## Unofficial English translation – <u>Please sign original Dutch version</u>

#### **VOTING LETTER**

## Extraordinary General Shareholders' Meeting

April 30, 2014 (3.00 PM CET)

This is an unofficial English translation, for information purposes only.

Please only sign and return the original Dutch version.

To be returned (together with Dutch version) by mail at the latest on April 24, 2014 to:

Telenet Group Holding NV Jeroen De Schauwer, Corporate Counsel Liersesteenweg 4, PB 54 2800 Mechelen, Belgium

The Undersigned (name and first name / Name of the Company)						
Residing / Re	gistered Office					
Owner of	(Alternative enc)	Shares of Telenet Group Holding NV				
	(Number)					

Votes by letter in the following way with respect to the Extraordinary General Shareholders' Meeting which will be held on Wednesday April 30, 2014 as from 3.00 PM CET.

My vote on the proposed resolution is as follows: (please mark the appropriate box):

Extraordinary general shareholders' meeting

### *Unofficial English translation – Please sign original Dutch version*

1. Amendment of the articles of association in order to simplify the articles of association of the company

<u>Proposed resolution</u>: in order to reflect recent changes in the structure of the Telenet Group and to simplify the articles of association of the company, to proceed to the following amendments of the articles of association:

- (a) The following definitions as included in Article 1 of the articles of association of the company are removed: Basisdeeds; Consortium Agreement; Consortium Members; Syndicate Agreement and Syndicate Shareholders.
- (b) To delete ", and (y) any Transfer in accordance with Section 7.6 of the Syndicate Agreement)" in point (a) of article 23.2, "(other than any Transfer in a restructuring in accordance with Section 7.6 of the Syndicate Agreement)" in point (b) and "(other than as part of a restructuring in accordance with Section 7.6 of the Syndicate Agreement)" in point (c) of the articles of association.
- (c) To delete ", a Strategic Committee" in the first sentence of article 25 of the articles of association.
- (d) To add at the end of the first paragraph of article 27 of the articles of association regarding the minutes of meetings of the board of directors: "Transcripts and excerpts of the minutes can be signed by any 2 directors, acting jointly or by the Chairman and the secretary of the board of directors, acting jointly".
- (e) To change the last paragraph of article 43 of the articles of association regarding the minutes of shareholders meetings by the following text: "Transcripts and excerpts of the minutes can be signed by any 2 directors, acting jointly, or by the Chairman and the secretary of the board of directors, acting jointly".

☐ I AGREE	☐ I DO NOT AGREE	☐ ABSTENTION

## 2. Authorization to acquire own securities

<u>Proposed resolution</u>: decision to grant a special authorization to the company to acquire own shares and profit certificates, and certificates relating thereto, and consequently, to resolve as follows:

The board of directors of the company, a directly controlled subsidiary of the company or a person acting in its own name but for the account of the company or such subsidiary, is authorized, in accordance with applicable law and the relevant provisions of the company's articles of association, to (a) acquire shares and profit certificates of the company, and certificates relating thereto, by acquisition, purchase, exchange or otherwise, up to the maximum number as set forth in article 620, §1, 2° of the Belgian Company Code, calculated on each date of purchase, at a price per share, respectively per profit certificate, (x) that must be at least equal to 80 % of the average of the closing prices of the shares of the company, on a "per share" basis, as traded on Euronext Brussels (or any other regulated market or trading platform on which the shares of the company are traded at that time at the initiative of the company) during a term of thirty (30) calendar days preceding the acquisition, and (y) which cannot exceed 120 % of the average of the closing prices of the shares of the company, on a "per share" basis, as traded on Euronext Brussels (or any other regulated market or trading platform on which the shares of the company are traded at that time at the initiative of the company) during a term of thirty (30) calendar days preceding the acquisition.

The aforementioned authorization also applies to the taking of pledges on shares and profit certificates of the company, and certificates relating thereto, by the company itself, by a directly controlled subsidiary of the company, or by a person acting in its own name but for the account of the company or such subsidiary.

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This authorization is valid for a period of 5 years. This authorization is without prejudice to the authorization as set forth in article 17.2 and article 17.3 of the articles of association.

□ I AGREE	☐ I DO NOT AGREE	☐ ABSTENTION

# 3. Authorization to dispose of own securities

<u>Proposed resolution</u>: decision to grant a special authorization to the company to dispose of own shares and profit certificates, and certificates relating thereto, and consequently, to resolve as follows:

The board of directors of the company, a directly controlled subsidiary of the company or a person acting in its own name but for the account of the company or such subsidiary, is authorized, without prior approval of the shareholders' meeting and without limitation in time, to dispose of all or part of the shares and profit certificates of the company, and certificates relating thereto, acquired pursuant to the authorization granted in the resolution included in item 2 above, on Euronext Brussels (or any other regulated market or trading platform on which the shares of the company are traded at that time at the initiative of the company) for a price within the range set forth in the resolution included in item 2 above, or by any other means in accordance with applicable law.

□ I AGREE	□ I DO NOT AGREE	☐ ABSTENTION

#### 4. Authorization to cancel shares

<u>Proposed resolution</u>: decision to grant a special authorization to the company to cancel own shares, and consequently, to resolve as follows:

The board of directors of the company is authorized to cancel all or part of the company's own shares acquired pursuant to the authorization granted in the resolution included in item 2 above at the moment where it deems it necessary and where it considers it appropriate, in one or more transactions that may occur at varying time intervals, together with the cancelation of the corresponding unavailable reserves, at the moment of the destruction, for the accounting value of such shares.

The board of directors is entitled to use this authorization at any time, on several occasions if it so wishes, and is entitled to determine freely the moment of the cancellation. In this respect, it is also authorized to make the correction to the number of shares mentioned in the articles of association and to have the corresponding amendments to the articles of association enacted before a notary by any member of the board of directors, acting separately, or by:

- a) Mr. Luc, Robert, Joanna MACHTELINCKX, residing in 2950 Kapellen, Mispelaarlaan 17;
- b) Mr. Dieter, Hans, Egon NIEUWDORP, residing in 3020 Winksele, Snoy et D'Oppuerslaan 13;
- c) Mr. Jeroen DE SCHAUWER, residing in 2860 Sint-Katelijne-Waver, Zandstraat 40, each acting separately in their capacity of special proxy holders.

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		□ I AGREE	☐ I DO NOT AGREE	☐ ABSTENTION		
5.	Approv	oproval in accordance with Article 556 of the Belgian Company Code				
Article perforn could h	556 on nance s nave ar	f the Belgian Co hares plans issued n impact on the	n as far as needed and applic empany Code, of the terms I by the Company, which ma company's equity or could g e of a change of control over t	s and conditions of the y grant rights that either give rise to a liability or		
		□ I AGREE	☐ I DO NOT AGREE	☐ ABSTENTION		
in artic agenda resolut the con reach t agenda the fur Belgian propose and voi	cle 533th with, ions no mpany so the comment of compand of ame	ter of the Belgian as the case may later than on or be thall make amended pany prior to the to which the votes larifications set of any Code, a vote lution was filed by andments to a proper andments to a proper larification.	genda and proposed additional Company Code, the company y be, additional agenda ite efore Tuesday, April 15, 2014 and forms available for votes by publication of an amended ag by mail apply, subject, howevent on the postal voting form by letter regarding an agency a shareholder holding at least osed resolution or a new propostes for the amended or new notes for the amended or new new notes for the amended or new	will publish an amended ms and additional draft at the latest. In addition, y mail. Votes by mail that renda remain valid for the ver, to applicable law and a. In accordance with the da item for which a new st 3% of the shares, is null osed resolution:		
		the Undersigned votes against the amended or new resolution				
		the Undersigned abstains from the vote on the amended or new resolution				
		□ the following person is appointed as special proxy holder, with power of substitution, to vote in the name of the Undersigned on the amended or new resolution: Mr./Mrs.				
			instructions on this form or to ount to an instruction to vote	, ,		
Done a	t		, on	2014.		
Sianatu	ıre(s):					