TELEWEST COMMUNICATIONS PLC /NEW/ Form SC 13D/A May 16, 2002

## SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

SCHEDULE 13D/A (Rule 13d-101)

# INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULE 13d-1(a) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2(a)

(Amendment No.4)

Telewest Communications plc

(Name of Issuer)

Ordinary Shares, par value 10 pence per share

(Title of Class of Securities)

G8742C 10 2\*

(CUSIP Number)

Limited Voting Shares, par value 10 pence per share

(Title of Class of Securities)

Not applicable

(CUSIP Number)

John Seethoff Deputy General Counsel, Finance and Operations One Microsoft Way Redmond, Washington 98052-6399 (425) 882-8080

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

May 14, 2002

(Date of Event which Requires Filing of this Statement)

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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 Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box [].

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 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).

	the CUSIP number for the American Depository Shares, each representing 10 of the 0 pence per share, of Telewest Communications plc, is 87956P 10 5.	Ordinary Shares, par value
CUSIF	P No. G8742C 10 2	Page 2 of 4 Pages
Item 1.	Security and Issuer	
Item 2.	This constitutes Amendment No. 4 (the Amendment ) to the Statement on School as amended by Amendment No. 1, dated July 18, 2000, Amendment No. 2, dated Amendment No. 3, dated October 4, 2000 (the Statement ), relating to the ordinary per share (the Ordinary Shares ), and the Limited Voting Shares, par value 10 per Voting Shares ), of Telewest Communications plc, a public limited company incompanded and Wales (Telewest ). Identity and Background.	August 9, 2000 and ary shares, par value 10 pence ence per share (the Limited
Tr. A	This statement is filed on behalf of Microsoft Corporation, a Washington corporate U.K. Cable, Inc., a Colorado corporation (UK Cable), and Microsoft Cable Part Colorado corporation (Cable Partnership). UK Cable and Cable Partnership are Microsoft. UK Cable owns 540,648,982 Ordinary Shares and 57,312,938 Limited Partnership owns 40,385,202 Ordinary Shares. Microsoft directly owns 55,021,846 3,009,716 Limited Voting Shares.	enership Holdings, Inc., a wholly-owned subsidiaries of Voting Shares and Cable
Item 4.	Purpose of the Transaction.	
Item 7.	On May 14, 2002, Microsoft delivered a notice to Telewest removing its three repr Board of Directors of Telewest, effective immediately. Material to be Filed as Exhibits.	esentatives serving on the
	Exhibit Notice delivered by Microsoft Corporation to Telewest Communication 10	ns plc, dated May 14, 2002.
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After reasonable inquiry and to the best knowledge and belief of the undersigned, the undersigned certifies that the information set forth in this statement is true, complete and correct.

Date: May 16, 2002

### MICROSOFT CORPORATION

By: /s/ John Seethoff

Name: John Seethoff

Title: Deputy General Counsel,

Finance and Operations

MICROSOFT UK CABLE, INC.

By: /s/ John Seethoff

Name: John Seethoff Title: President

MICROSOFT CABLE PARTNERSHIP HOLDINGS, INC.

By: /s/ John Seethoff

Name: John Seethoff Title: President

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#### **EXHIBIT INDEX**

Exhibit -- Notice delivered by Microsoft Corporation to Telewest Communications plc, dated May 14, 2002. 10