TELEPHONE & DATA SYSTEMS INC /DE/ Form SC 13D/A May 05, 2009

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 **SCHEDULE 13D** Under the Securities Exchange Act of 1934 **Amendment No. 18 Telephone and Data Systems, Inc.** (Name of Issuer) Common Stock (Title of Class and Securities) 879433100 (CUSIP Number of Class of Securities) O. Mason Hawkins Chairman of the Board and C.E.O. and Andrew R. McCarroll Vice President & General Counsel Southeastern Asset Management, Inc. 6410 Poplar Avenue; Suite 900 Memphis, TN 38119 (901) 761-2474 (Name, Address and Telephone Number of Person Authorized to **Receive Notices and Communications**) May 5, 2009 (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 Sections 240.13d-1(e), 240.13d-1(f), or 240.13d-1(g), check the following box: o

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CUSIP No. 13D 879433100 NAMES OF REPORTING PERSONS 1 Southeastern Asset Management, Inc. I.D. No. 62-0951781 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP: 2 (a) o (b) þ SEC USE ONLY 3 SOURCE OF FUNDS 4 OO: Funds of investment advisory clients CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) 5 þ CITIZENSHIP OR PLACE OF ORGANIZATION 6 Tennessee SOLE VOTING POWER 7 (Discretionary Accounts) 1,154,148 shares NUMBER OF **SHARES** SHARED OR NO VOTING POWER BENEFICIALLY 8

OWNED BY1,530,800 shares (Shared)153,700 shares (None)

		Lugai	
EAC REPOR		0	SOLE DISPOSITIVE POWER
PERS		,	(Discretionary Accounts) 1,301,848 shares
WITH			SHARED OR NO DISPOSITIVE POWER
	10		1,530,800 shares (Shared) 6,000 shares (None)
11	AGGR	REGAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	2,838,648 shares		
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW 11 EXCLUDES CERTAIN SHARES		
	0		
13	PERC	ENT O	F CLASS REPRESENTED BY AMOUNT IN ROW 11
	5.5%		
14	TYPE OF REPORTING PERSON		

IA

Note: All shares identified above are shares of the Issuer s class of Common Stock, and the percentage in Row 13 above relates to such class of Common Stock.

13D

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CUSIP No. 879433100

NAMES OF REPORTING PERSONS

Longleaf Partners Fund I.D. No. 63-6147721

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP:

2

1

(a) o

(b) þ

SEC USE ONLY

3

SOURCE OF FUNDS

4

OO: Funds of investment company shareholders

CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)

5

0

CITIZENSHIP OR PLACE OF ORGANIZATION

6

Massachusetts

SOLE VOTING POWER

7

9

NUMBER OF None

- SHARESSHARED VOTING POWERBENEFICIALLY8OWNED BY1,530,800 sharesEACHSOLE DISPOSITIVE POWER
- Table of Contents

REPORTING

	Edga	r Filing: TELEPHONE & DATA SYSTEMS INC /DE/ - Form SC 13D/A	
PERS	SON	None	
WI	ГН 10	SHARED DISPOSITIVE POWER	
		1,530,800 shares	
11	AGGREGA	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	1,530,800 shares		
12	CHECK BO	X IF THE AGGREGATE AMOUNT IN ROW 11 EXCLUDES CERTAIN SHARES	
	0		
13	PERCENT (OF CLASS REPRESENTED BY AMOUNT IN ROW 11	
	3.0%		
14	TYPE OF R	EPORTING PERSON	
	IV		

Note: All shares identified above are shares of the Issuer s class of Common Stock, and the percentage in Row 13 above relates to such class of Common Stock.

CUSIP No. 13D 879433100

NAMES OF REPORTING PERSONS

O. Mason Hawkins I.D. No. XXX-XX-XXXX

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP:

2

1

- (a) o
- (b) þ

SEC USE ONLY

3

SOURCE OF FUNDS

4

OO: None

CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)

5

0

CITIZENSHIP OR PLACE OF ORGANIZATION

6

Citizen of United States

SOLE VOTING POWER

7 (Discretionary Accounts) NUMBER OF

None

SHARES SHARED VOTING POWER BENEFICIALLY 8 OWNED BY None SOLE DISPOSITIVE POWER EACH 9

REPORTING

PERSON None

WITH SHARED DISPOSITIVE POWER

10

None

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

11

None (See Item 2)

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW 11 EXCLUDES CERTAIN SHARES

12

0

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11

13

0.0%

TYPE OF REPORTING PERSON

14

IN

Note: All shares identified above are shares of the Issuer s class of Common Stock, and the percentage in Row 13 above relates to such class of Common Stock.

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Item 4. Purpose of Transaction Item 5. Interest In Securities Of The Issuer SIGNATURES

Item 4. Purpose of Transaction

Item 4 of Southeastern s previously filed Schedule 13D entitled Purpose of Transaction is hereby amended and supplemented by adding the following at the end thereof:

In anticipation of next week s Shareholder Forum meeting regarding strategic opportunities currently available to the Issuer (see <u>www.shareholderforum.com/tds</u>), Southeastern would like to be more specific about recommendations it has made to the Issuer s management and/or directors over the last few months regarding opportunities to enhance value for all shareholders. We encourage other shareholders and industry participants to consider these alternatives and share their views, since we believe the company is at a critical juncture and poor decision making can severely damage opportunities to recognize the company s value.

First, Southeastern has recommended that the Issuer sell itself or its wireless assets to a national wireless carrier. Southeastern believes that much greater value can be recognized for shareholders today through a sale than if the company remains independent going forward. Management and the Board disagree. We have not been satisfied with management s responses justifying remaining independent and encourage other shareholders to express their views.

Second, in the absence of the Issuer s willingness to put itself and/or the wireless assets up for sale, Southeastern has recommended that the Issuer simplify its capital structure. Specifically, our most recent recommendation has been that the Issuer combine its common and special common stock into a single class, and spin off US Cellular, as more particularly described on Exhibit A. There are a number of benefits we see in taking these steps, the most important of which is that the separate pieces of this business are less likely to trade at a discount. With greater liquidity in the TDS common and US Cellular shares, and greater transparency regarding the underlying industry exposure, we believe the public share price will move closer to the value of these businesses. In addition, if management and the Board ever agree with our conclusion that a sale is the best strategic option, then the company will be better positioned to accomplish a transaction.

Third, we continue to believe that the Issuer s current stock price represents a significant discount to the value of the underlying assets. Accordingly, we have recommended that management direct its significant cash on hand to share repurchase. This action would not be inconsistent with our prior two recommendations. On the contrary, it would only enhance the value recognition opportunity those two strategic alternatives represent. To assist management in making the share repurchase as productive as possible, Southeastern has recommended that the Issuer conduct a Dutch tender for 20 million shares. To allay management s concerns that sufficient shares might not be tendered, Southeastern has committed, subject to execution of appropriate documentation, to backstop up to 50% of that Dutch tender. While Southeastern believes intrinsic value to be higher than the backstop price, Southeastern would prefer to part with a portion of its position to facilitate management s move to a public-shareholder mindset rather than retain its entire position under a management which disregards public shareholders. As such, we

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support a Dutch tender whether or not we are called on to provide this backstop.

Finally, as an owner of this company since 2001, Southeastern has become increasingly frustrated with having to plead with management to act for the benefit of public shareholders. Our 14a-8 shareholder proposal contained in the Issuer's Proxy Statement provides greater detail on the history of Southeastern's recommendations and management is responses. While we bought the company with knowledge that it was family controlled, we trusted management and the Board would act responsibly for all owners. Because the Issuer's management and policies have been focused more on the controlling shareholder than public shareholders, we believe it is important to send a message that the public shareholder voice should be heard. Accordingly, we recommend that company shareholders vote FOR our shareholder proposal to recapitalize the company's equity structure into one class of common stock, with one vote for each share. Because the TDS Voting Trust has announced its intention to vote against this proposal, a shareholder's vote in favor makes it clear that he or she is not satisfied with the direction the controlling shareholder has taken the company. Item 5. Interest In Securities Of The Issuer

Item 5 shall be amended and restated as follows:

(a) The aggregate number and percentage of Securities to which this Schedule 13D relates is 2,838,648 shares of the common stock of the Issuer, constituting approximately 5.5% of the 51,646,376 shares outstanding.

Common	% of outstanding Common
Shares Held	Shares
1,154,148	2.2%
1,530,800*	3.0%
153,700	0.3%
2,838,648	5.5%
rtners Funds Trust.	
1,301,848	2.5%
1,530,800*	3.0%
6,000	0.0%
2,838,648	5.5%
	Shares Held 1,154,148 1,530,800* 153,700 2,838,648 rtners Funds Trust. 1,301,848 1,530,800* 6,000

(b) Southeastern generally has the sole power to dispose of or to direct the disposition of the Securities held for discretionary accounts of its investment clients, and may be granted the sole power to vote or direct the vote of such Securities; such powers may be retained by or shared with the

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respective clients for shared or non-discretionary accounts, for which Southeastern generally makes recommendations with respect thereto. Shares held by any Series of Longleaf Partners Funds Trust are reported in the shared category.

(c) Transactions in the Securities during the past sixty days are attached as Schedule II.

(d) The investment advisory clients of Southeastern have the sole right to receive and, subject to notice, to withdraw the proceeds from the sale of the Securities, and the sole power to direct the receipt of dividends from any of the Securities held for their respective accounts. Such clients may also terminate the investment advisory agreements without penalty upon appropriate notice. Southeastern does not have an economic interest in any of the Securities reported herein.

(e) Not applicable.

SIGNATURES

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: May 5, 2009

SOUTHEASTERN ASSET MANAGEMENT, INC.

By /s/ Andrew R. McCarroll

Andrew R. McCarroll Vice President & General Counsel

LONGLEAF PARTNERS FUND

By Southeastern Asset Management, Inc.

By /s/ Andrew R. McCarroll

Andrew R. McCarroll Vice President & General Counsel

O. MASON HAWKINS, Individually

/s/ O. Mason Hawkins

Joint Filing Agreement

In accordance with Rule 13d-1(k) under the Securities Exchange Act of 1934, the persons or entities named below agree to the joint filing on behalf of each of them of this Amendment No. 18 to Schedule 13D with respect to the Securities of the Issuer and further agree that this joint filing agreement be included as an exhibit to this Amendment No. 18 to Schedule 13D. In evidence thereof, the undersigned hereby execute this Agreement as of May 5, 2009.

	Southeastern Asset Management, Inc.
	By: /s/ Andrew R. McCarroll
	Andrew R. McCarroll Vice President and General Counsel
	Longleaf Partners Fund By Southeastern Asset Management, Inc.
	By: /s/ Andrew R. McCarroll
	Andrew R. McCarroll Vice President & General Counsel
	O. Mason Hawkins, Individually
	/s/ O. Mason Hawkins
8	

Schedule II Transactions in the Last Sixty Days

Sale03/09/095,000\$24.70Sale03/09/092,000\$24.70Sale03/09/091,000\$24.70Sale03/10/092,100\$25.00	
Sale03/09/091,000\$24.70Sale03/10/092,100\$25.00	
Sale03/10/092,100\$25.00	
Sale 03/10/09 3,900 \$25.00	
Sale 03/10/09 3,000 \$25.00	
Sale 03/24/09 3,000 \$26.98	
Sale 03/24/09 14,000 \$26.98	
Sale 04/06/09 3,000 \$28.80	
Sale 04/06/09 2,000 \$28.87	
Sale 04/06/09 3,000 \$28.87	
Sale 04/06/09 5,000 \$28.86	
Sale 04/06/09 10,000 \$28.80	
Sale 04/06/09 10,000 \$28.86	
Sale 04/06/09 1,000 \$28.80	
Sale 04/06/09 2,137 \$28.80	
Sale 04/06/09 6,663 \$28.86	
Sale 04/06/09 17,000 \$28.86	
Sale 04/06/09 1,000 \$28.80	
Sale 04/06/09 1,000 \$28.87	
Sale 04/06/09 1,000 \$28.87	
Sale 04/06/09 1,400 \$28.87	
Sale 04/06/09 1,600 \$28.87	
Sale 04/06/09 1,000 \$28.80	
Sale 04/06/09 1,000 \$28.87	
Sale 04/06/09 9,000 \$28.80	
Sale 04/06/09 8,700 \$28.86	
Sale 04/06/09 300 \$28.86	
Sale 04/06/09 1,000 \$28.87	
Sale 04/06/09 2,000 \$28.87	
Sale 04/06/09 2,000 \$28.80	
Sale 04/06/09 400 \$28.87	
Sale 04/06/09 600 \$28.87	
Sale 04/06/09 4,000 \$28.86	
Sale 04/07/09 4,100 \$28.23	
Sale 04/08/09 100 \$27.99	
Sale 04/08/09 100 \$27.99	
Sale 04/23/09 26,000 \$26.31	
Sale 04/23/09 1,000 \$26.31	

Sales in the ordinary course of business on the American Stock Exchange or through Electronic Communication Networks (ECNs). In addition to the above transactions, on March 12, 2009, March 20, 2009, April 14, 2009 and April 17, 2009, clients of Southeastern terminating their advisory relationship removed 15,000, 25,000, 26,000, and 10,000 shares from Southeastern s discretion.

*

Net of commissions

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-family:inherit;font-size:10pt;">Assignment of Lease between Dunkin' Donuts Incorporated and Dunkin' Brands, Inc., dated as of July 22, 2005 (incorporated by reference to Exhibit 10.26 to the Company's Registration Statement on Form S-1, File No. 333-173898, filed with the SEC on May 4, 2011)

10.31

Guaranty delivered with LSF3 Royall Street, LLC Lease dated as of October 29, 2003 (incorporated by reference to Exhibit 10.27 to the Company's Registration Statement on Form S-1, File No. 333-173898, filed with the SEC on May 4, 2011)

10.32

Form of Baskin-Robbins Franchise Agreement (incorporated by reference to Exhibit 10.30 to the Company's Registration Statement on Form S-1, File No. 333-173898, as amended on June 23, 2011)

10.33

Form of Dunkin' Donuts Franchise Agreement (incorporated by reference to Exhibit 10.33 to the Company's Annual Report on Form 10-K, File No. 001-35258, filed with the SEC on February 22, 2013)

10.34	Form of Combined Baskin-Robbins and Dunkin' Donuts Franchise Agreement (incorporated by reference to Exhibit 10.34 to the Company's Annual Report on Form 10-K, File No. 001-35258, filed with the SEC on February 22, 2013)		
10.35	Form of Dunkin' Donuts Store Development Agreement (incorporated by reference to Exhibit 10.34 to the Company's Annual Report on Form 10-K, File No. 001-35258, filed with the SEC on February 24, 2012)		
10.36	Form of Baskin-Robbins Store Development Agreement (incorporated by reference to Exhibit 10.35 to the Company's Annual Report on Form 10-K, File No. 001-35258, filed with the SEC on February 24, 2012)		
21.1	Subsidiaries of Dunkin' Brands Group, Inc. (incorporated by reference to Exhibit 21.1 to the Company's Annual Report on Form 10-K, File No. 001-35258, filed with the SEC on February 22, 2013)		
23.1	Consent of KPMG LLP (incorporated by reference to Exhibit 23.1 to the Company's Annual Report on Form 10-K, File No. 001-35258, filed with the SEC on February 22, 2013)		
23.2	Consent of Deloitte Anjin LLC		
23.3	Consent of PricewaterhouseCoopers Aarata		
31.1	Certification pursuant to Section 302 of Sarbanes Oxley Act of 2002 by Chief Executive Officer		
31.2	Certification pursuant to Section 302 of Sarbanes Oxley Act of 2002 by Chief Financial Officer		
32.1	Certification of periodic financial report pursuant to Section 906 of Sarbanes Oxley Act of 2002		
32.2	Certification of periodic financial report pursuant to Section 906 of Sarbanes Oxley Act of 2002		
99.1	Financial statements of BR Korea Co., Ltd for the fiscal years ended December 31, 2012 (unaudited), December 31, 2011 (audited) and December 31, 2010 (audited)		
99.2	Financial statements of B-R 31 Ice Cream Co., Ltd. for the fiscal years ended December 31, 2012 (unaudited), December 31, 2011 (unaudited) and December 31, 2010 (audited)		
101	The following financial information from the Company's Annual Report on Form 10-K for the fiscal year ended December 29, 2012, formatted in Extensible Business Reporting Language, (i) the Consolidated Balance Sheets, (ii) the Consolidated Statements of Operations, (iii) the Consolidated Statements of Comprehensive Income, (iv) the Consolidated Statements of Stockholders' Equity (Deficit), (v) the Consolidated Statements of Cash Flows, and (vi) the Notes to the Consolidated Financial Statements (incorporated by reference to Exhibit 101 to the Company's Annual Report on Form 10-K, File No. 001-35258, filed with the SEC on February 22, 2013)		

* Management contract or compensatory plan or arrangement

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized. Date: March 27, 2013

DUNKIN' BRANDS GROUP, INC.

By:	/s/ Nigel Travis
Name:	Nigel Travis
Title:	Chief Executive Officer