Norris David G Form 4 June 15, 2012

## FORM 4

### UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Check this box

if no longer subject to Section 16. Form 4 or

Form 5 obligations may continue. See Instruction STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF **SECURITIES** 

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

(Print or Type Responses)

1(b).

(Last)

1. Name and Address of Reporting Person \* Norris David G

(First)

Symbol

3. Date of Earliest Transaction (Month/Day/Year)

(Middle)

(Street)

2. Issuer Name and Ticker or Trading Issuer

Tree.com, Inc. [TREE]

06/13/2012

4. If Amendment, Date Original Filed(Month/Day/Year)

5. Relationship of Reporting Person(s) to

**OMB APPROVAL** 

Estimated average

burden hours per

3235-0287

January 31,

2005

0.5

**OMB** 

Number:

Expires:

response...

(Check all applicable)

Director 10% Owner X\_ Other (specify Officer (give title below) below)

Former Officer

6. Individual or Joint/Group Filing(Check Applicable Line)

\_X\_ Form filed by One Reporting Person Form filed by More than One Reporting

Person

CHARLOTTE, NC 2827	17	
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11115 RUSHMORE DR.

(City)	(State) (	Zip) Table	e I - Non-D	erivative s	Secur	ities Acc	quired, Disposed	of, or Beneficial	ly Owned	
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transaction Code (Instr. 8)	4. Securities Acquired action(A) or Disposed of (D) 8) (Instr. 3, 4 and 5)		on(A) or Disposed of (D) (Instr. 3, 4 and 5)		5. Amount of Securities Beneficially Owned Following	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
			Code V	Amount	(A) or (D)	Price	Reported Transaction(s) (Instr. 3 and 4)			
Common Stock	06/13/2012		M	3,191	A	\$ 7.46	3,191	D		
Common Stock	06/13/2012		S	3,191	D	\$ 9.07	0	D		
Common Stock	06/14/2012		M	1,674	A	\$ 7.46	1,674	D		
Common Stock	06/14/2012		S	1,674	D	\$ 9.07	0	D		

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

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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.

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)	4. Transactic Code (Instr. 8)	5. Number out Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)		Securities Acquired (A) or Disposed of (D) (Instr. 3, 4,		6. Date Exer Expiration D (Month/Day,	ate	7. Title and Underlying (Instr. 3 and	Securities	3 (
				Code V	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares			
Options to Purchase Common Stock	\$ 7.46	06/13/2012		M		3,191	<u>(1)</u>	08/21/2018	Common Stock	3,191			
Options to Purchase Common Stock	\$ 7.46	06/14/2012		M		1,674	<u>(1)</u>	08/21/2018	Common Stock	1,674			

# **Reporting Owners**

Reporting Owner Name / Address				
	Director	10% Owner	Officer	Other

Norris David G

11115 RUSHMORE DR. Former Officer

CHARLOTTE, NC 28277

## **Signatures**

/s/ Katharine F. Pierce as Attorney-in-Fact for David G.
Norris

06/15/2012

\*\*Signature of Reporting Person Date

Reporting Owners 2

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# **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).
- (1) These options vested in four equal annual installments beginning on January 31, 2009 in accordance with the terms of the original award agreement.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

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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. solid #000000; BORDER-RIGHT:1px solid #000000; padding-right:8px">yes Gerard Francon as Representative of Employee Shareholders to the Board Management For Against Against Yes Yes 10 Elect Bernard Klemm as Representative of Employee Shareholders to the Board Management For Against Yes Yes 11 Elect Bernard Chabalier as Representative of Employee Shareholders to the Board Management For Against Against Yes Yes 12 Elect Jean-Luc Lebouil as Representative of Employee Shareholders to the Board Management For Against Against Yes Yes 13 Elect Denis Marchal as Representative of Employee Shareholders to the Board Management For Against Against Yes Yes 14 Elect Rolland Sabatier as Representative of Employee Shareholders to the Board Management For Against Against Yes Yes 15 Elect Pascal Taccoen as Representative of Employee Shareholders to the Board Management For Against Against Yes Yes 16 Elect Cosimo Lupo as Representative of Employee Shareholders to the 17 Authorize Repurchase of Up to 10 Percent of Issued Share Board Management For Against Yes Yes Capital Management For For with Yes Yes 18 Approve Transactions with a Related Parties Re: Financing of Prado 19 Approve Reduction in Share Capital via Cancellation of Repurchased Sud Management For For with Yes Yes 20 Authorize Capitalization of Reserves for Bonus Issue or Increase in Par Shares Management For For with Yes Yes Value Management For For with Yes Yes 21 Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 300 Million Management For For with Yes Yes 22 Authorize Issuance of Specific Convertible Bonds without Preemptive Rights Named OCEANE, up to an Aggregate Nominal Amount EUR 150 Million Management For For with Yes Yes 23 Approve Issuance of Convertible Bonds without Preemptive Rights Other than OCEANE, up to an Aggregate Nominal Amount EUR 150 Million Management For For with Yes Yes 24 Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above Management For For with Yes Yes 25 Authorize Capital Increase of up to 10 Percent of Issued Capital for Future Acquisitions Management For For with Yes Yes 26 Approve Employee Stock Purchase Plan Management For For with Yes Yes Purchase Plan Reserved for Employees of International Subsidiaries Management For For with Yes Yes 28 Authorize up to 0.9 Percent of Issued Capital for Use in Stock Option Plan Management For Against Against Yes Yes 29 Authorize Filing of Required Documents/Other Formalities Management For For with Yes YesZhejiang Expressway Co., Ltd. 00576 CNE1000004S4 18-Oct-10 1 Elect Ding Huikang as Executive Director and 2 Elect Liu Haisheng as a Supervisor Management For For with Yes Yes Authorize Board to Fix His Remuneration Management For For with Yes Yes

Zhejiang Expressway Co.,	00576	CNE1000004S4	09-May-11	
Ltd.				

3	Approve Interim Dividend of RMB 0.06 Per Share	Management	For	For	with	Yes	Yes
4	Amend Articles of Association	Management	For	For	with	Yes	Yes
1	Accept Report of Directors	Management	For	For	with	Yes	Yes
2	Accept Report of Supervisory Committee	Management	For	For	with	Yes	Yes
3	Accept Financial Statements and Statutory Reports	Management	For	For	with	Yes	Yes
4	Approve Final Dividend of RMB 0.25 Per Share	Management	For	For	with	Yes	Yes
5	Approve Final Accounts for the Year 2010 and Financial Budget for the Year 2011	Management	For	For	with	Yes	Yes
6	Reappoint Deloitte Touche Tohmatsu Certified Public Accountants Hong Kong as Hong Kong Auditors and Authorize Board to Fix Their Remuneration	Management	For	For	with	Yes	Yes
7	Reappoint Pan China Certified Public Accountants Hong Kong as PRC Auditors and Authorize Board to Fix Their Remuneration	Management	For	For	with	Yes	Yes

#### **SIGNATURES**

Pursuant to the requirements of the Investment Company Act of 1940, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

(Registrant) Macquarie Global Infrastructure Total Return Fund Inc.

By (Signature and Title) /s/ Brad Frishberg

**Brad Frishberg** 

Chief Executive Officer (Principal Executive Officer)

Date: August 17, 2011