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VOTING LETTER

Annual General Shareholders' Meeting

April 27, 2011 (3.00 p.m.)

To be returned (together with Dutch version) by registered letter against acknowledgement of receipt at the latest on April 22, 2011 to:

Telenet Group Holding NV
Dieter Nieuwdorp, VP Corporate Counsel
Liersesteenweg 4
2800 Mechelen, Belgium

The Undersigne	ed (name and first name / Name	e of the Company)
Residing / Regi	stered Office	
Owner of		Shares of Telenet Group Holding NV
	(Number)	

Votes by letter in the following way with respect to the Annual General Shareholders' Meeting, which will be held on

Wednesday April 27, 2011 as from 3.00 p.m.

My vote on the proposed resolutions is as follows: (please mark the appropriate boxes):

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General Shareholders' Meeting

1.	Reports on the statutory financial statements Communication of and discussion on the annual report of the board of directors and the report of the statutory auditor on the statutory financial statements for the fiscal year ended on December 31, 2010.						
2.	Communication and approval of the statutory financial statements Communication and approval of the statutory financial statements of the Company for the fiscal year ended on December 31, 2010, and of the proposed allocation of the result. Proposed resolution: approval of the statutory financial statements of the Company for the fiscal year ended on December 31, 2010, including the allocation of the result as proposed by the board of directors.						
	□ FOR	☐ AGAINST	☐ ABSTAII	N			
3.	Reports on the consolidated financial statements Communication of and discussion on the annual report of the board of directors and the report of the statutory auditor on the consolidated financial statements for the fiscal year ended on December 31, 2010.						
4.	Communication of and discussion on the remuneration report Communication of and discussion on the remuneration report, included in the annua report of the board of directors for the fiscal year ended on December 31, 2010. Proposed resolution: approval of the remuneration report for the fiscal year ended o December 31, 2010.						
	□ FOR □ AGAINST □ ABSTAIN			N			
5.	Communication of and discussion on the consolidated financial statements Communication of and discussion on the consolidated financial statements for the fiscal year ended on December 31, 2010.						
6.	Discharge from liability to the directors Proposed resolution: to grant discharge from liability to the directors who were in office during the fiscal year ended on December 31, 2010, for the exercise of their mandate during said fiscal year.						
a/ Frank Donck ☐ FOR ☐ AGAINST ☐ ABSTAIN							
	b/ Duco Sickinghe	□ FOR	☐ AGAINST		☐ ABSTAIN		
	c/ Alex Brabers	☐ AGAINST		☐ ABSTAIN			
	d/André Sarens		☐ ABSTAIN				
	e/ De Wilde J.	□ FOR	□ AGAINST		□ ARSTAIN		

(Julien De Wilde)

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f/ Friso Nassau	o van Oranje- I	□ FOR	☐ AGAINST	_	ABSTAIN			
g/ Cytifinance NV (Michel Delloye)		□ FOR	☐ AGAINST		ABSTAIN			
h/ Charles Bracken		□ FOR	☐ AGAINST		ABSTAIN			
i/ Shane O'Neill		□ FOR	□ AGAINST		ABSTAIN			
j/ Jim	Ryan	□ FOR	☐ AGAINST		ABSTAIN			
k/ Gen	ne Musselman	□ FOR	□ AGAINST □		ABSTAIN			
I/ Berr	nie Dvorak	□ FOR	☐ AGAINST		ABSTAIN			
m/ Rut	th Pirie	□ FOR	☐ AGAINST		ABSTAIN			
n/ Nia	II Curran	□ FOR	☐ AGAINST		ABSTAIN			
o/ Die	derik Karsten	□ FOR	☐ AGAINST		ABSTAIN	-		
p/ Mar	nuel Kohnstamm	□ FOR	☐ AGAINST		ABSTAIN			
Propose	Discharge from liability to the statutory auditor Proposed resolution: to grant discharge from liability to the statutory auditor for the exercise of his mandate during the fiscal year ended on December 31, 2010.							
	□ FOR	☐ AGAINST	□ ABSTAIN	I				
Re-appointment of directors Taking into account the advice of the nomination committee of the board of directors of the company, the board of directors recommends adopting the following resolutions, upon nomination as stated in the articles of association of the company. Fur further information in relation to the parties involved and their resume, reference is made to the declaration on corporate governance in the annual report of the board of directors. Proposed resolutions: (a) Appointment, upon nomination in accordance with Article 18.1(ii) of the articles of association, of Mr. Balan Nair, for a term of 4 years, with immediate effect and until the closing of the general shareholders' meeting of 2015.								
	☐ FOR	☐ AGAINST	□ ABSTAIN	J				
(b)	(b) Re-appointment, upon nomination in accordance with Article 18.1(ii) of the articles of association, of Mr. Jim Ryan, for a term of 4 years, with immediate effect and until the closing of the general shareholders' meeting of 2015.							
	□ FOR □ AGAINST □ ABSTAIN							

7.

8.

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☐ FOR	☐ AGAINST	☐ ABSTAIN
articles of asso	ociation, of Mr. Diede	accordance with Article 18.1(ii) rik Karsten, for a term of 4 year g of the general shareholders' mee
□ FOR	☐ AGAINST	☐ ABSTAIN
articles of assoc	ciation, of Mrs. Ruth Pi	accordance with Article 18.1(ii) rie, for a term of 4 years, with imr eral shareholders' meeting of 2015.
☐ FOR	☐ AGAINST	☐ ABSTAIN
☐ FOR	☐ AGAINST	☐ ABSTAIN
□ FOR	☐ AGAINST	☐ ABSTAIN
Re-appointment De Wilde J. Mar Julien De Wilde Article 526ter o Governance Coo years, with imn meeting of 201 from the infor	t, upon nomination as nagement BVBA, repres e, as director and "inde of the Belgian Company de and the articles of a nediate effect and unt 4. It appears from the	provided in the articles of associatented by its permanent representate ependent director", within the meat Code, clause 2.3 of the Belgian Cossociation of the company, for a tell the closing of the general shared data available to the company as Mr. Julien De Wilde, that he meatented
Re-appointment De Wilde J. Mar Julien De Wilde Article 526ter o Governance Coo years, with imn meeting of 201 from the infor	t, upon nomination as nagement BVBA, represe, as director and "indefect the Belgian Company de and the articles of a nediate effect and unto the mation provided by Mating Provided By Mation provided by Mation provided p	provided in the articles of associatented by its permanent representate ependent director", within the meat Code, clause 2.3 of the Belgian Cossociation of the company, for a tell the closing of the general shared data available to the company as Mr. Julien De Wilde, that he meatented

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☐ FOR	☐ AGAINST	☐ ABSTAIN

(i) Taking note of the resignation of Mr. Frank Donck and appointment, upon nomination as provided in the articles of association of the company, of Mr. Frank Donck, as director and "independent director", in the meaning of Article 526ter of the Belgian Company Code, clause 2.3 of the Belgian Corporate Governance Code and the articles of association of the company, for a term of 3 years, with immediate effect and until the closing of the general shareholders' meeting of 2014. It appears from the data available to the company as well as from the information provided by Mr. Frank Donck, that he meets the applicable independence requirements.

☐ FOR	☐ AGAINST	☐ ABSTAIN

9. Re-appointment of statutory auditor

Proposed resolution:

The board of directors of the Company recommends to re-appoint Klynveld Peat Marwick Goerdeler - Bedrijfsrevisoren CVBA, abbreviated as KPMG Bedrijfsrevisoren CVBA, a civil company that has the form of a cooperative company with limited liability under Belgian law, represented by Mr. Jos Briers and Mr. Götwin Jackers, as statutory auditor of the company for a term of three years which will end immediately after the closing of the annual shareholders' meeting which will have deliberated and voted on the (statutory and consolidated) financial statements for the fiscal year ended on December 31, 2013. The remuneration for the exercise of the mandate of statutory auditor is determined at € 530,950 per annum (excluding VAT).

☐ FOR	☐ AGAINST	☐ ABSTAIN

10. Approvals and mandates relating to remunerations

Taking into account the Act of April 6, 2010 on the reinforcement of corporate governance in listed companies and autonomous public undertakings and on the modification of the professional prohibitions in the banking and financial sector", and taking into account the advice of the remuneration committee of the board of directors of the company, the board of directors recommends to adopt the following resolution. For further information relating to the remuneration of the members of the board of directors, the executive management and others, reference is made to the remuneration report in the annual report of the board of directors.

Proposed resolution:

The general shareholders' meeting approves the following relating to the remuneration of the members of the board of directors, the CEO and the other members of the executive management:

- (a) Decision, in as far as needed and applicable, (x) not to consider the options and warrants granted by the company in the past within the framework of its options plans and of which the vesting is only based on the passage of time, as "variable remuneration" for the purposes of Article 520ter of the Belgian Company Code, (y) not to consider them as being part of the "annual remuneration" either for purposes of the determination of the ratio "variable remuneration" versus "annual remuneration":
- (b) Decision to consider as "variable remuneration" under Article 520ter of the Belgian Company Code, (x) the granting of a cash amount within the framework of a performance based cash bonus plan as part of the "variable remuneration", and (y) the granting of shares within the framework of a share plan with a performance based vesting (so-called "performance shares") as part of the "variable remuneration", whereby the performance based cash bonus is connected to the annual performance criteria, yet whereby the payment of the cash bonus concerned will be spread over several years (for example two) in order to create an additional retention feature, on top of what is required under the applicable legal rules.

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- (c) Decision to approve the granting of shares within the framework of a share plan with a performance based vesting (so-called "performance shares"), whereby the performance criteria are determined for a three year period.
- (d) Decision, in as far as needed and applicable, to specifically determine annually the performance based targets (in accordance with the general already approved criteria) on the basis of which the stock options that have been granted to the CEO of the company in the past (under the Specific Stock Option Plan 2010-2014) vest.
- (e) Decision, in as far as needed and applicable, to (x) (re)confirm, within the framework of the special power the general shareholders' meeting can grant in accordance with Article 523ter of the Belgian Company Code, the features and the conditions of the options and the warrants that have been granted by the company in the past within the framework of its option plans, and (y) give the board of directors of the company the power to determine, at the occasion of new grants of warrants and options within the framework of the previously approved stock option plans, that the options and the warrants will have the same features and conditions as the previously granted options and warrants.
- (f) Decision, in as far as needed and applicable, to determine that the shares acquired by the employees within the framework of the different stock purchase plans the general shareholders' meeting resolved upon in the past, remain freely transferable after the period of two years (following their acquisition) during which they cannot be transferred.
- (g) The mandate of the directors appointed in accordance with item 8(a) up to (i) of the agenda, is remunerated in accordance with the resolution of the general shareholders' meeting of April 28, 2010.

		□ FOR	☐ AGAINST	☐ ABSTAIN			
In case	of amer	ndments to a pro	posed resolution or a ne	ew proposed resolution:	1		
		the Undersigne	d votes for the amende	d or new resolution			
		the Undersigned	d votes <mark>against</mark> the ame	ended or new resolution	1		
		the Undersigned	d abstains from the vot	te on the amended or ne	ew 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.					
			e of instructions on this ount to an instruction t				
	Done a	t	, on A	April	2011.		
	Signatu	ıre(s):					