SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 1)

TTM TECHNOLOGIES, INC.

(Name of Issuer)

Common Stock (Title of Class of Securities)

> 87305R109 (CUSIP Number)

Hicks Muse Fund III Incorporated 2100 McKinney Avenue, Suite 1600 Dallas, Texas 75201 Telephone Number: (214) 740-7300 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

Copies to:

TTM Technologies, Inc. 1665 Scenic Avenue, Suite 250 Costa Mesa, California 92626 (714) 327-3000

Robert L. Kimball Vinson & Elkins L.L.P. 2001 Ross Avenue, Suite 3700 Dallas, Texas 75201 (214) 220-7700

June 8, 2015 (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 that is the subject of this Schedule 13D, and is filing this schedule because of §§240.13d-1(e), 240.13d-1(g), check the following box:

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7 for other parties to whom copies are to be sent.

* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

CUSIP NO	o. 87305R10	9	
1	Name o	f reporting person:	
	Hicks	Muse Fund III Incorporated	
2 Check the appropriate box if a member of a group (see instructions) (a) □ (b) ☑			
3	SEC use only		
4	Source	of funds (see instructions):	
	N/A		
5	Check i	f disclosure of legal proceedings is required pursuant to Items 2(d) or (2)(e) \Box	
6	Citizens	hip or place of organization	
	Tex	as	
		7 Sole voting power	
Nur	nber of	0	
	hares	8 Shared voting power	
	eficially ned by	3,410,722 (See Item 5)	
e	each	9 Sole dispositive power	
	oorting erson		
	with	0	
		10 Shared dispositive power	
		3,410,722 (See Item 5)	
11	Aggrega	te amount beneficially owned by each reporting person	
		0,722 (See Item 5)	
12	Check i	f the aggregate amount in Row (11) excludes certain shares (see instructions)	
13	Percent	of class represented by amount in Row (11)	
	3.5% (See Item 5)		
14	Type of	reporting person (see instructions)	
	СО		
L	1		

coon n	o. 87305R10			
1	Name o	f reporting person:		
	Hicks	Muse GP Partners III, L.P.		
2		 he appropriate box if a member of a group (see instructions) (b) ⊠ 		
3	SEC use	; only		
4	Source	of funds (see instructions):		
	N/A			
5		f disclosure of legal proceedings is required pursuant to Items 2(d) or (2)(e)		
6	Citizens	hip or place of organization		
	Tex	as		
	•	7 Sole voting power		
	mber of shares	0 8 Shared voting power		
	eficially	o Shared voting power		
ov	vned by	3,410,722 (See Item 5)		
	each porting	9 Sole dispositive power		
F	berson			
	with	0 10 Shared dispositive power		
		10 Shared dispositive power		
		3,410,722 (See Item 5)		
11	Aggrega	ate amount beneficially owned by each reporting person		
	3,41	0,722 (See Item 5)		
12		f the aggregate amount in Row (11) excludes certain shares (see instructions)		
13	Percent	of class represented by amount in Row (11)		
	3.5%	% (See Item 5)		
14		reporting person (see instructions)		
	PN			
	rN			

CUSIF NO.	. 87305R10	9					
1	Name o	f reporting person:					
	HM3/0	GP Partners, L.P.					
2		 he appropriate box if a member of a group (see instructions) (b) ☑ 					
3	SEC use	e only					
4	Source	of funds (see instructions):					
	N/A						
5	Check is	f disclosure of legal proceedings is required pursuant to Items 2(d) or (2)(e)					
6	Citizens	hip or place of organization					
	Tex	as					
		7 Sole voting power					
Nur	nber of	0					
sh	nares	8 Shared voting power					
	ficially red by	3,320,661 (See Item 5)					
-	ach orting	9 Sole dispositive power					
pe	erson vith	0					
v	vitii	10 Shared dispositive power					
		3,320,661 (See Item 5)					
11	Aggrega	ate amount beneficially owned by each reporting person					
	3.32	20,661 (See Item 5)					
12		f the aggregate amount in Row (11) excludes certain shares (see instructions)					
13	Percent	of class represented by amount in Row (11)					
	3.4%	% (See Item 5)					
14	Type of reporting person (see instructions)						
	PN	PN					
	111						

	5. 8/305R10	, ,					
1	Name o	f reporting person:					
	Hicks.	Muse, Tate & Furst Equity Fund III, L.P.					
2	Check t	he appropriate box if a member of a group (see instructions)					
3	SEC use only						
4	Source	of funds (see instructions):					
	00						
5	Check i	f disclosure of legal proceedings is required pursuant to Items 2(d) or (2)(e)					
6	Citizens	hip or place of organization					
	Del	aware					
	I	7 Sole voting power					
	mber of hares	0 8 Shared voting power					
bene	eficially						
	rned by each	3,320,661 (See Item 5)					
rep	oorting	9 Sole dispositive power					
	erson with	0					
		10 Shared dispositive power					
		3,320,661 (See Item 5)					
11	Aggreg	ate amount beneficially owned by each reporting person					
	3,32	20,661 (See Item 5)					
12		f the aggregate amount in Row (11) excludes certain shares (see instructions)					
13	Percent	of class represented by amount in Row (11)					
		% (See Item 5)					
14	Type of	Type of reporting person (see instructions)					
	PN	PN					
l							

CUSIP N	o. 87305R10	9						
1	Name o	of reporting person:						
	HM3	Coinvestors, L.P.						
2		he appropriate box if a member of a group (see instructions) (b) 区						
3	SEC us	e only						
4	Source	of funds (see instructions):						
	00							
5	Check i	if disclosure of legal proceedings is required pursuant to Items 2(d) or (2)(e)						
6	Citizens	ship or place of organization						
	Tex	Texas						
ben ow re	mber of shares tefficially vned by each porting person with	s 8 Shared voting power ally 90,061 (See Item 5) ng 9 sole dispositive power						
11		ate amount beneficially owned by each reporting person 061 (See Item 5)						
12		if the aggregate amount in Row (11) excludes certain shares (see instructions)						
13	Percent	of class represented by amount in Row (11)						
		% (See Item 5)						
14	Type of	f reporting person (see instructions)						
	PN							

20511 10	b. 87305R10	,					
1	Name o	f repo	rting person:				
	Hicks,	Hicks, Muse (1999) Fund IV, LLC					
2	Check t	he app	propriate box if a member of a group (see instructions)				
	(a) □ (b) ⊠						
3	SEC use	e only					
4	Source	of fun	ds (see instructions):				
	N/A						
5	Check i	f discl	losure of legal proceedings is required pursuant to Items 2(d) or (2)(e)				
6	Citizens	ship o	r place of organization				
	Tex	as					
	•	7	Sole voting power				
North			0				
sl	nber of hares	8	Shared voting power				
	eficially ned by		605,882 (See Item 5)				
e	each	9	Sole dispositive power				
po	oorting erson						
Y	with	10	0 Shared dispositive power				
		10	Shared dispositive power				
			605,882 (See Item 5)				
11	Aggrega	ate am	ount beneficially owned by each reporting person				
	605	605,882 (See Item 5)					
12			aggregate amount in Row (11) excludes certain shares (see instructions)				
13	Percent	of cla	iss represented by amount in Row (11)				
			ee Item 5)				
14	Type of	Type of reporting person (see instructions)					
	00						
	•						

20511 14	5. 8/305R10	/					
1	Name o	f repo	rting person:				
	Hicks,	Hicks, Muse GP (1999) Partners IV, L.P.					
2	Check t	he app	propriate box if a member of a group (see instructions)				
	(a) \Box (b) \boxtimes						
3	SEC use	e only					
4	Source	of fun	ds (see instructions):				
	N/A						
5	Check i	f discl	losure of legal proceedings is required pursuant to Items 2(d) or (2)(e)				
6	Citizens	ship o	r place of organization				
	Tex	as					
		7	Sole voting power				
	1 6		0				
	mber of hares	8	Shared voting power				
	eficially ned by						
	each	9	605,882 (See Item 5) Sole dispositive power				
	oorting erson						
	with		0				
		10	Shared dispositive power				
			605,882 (See Item 5)				
11	Aggrega	ate am	ount beneficially owned by each reporting person				
	605	.882	(See Item 5)				
12			aggregate amount in Row (11) excludes certain shares (see instructions)				
13	Percent	ofcla	ss represented by amount in Row (11)				
			ee Item 5)				
14	Type of	repor	ting person (see instructions)				
	PN	PN					

CUSIP NO	o. 87305R10	9				
1	Name o	f repo	rting person:			
	HM4/0	GP (1999) Partners, L.P.			
2						
3	SEC use	e only				
4	Source	of fun	ds (see instructions):			
	N/A	L				
5	Check is	f disc	losure of legal proceedings is required pursuant to Items 2(d) or (2)(e)			
6	Citizens	ship o	r place of organization			
	Tex	as				
		7	Sole voting power			
Nur	mber of		0			
sl	hares eficially	8	Shared voting power			
ow	med by		582,217 (See Item 5)			
rep	each oorting	9	Sole dispositive power			
	erson with		0			
		10	Shared dispositive power			
			582,217 (See Item 5)			
11	Aggrega	ate an	nount beneficially owned by each reporting person			
	582	,217	(See Item 5)			
12 Check if the aggregate amount in Row (11) excludes certain shares (see instruction			aggregate amount in Row (11) excludes certain shares (see instructions)			
13	Percent	of cla	ass represented by amount in Row (11)			
	0.6%	% (Se	ee Item 5)			
14		be of reporting person (see instructions)				
	PN	'n				
	•					

cosn ne	5. 87305R10						
1	Name o	f repo	orting person:				
HMTF Equity Fund I			uity Fund IV (1999), L.P.				
2	Check t	he app	propriate box if a member of a group (see instructions)				
	(a) □ (b) ⊠						
3	SEC us	e only					
4	Source	of fun	ds (see instructions):				
	00						
5	Check i	f disc	losure of legal proceedings is required pursuant to Items 2(d) or (2)(e)				
6	Citizens	ship o	r place of organization				
	Tex	as					
		7	Sole voting power				
Nu	mber of		0				
s	hares	8	Shared voting power				
	eficially ned by		578,122 (See Item 5)				
	each porting	9	Sole dispositive power				
р	erson						
	with	10	0 Shared dispositive power				
		10	Shared dispositive power				
			578,122 (See Item 5)				
11	Aggreg	ate an	ount beneficially owned by each reporting person				
	578	.122	(See Item 5)				
12			aggregate amount in Row (11) excludes certain shares (see instructions)				
13	Percent	ofcla	ass represented by amount in Row (11)				
			ee Item 5)				
14	Type of	Type of reporting person (see instructions)					
	PN	PN					

	5. 8/305R10					
1	Name o	f repo	rting person:			
	HMTH	- Priv	vate Equity Fund IV (1999), L.P.			
2	Check t	he app	propriate box if a member of a group (see instructions)			
	(a) \Box (b) \boxtimes					
3	SEC us	e only				
4	Source	of fun	ds (see instructions):			
	00					
5	Check i	f disc	losure of legal proceedings is required pursuant to Items 2(d) or (2)(e)			
6	Citizens	ship o	r place of organization			
	Tex	as				
		7	Sole voting power			
			0			
	mber of hares	8	Shared voting power			
	eficially ned by					
(each	9	4,095 (See Item 5) Sole dispositive power			
	porting erson	,	Sole dispositive power			
	with		0			
		10	Shared dispositive power			
			4,095 (See Item 5)			
11	Aggreg	ate an	nount beneficially owned by each reporting person			
	4.09	4,095 (See Item 5)				
12		Check if the aggregate amount in Row (11) excludes certain shares (see instructions)				
13	Percent	ofcla	ss represented by amount in Row (11)			
	0.00)4%	(See Item 5)			
14			ting person (see instructions)			
	PN	PN				

cosn no	b. 8/305R10					
1	Name o	f repo	rting person:			
	HM 4-	•P (1	999) Coinvestors, L.P.			
2	Check the appropriate box if a member of a group (see instructions) (a) □ (b) ⊠					
3	SEC use	e only				
4	Source	of fun	ds (see instructions):			
	00					
5	Check i	f disc	losure of legal proceedings is required pursuant to Items 2(d) or (2)(e)			
6	Citizens	ship o	r place of organization			
	Tex	as				
		7	Sole voting power			
Nur	mber of		0			
sl	hares	8	Shared voting power			
	eficially ned by		14,217 (See Item 5)			
	each oorting	9	Sole dispositive power			
p	erson with		0			
	witti	10	Shared dispositive power			
			14,217 (See Item 5)			
11	Aggrega	ate an	nount beneficially owned by each reporting person			
	14.3	017(See Item 5)			
14,217 (See Item 5) 12 Check if the aggregate amount in Row (11) excludes certain shares (see a certain shares)			aggregate amount in Row (11) excludes certain shares (see instructions)			
13	Percent	ofcla	ss represented by amount in Row (11)			
			See Item 5)			
14	Type of	repor	ting person (see instructions)			
	PN	PN				

	5. 87305R10					
1	Name o	f repo	rting person:			
	HM 4-	EQ ((1999) Coinvestors, L.P.			
2						
			·			
3	SEC use	e only				
4	Source	of fun	ds (see instructions):			
	00					
5	Check i	f discl	losure of legal proceedings is required pursuant to Items 2(d) or (2)(e)			
6	Citizens	ship o	r place of organization			
	Tex	as				
	•	7	Sole voting power			
Nu	mber of		0			
S	hares eficially	8	Shared voting power			
ow	ned by		9,448 (See Item 5)			
rep	each oorting	9	Sole dispositive power			
	erson with		0			
		10	Shared dispositive power			
			9,448 (See Item 5)			
11	Aggrega	ate arr	nount beneficially owned by each reporting person			
	9,44	18 (S	ee Item 5)			
12			aggregate amount in Row (11) excludes certain shares (see instructions)			
13	Percent	of cla	ass represented by amount in Row (11)			
			See Item 5)			
14	Type of	repor	ting person (see instructions)			
	PN	PN				

1 Name of reporting person: 2 Check the appropriate box if a member of a group (see instructions) 3 SEC use only 4 Source of funds (see instructions): N/A N/A 5 Check if disclosure of legal proceedings is required pursuant to Items 2(d) or (2)(e) 6 Citizenship or place of organization Cayman Islands 7 Sole voting power 0 8 8 Shared voting power 0 8 9 Sole dispositive power 0 10 9 Sole dispositive power 3 0 11 Aggregate amount beneficially owned by each reporting person 30,779 (See Item 5) 30,779 (See Item 5)				
2 Check the appropriate box if a member of a group (see instructions) (a) (b) (c) <li(c)< li=""> (c</li(c)<>				
2 Check the appropriate box if a member of a group (see instructions) (a) (b) E3 3 SEC use only 4 Source of funds (see instructions): N/A 5 Check if disclosure of legal proceedings is required pursuant to Items 2(d) or (2)(e) 6 Citizenship or place of organization Cayman Islands 8 Shared voting power 9 Sole voting power 9 Sole dispositive power 0 10 10 Shared dispositive power 30,779 (See Item 5) 11 Aggregate amount beneficially owned by each reporting person 30,779 (See Item 5)				
4 Source of funds (see instructions): N/A 5 Check if disclosure of legal proceedings is required pursuant to Items 2(d) or (2)(e) 6 Citizenship or place of organization Cayman Islands Number of shares 9 Sole voting power 0 9 30,779 (See Item 5) 10 Shared dispositive power 30,779 (See Item 5) 11 Aggregate amount beneficially owned by each reporting person				
N/A 5 Check if disclosure of legal proceedings is required pursuant to Items 2(d) or (2)(e) 6 Citizenship or place of organization Cayman Islands O Sole voting power 0 shares 8 beneficially 30,779 (See Item 5) each 9 sole dispositive power 0 0 10 Shared dispositive power 30,779 (See Item 5) 11 Aggregate amount beneficially owned by each reporting person 30,779 (See Item 5)				
5 Check if disclosure of legal proceedings is required pursuant to Items 2(d) or (2)(e) 6 Citizenship or place of organization 6 Cayman Islands Number of shares beneficially owned by each reporting person with 9 Sole tem 5) 9 Sole dispositive power 0 0 10 Shared dispositive power 30,779 (See Item 5) 11 Aggregate amount beneficially owned by each reporting person 30,779 (See Item 5)				
6 Citizenship or place of organization Cayman Islands 7 Sole voting power 0 shares beneficially owned by each reporting 9 Sole dispositive power 0 10 Shared dispositive power 30,779 (See Item 5) 11 Aggregate amount beneficially owned by each reporting person 30,779 (See Item 5)				
Cayman Islands Number of shares beneficially owned by each reporting person with 7 Sole voting power 9 Sole dispositive power 0 9 Sole dispositive power 0 10 Shared dispositive power 30,779 (See Item 5) 11 Aggregate amount beneficially owned by each reporting person 30,779 (See Item 5) 30,779 (See Item 5)				
Number of shares beneficially owned by each reporting person with 7 Sole voting power 8 Shared voting power 9 Sole Item 5) 9 Sole dispositive power 0 10 10 Shared dispositive power 30,779 (See Item 5) 11 Aggregate amount beneficially owned by each reporting person 30,779 (See Item 5)				
Number of shares beneficially owned by each reporting person with 0 9 Sole dispositive power 0 10 Shared dispositive power 30,779 (See Item 5) 11 Aggregate amount beneficially owned by each reporting person 30,779 (See Item 5)	Cayman Islands			
shares beneficially owned by each reporting person with 8 Shared voting power 9 Sole dispositive power 0 0 10 Shared dispositive power 30,779 (See Item 5) 11 Aggregate amount beneficially owned by each reporting person 30,779 (See Item 5)				
owned by each reporting person with 30,779 (See Item 5) 9 Sole dispositive power 0 0 10 Shared dispositive power 30,779 (See Item 5) 11 Aggregate amount beneficially owned by each reporting person 30,779 (See Item 5)				
reporting person with 9 Sole dispositive power 10 Shared dispositive power 10 Shared dispositive power 30,779 (See Item 5) 11 Aggregate amount beneficially owned by each reporting person 30,779 (See Item 5)				
with 0 10 Shared dispositive power 30,779 (See Item 5) 11 Aggregate amount beneficially owned by each reporting person 30,779 (See Item 5)				
30,779 (See Item 5) 11 Aggregate amount beneficially owned by each reporting person 30,779 (See Item 5)				
11 Aggregate amount beneficially owned by each reporting person 30,779 (See Item 5)				
30,779 (See Item 5)				
30,779 (See Item 5)				
12 Check if the aggregate amount in Row (11) excludes certain shares (see instructions)				
13 Percent of class represented by amount in Row (11)				
0.03% (See Item 5)				
14 Type of reporting person (see instructions)				
00				

cebh ite	5. 8/305R10	· ·	
1	Name of reporting person:		
			rtners IV Cayman, L.P.
2	Check the appropriate box if a member of a group (see instructions) (a) □ (b) ⊠		
3	SEC use only		
4	Source of funds (see instructions):		
	N/A		
5	Check i	f disc	losure of legal proceedings is required pursuant to Items 2(d) or (2)(e)
6	Citizens	ship o	r place of organization
	Cay	man	Islands
	<u>.</u>	7	Sole voting power
Nu	mber of		0
s	hares eficially	8	Shared voting power
ow	ned by		30,779 (See Item 5)
rep	each porting	9	Sole dispositive power
	erson with		0
		10	Shared dispositive power
			30,779 (See Item 5)
11	Aggrega	ate an	nount beneficially owned by each reporting person
	30.7	779 (See Item 5)
12			aggregate amount in Row (11) excludes certain shares (see instructions)
13	Percent	ofcla	iss represented by amount in Row (11)
			See Item 5)
14	Type of	repor	ting person (see instructions)
	PN		

	. 87305R10	2	
1	Name of reporting person:		
	HM E	quity Fund IV/GP Partners (1999), C.V.	
2	Check t	he appropriate box if a member of a group (see instructions)	
	(a) □		
3	SEC use		
3	SEC use	c only	
4	Source	of funds (see instructions):	
	N/A		
5	Check if disclosure of legal proceedings is required pursuant to Items $2(d)$ or $(2)(e)$		
6	Citizens	hip or place of organization	
	Net	nerlands	
		7 Sole voting power	
	nber of		
	nares eficially	8 Shared voting power	
own	ned by	30,779 (See Item 5)	
	each orting	9 Sole dispositive power	
	erson		
v	with	0	
		10 Shared dispositive power	
		30,779 (See Item 5)	
11	Aggrega	te amount beneficially owned by each reporting person	
	30.7	79 (See Item 5)	
12		f the aggregate amount in Row (11) excludes certain shares (see instructions)	
13	Percent	of class represented by amount in Row (11)	
	0.02	% (See Item 5)	
0.03% (See Item 5) 14 Type of reporting person (see instructions)			
17	1 ypc 01	reporting person (see instructions)	
PN			

	b. 87305R10			
1	Name of reporting person:			
	Hicks.	Mus	se PG-IV (1999), C.V.	
2	Check the appropriate box if a member of a group (see instructions) (a) \Box (b) \boxtimes			
3	SEC use only			
4	Source of funds (see instructions):			
	00			
5	Check if disclosure of legal proceedings is required pursuant to Items 2(d) or (2)(e)			
6	Citizens	ship o	r place of organization	
	Net	herla	nds	
		7		
	mber of hares	8	0 Shared voting power	
bene	eficially	Ũ		
	ned by each		30,779 (See Item 5)	
rep	oorting	9	Sole dispositive power	
	erson with		0	
		10	Shared dispositive power	
			30,779 (See Item 5)	
11	Aggrega	ate an	nount beneficially owned by each reporting person	
	30,7	779 (See Item 5)	
12			aggregate amount in Row (11) excludes certain shares (see instructions)	
13	Percent	of cla	ass represented by amount in Row (11)	
			See Item 5)	
14	Type of	repor	ting person (see instructions)	
	PN			

CUSIP No	o. 87305R10	9			
1	Name of reporting person:				
	John F	R. Muse			
2	Check t (a) □	 he appropriate box if a member of a group (see instructions) (b) ☑ 			
3	SEC us	e only			
4	Source	of funds (see instructions):			
	N/A				
5	Check i	f disclosure of legal proceedings is required pursuant to Items 2(d) or (2)(e)			
6	Citizens	ship or place of organization			
	Uni	ted States of America			
		7 Sole voting power			
Nu	mber of	0			
s	shares	8 Shared voting power			
ow	eficially ned by	4,047,383 (See Item 5)			
	each porting	9 Sole dispositive power			
р	with	0			
		10 Shared dispositive power			
		4,047,383 (See Item 5)			
11	Aggreg	ate amount beneficially owned by each reporting person			
	4,04	47,383 (See Item 5)			
12		f the aggregate amount in Row (11) excludes certain shares (see instructions)			
13	Percent	of class represented by amount in Row (11)			
		% (See Item 5)			
14	Type of	Type of reporting person (see instructions)			
	IN				

JUSIP NO	o. 87305R10	9			
1	Name of reporting person:				
	Andre	w S. Rosen			
2	Check t (a) □	 he appropriate box if a member of a group (see instructions) (b) ☑ 			
3	SEC us	e only			
4	Source	of funds (see instructions):			
	N/A				
5	Check i	f disclosure of legal proceedings is required pursuant to Items 2(d) or (2)(e)			
6	Citizens	ship or place of organization			
	Uni	ted States of America			
	<u>.</u>	7 Sole voting power			
Nur	mber of	0			
sl	hares	8 Shared voting power			
	eficially ned by	4,047,383 (See Item 5)			
	each porting	9 Sole dispositive power			
pe	erson				
N N	with	0 10 Shared dispositive power			
11	<u> </u>	4,047,383 (See Item 5)			
11	Aggreg	ate amount beneficially owned by each reporting person			
		47,383 (See Item 5)			
12	Check i	f the aggregate amount in Row (11) excludes certain shares (see instructions)			
13	Percent	of class represented by amount in Row (11)			
		% (See Item 5)			
14	Type of	Type of reporting person (see instructions)			
	IN				

This Amendment No. 1 amends and supplements the Schedule 13D filed on June 4, 2015 (the "Schedule 13D"), as set forth herein. Information reported in the Schedule 13D remains in effect except to the extent that it is amended, restated or superseded by information contained in this Amendment No. 1.

Item 5. Interest in Securities of the Issuer

Item 5 of the Schedule 13D is amended and restated as follows:

(a)

(1) Fund III Incorporated may be deemed to beneficially own in the aggregate 3,410,722 shares of Common Stock, representing approximately 3.5% of the outstanding shares of Common Stock.

(2) GP Partners III may be deemed to beneficially own in the aggregate 3,410,722 shares of Common Stock, representing approximately 3.5% of the outstanding shares of Common Stock.

(3) HM3/GP Partners may be deemed to beneficially own in the aggregate 3,320,661 shares of Common Stock, representing approximately 3.4% of the outstanding shares of Common Stock.

(4) Fund III may be deemed to beneficially own in the aggregate 3,320,661 shares of Common Stock, representing approximately 3.4% of the outstanding shares of Common Stock.

(5) HM3 Coinvestors may be deemed to beneficially own in the aggregate 90,061 shares of Common Stock, representing approximately 0.1% of the outstanding shares of Common Stock.

(6) Fund IV LLC may be deemed to beneficially own in the aggregate 605,882 shares of Common Stock, representing approximately 0.6% of the outstanding shares of Common Stock.

(7) GP Partners IV may be deemed to beneficially own in the aggregate 605,882 shares of Common Stock, representing approximately 0.6% of the outstanding shares of Common Stock.

(8) HM4 may be deemed to beneficially own in the aggregate 582,217 shares of Common Stock, representing approximately 0.6% of the outstanding shares of Common Stock.

(9) Equity Fund IV may be deemed to beneficially own in the aggregate 578,122 shares of Common Stock, representing approximately 0.6% of the outstanding shares of Common Stock.

(10) Private Equity Fund IV may be deemed to beneficially own in the aggregate 4,095 shares of Common Stock, representing approximately 0.004% of the outstanding shares of Common Stock.

(11) HM 4-P may be deemed to beneficially own in the aggregate 14,217 shares of Common Stock, representing 0.01% of the outstanding shares of Common Stock.

(12) EQ Coinvestors may be deemed to beneficially own in the aggregate 9,448 shares of Common Stock, representing 0.01% of the outstanding shares of Common Stock.

(13) HM Legacy may be deemed to beneficially own in the aggregate 30,779 shares of Common Stock, representing approximately 0.03% of the outstanding shares of Common Stock.

(14) Partners IV Cayman may be deemed to beneficially own in the aggregate 30,779 shares of Common Stock, representing approximately 0.03% of the outstanding shares of Common Stock.

(15) HM IV CV may be deemed to beneficially own in the aggregate 30,779 shares of Common Stock, representing approximately 0.03% of the outstanding shares of Common Stock.

(16) PG-IV may be deemed to beneficially own in the aggregate 30,779 shares of Common Stock, representing 0.03% of the outstanding shares of Common Stock.

(19) Mr. Muse may be deemed to beneficially own in the aggregate 4,047,383 shares of Common Stock, representing approximately 4.1% of the outstanding shares of Common Stock.

(20) Mr. Rosen may be deemed to beneficially own in the aggregate 4,047,383 shares of Common Stock, representing approximately 4.1% of the outstanding shares of Common Stock.

The above percentages are based on (i) the 84,019,121 shares of Common Stock reported as outstanding on the Company's Quarterly Report on Form 10-Q, filed with the Securities Exchange Commission on May 5, 2015, and (ii) the 14,475,615 shares of Common Stock issued in connection with the Merger as described in Item 4 above.

(b)

(1) Fund III Incorporated has sole voting and dispositive power with respect to no shares and shared voting and dispositive power with respect to 3,410,722 shares of Common Stock as a result of the relationships described in paragraph (A) below.

(2) GP Partners III has sole voting and dispositive power with respect to no shares and shared voting and dispositive power with respect to 3,410,722 shares of Common Stock as a result of the relationships described in paragraph (A) below.

(3) HM3/GP Partners has sole voting and dispositive power with respect to no shares and shared voting and dispositive power with respect to 3,320,661 shares of Common Stock as a result of the relationships described in paragraph (A) below.

(4) Fund III has sole voting and dispositive power with respect to no shares and shared voting and dispositive power with respect to 3,320,661 shares of Common Stock as a result of the relationships described in paragraph (A) below.

(5) HM3 Coinvestors has sole voting and dispositive power with respect to no shares and shared voting and dispositive power with respect to 90,061 shares of Common Stock as a result of the relationships described in paragraph (A) below.

(6) Fund IV LLC has sole voting and dispositive power with respect to no shares and shared voting and dispositive power with respect to 605,882 shares of Common Stock as a result of the relationships described in paragraph (B) below.

(7) GP Partners IV has sole voting and dispositive power with respect to no shares and shared voting and dispositive power with respect to 605,882 shares of Common Stock as a result of the relationships described in paragraph (B) below.

(8) HM4 has sole voting and dispositive power with respect to no shares and shared voting and dispositive power with respect to 582,217 shares of Common Stock as a result of the relationships described in paragraph (B) below.

(9) Equity Fund IV has sole voting and dispositive power with respect to no shares and shared voting and dispositive power with respect to 578,122 shares of Common Stock as a result of the relationships described in paragraph (B) below.

(10) Private Equity Fund IV has sole voting and dispositive power with respect to no shares and shared voting and dispositive power with respect to 4,095 shares of Common Stock as a result of the relationships described in paragraph (B) below.

(11) HM 4-P has sole voting and dispositive power with respect to no shares and shared voting and dispositive power with respect to 14,217 shares of Common Stock as a result of the relationships described in paragraph (B) below.

(12) EQ Coinvestors has sole voting and dispositive power with respect to no shares and shared voting and dispositive power with respect to 9,448 shares of Common Stock as a result of the relationships described in paragraph (B) below.

(13) HM Legacy has sole voting and dispositive power with respect to no shares and shared voting and dispositive power with respect to 30,779 shares of Common Stock as a result of the relationships described in paragraph (C) below.

(14) Partners IV Cayman has sole voting and dispositive power with respect to no shares and shared voting and dispositive power with respect to 30,779 shares of Common Stock as a result of the relationships described in paragraph (C) below.

(15) HM IV CV has sole voting and dispositive power with respect to no shares and shared voting and dispositive power with respect to 30,779 shares of Common Stock as a result of the relationships described in paragraph (C) below.

(16) PG-IV has sole voting and dispositive power with respect to no shares and shared voting and dispositive power with respect to 30,779 shares of Common Stock as a result of the relationships described in paragraph (C) below.

(17) Mr. Muse has sole voting and dispositive power with respect to no shares and shared voting and dispositive power with respect to 4,047,383 shares of Common Stock as a result of the governance structure described in paragraph (D) below.

(18) Mr. Rosen has sole voting and dispositive power with respect to no shares and shared voting and dispositive power with respect to 4,047,383 shares of Common Stock as a result of the governance structure described in paragraph (D) below.

(A) HM3/GP Partners is the sole general partner of Fund III. GP Partners III is the sole general partner of HM3/GP Partners and of HM3 Coinvestors. Fund III Incorporated is the sole general partner of GP Partners III. As a result, each of HM3/GP Partners, GP Partners III and Fund III Incorporated may be deemed to beneficially own any shares of Common Stock beneficially owned by Fund III, and each of GP Partners III and Fund III Incorporated may be deemed to beneficially own any shares of Common Stock beneficially owned by HM3 Coinvestors.

All of the 3,320,661 shares of Common Stock for which Fund III has shared voting and dispositive power are held of record by Fund III. All of the 90,061 shares of Common Stock for which HM3 Coinvestors has shared voting and dispositive power are held of record by HM3 Coinvestors. Of the shares of Common Stock for which each of Fund III Incorporated, GP Partners III and HM3/GP Partners has shared voting and dispositive power, none of such shares are held of record by Fund III Incorporated, GP Partners, respectively.

(B) HM4 is the sole general partner of each of Equity Fund IV and Private Equity Fund IV. GP Partners IV is the sole general partner of HM4, HM 4-P and EQ Coinvestors. Fund IV LLC is the sole general partner of GP Partners IV. As a result, each of HM4, GP Partners IV and Fund IV LLC may be deemed to beneficially own any shares of Common Stock beneficially owned by Equity Fund IV and Private Equity Fund IV, and each of GP Partners IV and Fund IV LLC may be deemed to beneficially owned by Equity Fund IV and Private Equity Fund IV, and each of GP Partners IV and Fund IV LLC may be deemed to beneficially own any shares of Common Stock beneficially owned by HM 4-P and EQ Coinvestors.

All of the 578,122 shares of Common Stock for which Equity Fund IV has shared voting and dispositive power are held of record by Equity Fund IV. All of the 4,095 shares of Common Stock for

which Private Equity Fund IV has shared voting and dispositive power are held of record by Private Equity Fund IV. All of the 14,217 shares of Common Stock for which HM 4-P has shared voting and dispositive power are held of record by HM 4-P. All of the 9,448 shares of Common Stock for which EQ Coinvestors has shared voting and dispositive power are held of record by EQ Coinvestors. Of the shares of Common Stock for which each of Fund IV LLC, GP Partners IV and HM4 has shared voting and dispositive power, none of such shares are held of record by Fund IV LLC, GP Partners IV or HM4, respectively.

(C) HM IV CV is the sole general partner of PG-IV. Partners IV Cayman is the sole general partner of HM IV CV. HM Legacy (collectively with Fund III Incorporated and Fund IV LLC, the "General Partners") is the sole general partner of Partners IV Cayman. As a result, each of HM IV CV, Partners IV Cayman and HM Legacy may be deemed to beneficially own any shares of Common Stock beneficially owned by PG-IV.

All of the 30,779 shares of Common Stock for which PG-IV has shared voting and dispositive power are held of record by PG-IV. Of the shares of Common Stock for which each of HM Legacy, Partners IV Cayman and HM IV CV has shared voting and dispositive power, none of such shares are held of record by HM Legacy, Partners IV Cayman or HM IV CV, respectively.

(D) The committee that exercises voting and dispositive power over the shares beneficially owned by each of the General Partners currently consists of two members, Messrs. Muse and Rosen. Each of Messrs. Muse and Rosen may be deemed to share beneficial ownership with respect to all of the shares of Common Stock beneficially owned by the General Partners.

Of the shares of Common Stock for which each of Messrs. Muse and Rosen has shared voting and dispositive power, none of such shares are held of record by Messrs. Muse or Rosen, respectively.

Each of the Filing Parties expressly disclaims (i) the existence of any group and (ii) beneficial ownership with respect to any shares of Common Stock covered by this statement not owned by him or it of record.

(c) The information disclosed in Item 4 above is hereby incorporated herein by reference.

(d) The right to receive dividends from, and proceeds from the sale of, the shares of Common Stock held of record and/or beneficially owned by the Filing Parties is governed by their respective limited partnership agreements, limited liability regulations and corporate documents, as applicable, and such dividends or proceeds may be distributed with respect to numerous general and limited partnership, membership or corporate interests.

(e) Each of the Filing Parties ceased to be the beneficial owner of more than five percent of the outstanding shares of Common Stock on June 8, 2015.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

Item 6 of the Schedule 13D is amended to add the following paragraph at the end of the item:

In connection with the sale of an aggregate of 3,000,000 shares of Common Stock to Morgan Stanley & Co. LLC ("Morgan Stanley"), each of the Filing Parties entered into a lock-up agreement with Morgan Stanley pursuant to which each of the Filing Parties, subject to certain exceptions set forth in such agreements, agreed not to offer, pledge, sell, contract to sell, sell any option or contract to purchase, purchase any option or contract to sell, grant any option, right or warrant to purchase, lend, or otherwise transfer or dispose of, directly or indirectly, any shares of Common Stock beneficially owned by it or him, for a period of 30 days from June 8, 2015, without the prior consent of Morgan Stanley.

Item 7. Material to be Filed as Exhibits

Item 7 of the Schedule 13D is amended to add the following exhibit:

3. Lock-Up Agreement by and among the Hicks Muse Record Holders and Morgan Stanley & Co. LLC, dated June 8, 2015.

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.

June 10, 2015

HICKS MUSE FUND III INCORPORATED

By: /s/ David W. Knickel

David W. Knickel Vice President and Chief Financial Officer

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.

June 10, 2015

HICKS MUSE GP PARTNERS III, L.P.

- By: Hicks Muse Fund III Incorporated, its general partner
- By: /s/ David W. Knickel David W. Knickel Vice President and Chief Financial Officer

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.

June 10, 2015

HM3/GP PARTNERS, L.P.

- By: Hicks, Muse GP Partners III, L.P., its general partner
- By: Hicks Muse Fund III Incorporated, its general partner
- By: /s/ David W. Knickel David W. Knickel Vice President and Chief Financial Officer

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.

June 10, 2015

HICKS, MUSE, TATE & FURST EQUITY FUND III, L.P.

- By: HM3/GP Partners, L.P., its general partner
- By: Hicks, Muse GP Partners III, L.P., its general partner
- By: Hicks Muse Fund III Incorporated, its general partner
- By: /s/ David W. Knickel David W. Knickel Vice President and Chief Financial Officer

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.

June 10, 2015

HM3 COINVESTORS, L.P.

- By: Hicks Muse GP Partners III, L.P., its general partner
- By: Hicks Muse Fund III Incorporated, its general partner
- By: /s/ David W. Knickel David W. Knickel Vice President and Chief Financial Officer

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.

June 10, 2015

HICKS, MUSE (1999) FUND IV, LLC

By: /s/ David W. Knickel

David W. Knickel Vice President and Chief Financial Officer

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.

June 10, 2015

HICKS, MUSE GP (1999) PARTNERS IV, L.P.

- By: Hicks, Muse (1999) Fund IV, LLC, its general partner
- By: /s/ David W. Knickel David W. Knickel Vice President and Chief Financial Officer

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.

June 10, 2015

HM4/GP (1999) PARTNERS, L.P.

- By: Hicks, Muse GP (1999) Partners IV, L.P., its general partner
- By: Hicks, Muse (1999) Fund IV, LLC, its general partner
- By: /s/ David W. Knickel David W. Knickel Vice President and Chief Financial Officer

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.

June 10, 2015

HMTF EQUITY FUND IV (1999), L.P.

- By: HM4/GP (1999) Partners, L.P., its general partner
- By: Hicks, Muse GP (1999) Partners IV, L.P., its general partner
- By: Hicks, Muse (1999) Fund IV, LLC, its general partner
- By: /s/ David W. Knickel David W. Knickel Vice President and Chief Financial Officer

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.

June 10, 2015

HMTF PRIVATE EQUITY FUND IV (1999), L.P.

- By: HM4/GP (1999) Partners, L.P., its general partner
- By: Hicks, Muse GP (1999) Partners IV, L.P., its general partner
- By: Hicks, Muse (1999) Fund IV, LLC, its general partner
- By: /s/ David W. Knickel David W. Knickel Vice President and Chief Financial Officer

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.

June 10, 2015

HM 4-P (1999) COINVESTORS, L.P.

- By: Hicks, Muse GP (1999) Partners IV, L.P., its general partner
- By: Hicks, Muse (1999) Fund IV, LLC, its general partner
- By: /s/ David W. Knickel David W. Knickel Vice President and Chief Financial Officer

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.

June 10, 2015

HM 4-EQ (1999) COINVESTORS, L.P.

- By: Hicks, Muse GP (1999) Partners IV, L.P., its general partner
- By: Hicks, Muse (1999) Fund IV, LLC, its general partner
- By: /s/ David W. Knickel David W. Knickel Vice President and Chief Financial Officer

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.

June 10, 2015

HM LEGACY LLC

By: /s/ David W. Knickel

David W. Knickel Executive Vice President and Chief Financial Officer

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.

June 10, 2015

HM GP PARTNERS IV CAYMAN, L.P.

- By: HM Legacy LLC, its general partner
- By: <u>/s/ David W. Knickel</u> David W. Knickel

Executive Vice President and Chief Financial Officer

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.

June 10, 2015

HM EQUITY FUND IV/GP PARTNERS (1999), C.V.

- By: HM GP Partners IV Cayman, L.P., its general partner
- By: HM Legacy LLC, its general partner
- By: /s/ David W. Knickel David W. Knickel Executive Vice President and Chief Financial Officer

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.

June 10, 2015

HICKS, MUSE PG-IV (1999), C.V.

- By: HM Equity Fund IV/GP Partners (1999), C.V., its general partner
- By: HM GP Partners IV Cayman, L.P., its general partner
- By: HM Legacy LLC, its general partner
- By: /s/ David W. Knickel David W. Knickel Executive Vice President and Chief Financial Officer

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.

June 10, 2015

/s/ David W. Knickel

John R. Muse (By David W. Knickel, Attorney-in-Fact, pursuant to the Power of Attorney, dated December 23, 2014, filed with the Securities and Exchange Commission as Exhibit 24 to Form 3 filed by Mr. Muse on December 29, 2014)

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.

June 10, 2015

/s/ David W. Knickel

Andrew S. Rosen (By David W. Knickel, Attorney-in-Fact, pursuant to the Power of Attorney, dated December 22, 2014, filed with the Securities Exchange Commission as Exhibit 2 to Schedule 13D filed by Hicks Muse Fund III Incorporated on December 29, 2014)

EXHIBIT INDEX

3

Lock-Up Agreement by and among the Hicks Muse Record Holders and Morgan Stanley & Co. LLC, dated June 8, 2015.

Description

LOCK-UP LETTER

06/08/2015

Morgan Stanley & Co. LLC 1585 Broadway New York, NY 10036

Ladies and Gentlemen:

The undersigned proposes to sell 3,000,000 Shares (the 'Shares') of the Common Stock (the 'Common Stock') of TTM Technologies, Inc. (the 'Company') through Morgan Stanley & Co. LLC ("Morgan Stanley") (the 'Transaction').

To induce Morgan Stanley to enter into the Transaction, the undersigned hereby agrees that, without the prior written consent of Morgan Stanley, it will not, during the period commencing on the date hereof and ending 30 days after the date hereof (the "**Restricted Period**"), (1) offer, pledge, sell, contract to sell, sell any option or contract to purchase, purchase any option or contract to sell, grant any option, right or warrant to purchase, lend, or otherwise transfer or dispose of, directly or indirectly, any shares of Common Stock beneficially owned (as such term is used in Rule 13d-3 of the Securities Exchange Act of 1934, as amended (the "**Exchange Act**")), by the undersigned or any other securities so owned or any securities convertible into or exercisable or exchangeable for Common Stock or (2) enter into any swap or other arrangement that transfers to another, in whole or in part, any of the economic consequences of ownership of the Common Stock, whether any such transaction described in clause (1) or (2) above is to be settled by delivery of Common Stock or such other securities, in eash or otherwise. The foregoing sentence shall not apply to (a) transactions relating to shares of Common Stock or other securities acquired in open market transactions after the date hereof, *provided* that no filing by any party under Section 16(a) of the Exchange Act, shall be required or shall be voluntarily made in connection with subsequent sales of Common Stock or other securities acquired in such order stansfers of the undersigned, (d) transfers of direct or indirect economic or ownership interests in any of the undersigned, and (e) the establishment of a trading plan pursuant to Rule 10b5-1 under the Exchange Act for the transfer of shares of Common Stock, *provided* that (i) such plan does not provide for the transfer of Common Stock during the Restricted Period and (ii) to the extent a public announcement or filing under the Exchange Act, if any, is required of or voluntarily made by or on behalf of the

undersigned or the Company regarding the establishment of such plan, such announcement or filing shall include a statement to the effect that no transfer of Common Stock may be made under such plan during the Restricted Period; *provided further* that in the case of any transfer or distribution pursuant to clause (b) or (c), (i) each donee or distributee shall sign and deliver a lock-up letter substantially in the form of this letter and (ii) the undersigned shall not be required to, and shall not voluntarily, file a report under Section 16(a) of the Exchange Act, reporting a reduction in beneficial ownership of shares of Common Stock during the Restricted Period. In addition, the undersigned agrees that, without the prior written consent of Morgan Stanley, it will not, during the Restricted Period, make any demand for or exercise any right with respect to, the registration of any shares of Common Stock or any security convertible into or exercisable or exchangeable for Common Stock. The undersigned also agrees and consents to the entry of stop transfer instructions with the Company's transfer agent and registrar against the transfer of the undersigned's shares of Common Stock except in compliance with the foregoing restrictions.

The undersigned understands that Morgan Stanley is relying upon this agreement in proceeding toward consummation of the Transaction. The undersigned further understands that this agreement is irrevocable and shall be binding upon the undersigned's heirs, legal representatives, successors and assigns.

Whether or not the Transaction actually occurs depends on a number of factors, including market conditions.

Very truly yours,

HICKS, MUSE, TATE & FURST EQUITY FUND III, L.P.

- By: HM3/GP Partners, L.P., its general partner
- By: Hicks, Muse GP Partners III, L.P., its general partner
- By: Hicks Muse Fund III Incorporated, its general partner
- By:
 /s/ David W. Knickel

 Name:
 David W. Knickel

 Title:
 Vice President

HM3 COINVESTORS, L.P.

- By: Hicks, Muse GP Partners III, L.P., its general partner
- By: Hicks Muse Fund III Incorporated, its general partner

By: /s/ David W. Knickel

Name: David W. Knickel

Title: Vice President

HMTF EQUITY FUND IV (1999), L.P.

- By: HM4/GP (1999) Partners, L.P., its general partner
- By: Hicks, Muse GP (1999) Partners IV, L.P., its general partner
- By: Hicks, Muse (1999) Partners IV, LLC, its general partner

By: <u>/s/ David W. Knickel</u> Name: David W. Knickel Title: Vice President

HMTF PRIVATE EQUITY FUND IV (1999), L.P.

- By: HM4/GP (1999) Partners, L.P., its general partner
- By: Hicks, Muse GP (1999) Partners IV, L.P., its general partner
- By: Hicks, Muse (1999) Partners IV, LLC, its general partner

By: /s/ David W. Knickel

- Name: David W. Knickel
- Title: Vice President

HM 4-P (1999) COINVESTORS, L.P.

- By: Hicks, Muse GP (1999) Partners IV, L.P., its general partner
- By: Hicks, Muse (1999) Fund IV, LLC, its general partner

By: /s/ David W. Knickel

Name: David W. Knickel

Title: Vice President

HM 4-EQ (1999) COINVESTORS, L.P.

- By: Hicks, Muse GP (1999) Partners IV, L.P., its general partner
- By: Hicks, Muse (1999) Fund IV, LLC, its general partner

By: /s/ David W. Knickel

- Name: David W. Knickel
- Title: Vice President

HICKS, MUSE PG-IV (1999), C.V.

- By: HM Equity Fund IV/GP Partners (1999), C.V., its general partner
- By: HM GP Partners IV Cayman, L.P., its general partner
- By: HM Legacy LLC, its general partner
- By: /s/ David W. Knickel
- Name: David W. Knickel
- Title: Executive Vice President