asset Management LP (together with its affiliates, PSAM) was founded by Peter M. Schoenfeld and has been providing investment advisory services since 1997. PSAM invests on behalf of its clients in both equity and credit securities in global

event driven opportunities, including: international consolidations, corporate restructurings, spin-offs, divestitures, and stressed and distressed credits. PSAM has offices in New York and London, which are registered with the SEC and authorised and regulated by the FSA, respectively.

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