if no lo subject Sectior Form 4 Form 5 obligat may co	2011 <b>M 4</b> UNITED this box nger to 16. or 5 5 5 5 5 5 5 5 5 5 5 5 5	STATES SE MENT OF Cl ursuant to Secti (a) of the Publ 30(h) of th	Washingto HANGES II SECU on 16(a) of ic Utility Ho	n, D.C. 2054 N BENEFIC JRITIES the Securities	AL OV Exchan	WNEI nge Ao of 193	<b>RSHIP OF</b> ct of 1934,	OMB API OMB Number: Expires: Estimated av burden hours response	3235-0287 January 31, 2005 verage
1. Name and Avenue Sj LP (Last) C/O AVE MANAGE	Address of Reporting pecial Situations F	Fund IV Syn MA Co (Middle) 3. E (Ma 03/ 999	ıbol			Issu R	(Check Director Officer (give tit	all applicable) X 10%	
	(Street) RK, NY 10022	ed(Month/Day/Year) Appl				olicable Line) Form filed by One Form filed by Mo	form filed by One Reporting Person Form filed by More than One Reporting		
(City)	(State)	(Zip)	Table I - Non	-Derivative Sec	urities A	cquire	d, Disposed of,	or Beneficially	y Owned
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, any (Month/Day/Ye	Code ar) (Instr. 8)	orDisposed of (E (Instr. 3, 4 and	(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, \$0.01 par value	03/10/2011		Code V A	Amount 8,648,373		Price <u>1)</u>	8,648,373 (1) (2)	D (3)	
Common Stock, \$0.01 par value	03/10/2011		А	10,844,551	A	<u>1)</u>	10,844,551 (1) (2)	D <u>(4)</u>	
Common Stock,	03/16/2011		S	2,121,415	D \$	\$ 13.02	6,526,958 (2)	D <u>(5)</u>	

\$0.01 par value							
Common Stock, \$0.01 par value	03/16/2011	S	2,660,130	D	\$ 13.02	8,184,421 (2)	D (6)

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

# 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)	4. Transactio Code (Instr. 8)	5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)			7. Title and Amount of Underlying Securities (Instr. 3 and 4)	
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount Number Shares
Warrants	\$ 15.76	03/10/2011		А	158,910 (1) (2)	03/10/2011	11/09/2014	Common Stock, \$0.01 par value	158,91
Warrants	\$ 15.76	03/10/2011		А	272,715 (1) (2)	03/10/2011	11/09/2014	Common Stock, \$0.01 par value	272,71

## **Reporting Owners**

<b>Reporting Owner Name / Address</b>	Relationships				
	Director	10% Owner	Officer	Other	
Avenue Special Situations Fund IV LP C/O AVENUE CAPITAL MANAGEMENT II, L.P. 399 PARK AVENUE, 6TH FLOOR NEW YORK, NY 10022	Х	Х			
Avenue Capital Partners IV, LLC C/O AVENUE CAPITAL MANAGEMENT II, L.P. 399 PARK AVENUE, 6TH FLOOR NEW YORK, NY 10022		Х			

GL Partners IV, LLC C/O AVENUE CAPITAL MANAGEMENT II, L.P. 399 PARK AVENUE, 6TH FLOOR NEW YORK, NY 10022	
Avenue Special Situations Fund V LP C/O AVENUE CAPITAL MANAGEMENT II, L.P. X X 399 PARK AVENUE, 6TH FLOOR NEW YORK, NY 10022	
Avenue Capital Partners V, LLC C/O AVENUE CAPITAL MANAGEMENT II, L.P. 399 PARK AVENUE, 6TH FLOOR NEW YORK, NY 10022	
GL Partners V, LLC C/O AVENUE CAPITAL MANAGEMENT II, L.P. 399 PARK AVENUE, 6TH FLOOR NEW YORK, NY 10022	
Avenue Capital Management II, L.P. C/O AVENUE CAPITAL MANAGEMENT II, L.P. 399 PARK AVENUE, 6TH FLOOR NEW YORK, NY 10022	
Avenue Capital Management II GenPar, LLC C/O AVENUE CAPITAL MANAGEMENT II, L.P. 399 PARK AVENUE, 6TH FLOOR NEW YORK, NY 10022	
LASRY MARC C/O AVENUE CAPITAL MANAGEMENT II, L.P. 399 PARK AVENUE, 6TH FLOOR NEW YORK, NY 10022	
Signatures	
Avenue Special Situations Fund IV, L.P. By: Avenue Capital Partners Partner, By: GL Partners IV, LLC, its Managing Member, By: /s/ Eric F for Marc Lasry, Managing Member	· · ·
<u>**</u> Signature of Reporting Person	Date
Avenue Capital Partners IV, LLC By: GL Partners IV, LLC, its Manag Eric Ross, attorney-in-fact for Marc Lasry, Managing Member	ting Member, By: /s/ 03/17/2011
<u>**</u> Signature of Reporting Person	Date
GL Partners IV, LLC By: /s/ Eric Ross, attorney-in-fact for Marc Lasry	y, Managing Member 03/17/2011
<u>**</u> Signature of Reporting Person	Date
Avenue Special Situations Fund V, L.P. By: Avenue Capital Partners V Partner, By: GL Partners V, LLC, its Managing Member, By: /s/ Eric R for Marc Lasry, Managing Member	
<u>**</u> Signature of Reporting Person	Date

Avenue Capital Partners V, LLC By: GL Partners V, LLC, its Managing Member, By: /s/	
Eric Ross, attorney-in-fact for Marc Lasry, Managing Member	03/17/2011
**Signature of Reporting Person	Date
GL Partners V, LLC By: /s/ Eric Ross, attorney-in-fact for Marc Lasry, Managing Member	03/17/2011
**Signature of Reporting Person	Date
Avenue Capital Management II, L.P. By: Avenue Capital Management II GenPar, LLC, its General Partner, By: /s/ Eric Ross, attorney-in-fact for Marc Lasry, Managing Member	03/17/2011
**Signature of Reporting Person	Date
Avenue Capital Management II GenPar, LLC By: /s/ Eric Ross, attorney-in-fact for Marc Lasry, Managing Member	03/17/2011
**Signature of Reporting Person	Date
/s/ Eric Ross, attorney-in-fact for Marc Lasry	03/17/2011
**Signature of Reporting Person	Date
Explanation of Responses:	

\* 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).

The persons reporting on this Form 4 (the "Reporting Persons") originally acquired common units and warrants exercisable to purchase common units in connection with the reorganization of MagnaChip Semiconductor LLC, which converted into MagnaChip

(1) Semiconductor Corporation (the "Issuer"). The conversion, which is exempt under Rule 16b-7, resulted in the Reporting Persons receiving shares of Common Stock, par value \$0.01 (the "Common Stock"), and the warrants exercisable to purchase shares of Common Stock. The acquisition was approved in advance in accordance with Rule 16b-3.

The filing of this Form 4 shall not be construed as an admission that Avenue Capital Partners IV, LLC ("Capital Partners IV"), GL Partners IV, LLC ("GL Partners IV"), Avenue Capital Partners V, LLC ("Capital Partners V"), GL Partners V, LLC ("GL Partners V"), Avenue Capital Management II, L.P. ("Avenue Capital Management"), Avenue Capital Management II GenPar, LLC ("Avenue Capital Partners"), Avenue Capital Management II, L.P. ("Avenue Capital Management"), Avenue Capital Management II GenPar, LLC ("Avenue Capital Management"), Avenue Capital Management II GenPar, LLC ("Avenue Capital Management"), Avenue Capital Management II GenPar, LLC ("Avenue Capital Management"), Avenue Capital Management II GenPar, LLC ("Avenue Capital Management"), Avenue Capital Management II GenPar, LLC ("Avenue Capital Management"), Avenue Capital Management II GenPar, LLC ("Avenue Capital Management"), Avenue Capital Management II GenPar, LLC ("Avenue Capital Management"), Avenue Capital Management II GenPar, LLC ("Avenue Capital Management"), Avenue Capital Management II GenPar, LLC ("Avenue Capital Management"), Avenue Capital Management II GenPar, LLC ("Avenue Capital Management"), Avenue Capital Management II GenPar, LLC ("Avenue Capital Management"), Avenue Capital Management II GenPar, LLC ("Avenue Capital Management"), Avenue Capital Management II GenPar, LLC ("Avenue Capital Management"), Avenue Capital Management II GenPar, LLC ("Avenue Capital Management"), Avenue Capital Management II GenPar, LLC ("Avenue Capital Management"), Avenue Capital Management II GenPar, LLC ("Avenue Capital Management"), Avenue Capital Management II GenPar, LLC ("Avenue Capital Management"), Avenue Capital Management II GenPar, LLC ("Avenue Capital Management"), Avenue Capital Management II GenPar, LLC ("Avenue Capital Management"), Avenue Capital Management II GenPar, LLC ("Avenue Capital Management"), Avenue Capital Management II GenPar, LLC ("Avenue Capital Management"), Avenue Capital Management II GenPar, LLC ("Avenue Capital Management"),

(2) Management GenPar") or Marc Lasry (collectively, the "Controlling Persons") is or was for the purposes of Section 16(a) of the Securities Exchange Act of 1934, as amended, or otherwise the beneficial owner of any of the Common Stock of the Issuer directly held by Avenue Special Situations Fund IV, L.P. ("Fund IV") and Avenue Special Situations Fund V, L.P. ("Fund V"). Pursuant to Rule 16a-1, the Controlling Persons disclaim such beneficial ownership except to the extent of their pecuniary interest therein.

Fund IV received directly 8,648,373 shares of Common Stock of the Issuer as a result of the conversion. Capital Partners IV serves as the general partner of Fund IV, and GL Partners IV serves as the managing member of Capital Partners IV. Each of Capital Partners IV and GL Partners IV and GL Partners IV serves as the managing member of Capital Partners IV. Each of Capital Partners IV and GL Partners IV and GL Partners IV serves as the managing member of Capital Partners IV. Each of Capital Partners IV and GL Partners IV and GL Partners IV serves as the managing member of Capital Partners IV. Each of Capital Partners IV and GL Partne

(3) GL Partners IV holds indirectly the 8,648,373 shares of Common Stock of the Issuer held directly by Fund IV. Capital Partners IV has a direct performance-based allocation from Fund IV and GL Partners IV, as the managing member of Capital Partners IV, has an indirect interest in such allocation. Mr. Lasry owns an interest in Capital Partners IV and GL Partners IV and receives a portion of the profits allocation related to Fund IV.

Fund V received directly 10,844,551 shares of Common Stock of the Issuer as a result of the conversion. Capital Partners V serves as the general partner of Fund V, and GL Partners V serves as the managing member of Capital Partners V. Each of Capital Partners V and GL Partners V holds indirectly the 10,844,551 shares of Common Stock of the Issuer held directly by Fund V. Capital Partners V has a direct

(4) Faithers V holds indicerty the 10,944,951 shares of Common Stock of the Issuer held uncerty by Fund V. Capital Faithers V has a uncert performance-based allocation from Fund V and GL Partners V, as the managing member of Capital Partners V, has an indirect interest in such allocation. Mr. Lasry owns an interest in Capital Partners V and GL Partners V and receives a portion of the profits allocation related to Fund V.

Fund IV holds directly 6,526,958 shares of Common Stock of the Issuer. Capital Partners IV serves as the general partner of Fund IV, and GL Partners IV serves as the managing member of Capital Partners IV. Each of Capital Partners IV and GL Partners IV holds indirectly the 6,526,958 shares of Common Stock of the Issuer held directly by Fund IV. Capital Partners IV has a direct

(5) Indicery the 0,520,550 shares of common stock of the issuer field directly by Fund IV. Capital Fathers IV has a direct performance-based allocation from Fund IV and GL Partners IV, as the managing member of Capital Partners IV, has an indirect interest in such allocation. Mr. Lasry owns an interest in Capital Partners IV and GL Partners IV and receives a portion of the profits allocation related to Fund IV.

(6)

Fund V holds directly 8,184,421 shares of Common Stock of the Issuer. Capital Partners V serves as the general partner of Fund V, and GL Partners V serves as the managing member of Capital Partners V. Each of Capital Partners V and GL Partners V holds indirectly the 8,184,421 shares of Common Stock of the Issuer held directly by Fund V. Capital Partners V has a direct performance-based allocation from Fund V and GL Partners V, as the managing member of Capital Partners V, has an indirect interest in such allocation. Mr. Lasry owns an interest in Capital Partners V and GL Partners V and GL Partners V and Fartners V and Fartners V and Fartners V.

Fund IV received directly 158,910 warrants exercisable to purchase shares of Common Stock of the Issuer as a result of the conversion. Capital Partners IV serves as the general partner of Fund IV, and GL Partners IV serves as the managing member of Capital Partners IV.

(7) Each of Capital Partners IV and GL Partners IV holds indirectly the 158,910 warrants exercisable to purchase shares of Common Stock of the Issuer held directly by Fund IV. Capital Partners IV has a direct performance-based allocation from Fund IV and GL Partners IV, as the managing member of Capital Partners IV, has an indirect interest in such allocation. Mr. Lasry owns an interest in Capital Partners IV and GL Partners IV and receives a portion of the profits allocation related to Fund IV.

Fund V received directly 272,715 warrants exercisable to purchase shares of Common Stock of the Issuer as a result of the conversion. Capital Partners V serves as the general partner of Fund V, and GL Partners V serves as the managing member of Capital Partners V.

(8) Each of Capital Partners V and GL Partners V holds indirectly the 272,715 warrants exercisable to purchase shares of Common Stock of the Issuer held directly by Fund V. Capital Partners V has a direct performance-based allocation from Fund V and GL Partners V, as the managing member of Capital Partners V, has an indirect interest in such allocation. Mr. Lasry owns an interest in Capital Partners V and GL Partners V and receives a portion of the profits allocation related to Fund V.

#### **Remarks:**

This Form 4 is being filed by the Reporting Persons jointly with an additional Form 4 dated as of the same date with respect to Common Stock and warrants of the Issuer filed by Avenue Investments, L.P., Avenue-CDP Global Opportunities Fund, L.P., Master, L.P., Avenue International, Ltd., Avenue International Master GenPar, Ltd., Avenue Partners, LLC and Marc Lasry due to the limitations on the number of Reporting Persons able to file a single Form 4.

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.