## Edgar Filing: MICROCHIP TECHNOLOGY INC - Form 4

MICROCH Form 4 January 03	IIP TECHNOLOO , 2014	GY INC										
FOR	ЛД									OMB AI	PPROVAL	
FORM 4 UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549									MMISSION	OMB Number:	3235-0287	
Check if no lo	this box								Expires:	January 31, 2005		
subject Section Form 4 Form 5			SEC	UR	ITIES	CRSHIP OF	Estimated a burden hou response	average Irs per				
obligat may co	ions Section 17	(a) of the I	Public	Utility H	Iold		any A	Act of 1	Act of 1934, 935 or Section			
(Print or Type	e Responses)											
									5. Relationship of Reporting Person(s) to Issuer			
			[MCH	[P]					(Check	all applicable	e)	
(]				of Earlies /Day/Yea		ansaction		X Director 10% Owner X Officer (give title Other (specify below) below)				
INCORPO	ROCHIP TECHN DRATED, 2355 W ER BOULEVAR	<b>EST</b>	01/02/	2014					President	, CEO, Chairr	nan	
	(Street)			nendment lonth/Day/		te Original		A	Individual or Joi pplicable Line) K_ Form filed by O			
CHANDL	ER, AZ 85224-61	.99						Pe	_ Form filed by Me erson	ore than One Re	eporting	
(City)	(State)	(Zip)	Та	ble I - No	on-D	erivative Se	curiti	es Acquir	ed, Disposed of,	or Beneficial	lly Owned	
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution I any (Month/Day	Date, if	Code (Instr. 8)	)	or Disposed (Instr. 3, 4	d of (I and 5) (A) or	))	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	01/02/2014			Code	V	Amount 607,387 (1) (2)	(D) D	Price \$ 44.17	5,029,672 ( <u>3)</u>	Ι	Shares held Indirectly by Trust and by Family Limited Partnership.	
Common Stock	01/02/2014			G <u>(4)(5)</u>		15,980 (4) (5)	D	\$ 44.17	5,029,672 ( <u>3)</u>	Ι	Shares held Indirectly by Trust and by	

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								Family Limited Partner (3)			
Reminder: Report on a separate line for each class of securities benefic				Persons informat required	who respond tion contained to respond u a currently va	SEC 1474 (9-02)					
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)	Code	5. Number of orDerivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	6. Date Exer Expiration D (Month/Day,	Date	7. Title and Amount of Underlying Securities (Instr. 3 and 4)		8. l De Sec (In	
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		
Restricted Stock Units	<u>(6)</u>	01/02/2014		А	21,372	(7)	(7)	Common Stock	21,372		
Renor	ting Ov	whore									

## **Reporting Owners**

Reporting Owner Name / Address			Relationships						
			10% Owner	Officer	Other				
SANGHI STEVE C/O MICROCHIP TECHNOLOGY INCORI 2355 WEST CHANDLER BOULEVARD CHANDLER, AZ 85224-6199	PORATED	Х		President, CEO, Chairman					
Signatures									
Deborah L. Wussler, as Attorney-in-Fact	01/03/2014	ļ							
**Signature of Reporting Person	Date								
<b>Explanation of Response</b>	s:								

\* 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 Sanghi Trust LP (the "Sanghi Trust") transferred a 10% interest in the Sanghi Family Limited Partnership (the "Sanghi FLP") to each of the CMW FLP Trust and the JSS FLP Trust in exchange for a promissory note equal to the fair market value of the transferred interest

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in the Sanghi FLP with an interest rate equal to the minimum Applicable Federal Rate. The Sanghi FLP is a limited partnership of which the Sanghi LLC (a limited liability company) is the sole general partner. After this transaction, the General Partner holds a 1.89% interest, the Sanghi Family Trust is a 61.63% limited partner, the CMW FLP Trust is a 18.23% limited partner, the JSS FLP Trust is a 18.23% limited partner, and the Sanghi Family Foundation is a 0.02% limited partner of the Sanghi FLP.

The Sanghi Trust is the sole member of the Sanghi LLC, and the reporting person and his wife are the sole trustees of the Sanghi Trust.(2) The reporting person's children are the beneficiaries of the CMW FLP Trust and the JSS FLP Trust, and the transfer was made for estate planning purposes, as per the 10b-5 plan filed on September 17, 2013.

(3) Of the 5,029,672 shares held, 1,992,736 shares were held by the Sanghi Trust; and 3,036,936 shares were held by the Sanghi FLP.

The Sanghi Trust gifted 0.263% of the Sanghi FLP to each of the CMW FLP Trust and the JSS FLP Trust. If the fair market value of the
(4) gift is different than \$220,000 each, then the percentage of the Sanghi FLP gifted will be adjusted to reflect a gift amount of \$220,000 each. The exact percentage of the gifted interest will be established by a duly qualified, independent third party appraiser.

After this transation, the General Partner holds a 1.89% interest in the Sanghi FLP, the Sanghi Trust hold a 60.104% limited partner
(5) interest, the CMW FLP Trust is a 18.493% limited partner, the JSS FLP Trust is a 18.493% limited partner, and the Sanghi Family Foundation is a 0.2% limited partner of the Sanghi FLP.

(6) Each restricted stock unit represents a contingent right to receive one share of Microchip Technology Incorporated common stock.

The restricted stock units will vest in full on February 15, 2018 as long as the individual remains a service provider through the vesting(7) date and the Company achieves performance targets for operating profit in the quarter ended March 31, 2014. Vested shares will be delivered to the reporting person upon vest.

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.