#### **VOTING LETTER**

#### Annual General Shareholders' Meeting

April 25, 2012 (3.00 p.m.)

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 19, 2012 to:

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

The Undersigned (name and first name / Name of the Company)					
Residing / Reg	gistered 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 25, 2012 as from 3.00 p.m.

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

#### 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, 2011.

2. Communication and approval of the statutory financial statements

Communication and approval of the statutory financial statements for the fiscal year ended on December 31, 2011, and of the proposed allocation of the result. *Proposed resolution*: approval of the statutory financial statements for the fiscal year ended on December 31, 2011, including the allocation of the result as proposed by the board of directors. The allocation includes the decision to pay a (gross) dividend of one euro (€1.00) per share, excluding the own shares acquired by the company in the framework of the Share Repurchase Program 2012 as determined at the meeting. The board of directors is authorized to determine and communicate the procedure and formalities, the ex-dividend date and the payment date of the dividend in accordance with applicable legislation and regulations.

The right to receive payment of the dividend will be represented by coupon number five (5), with corresponding arrangements for dematerialized shares.

□ I AGREE	☐ I DO NOT AGREE	☐ ABSTENTION

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, 2011.

4. Communication of and discussion on the remuneration report

Communication of and discussion on the remuneration report, included in the annual report of the board of directors for the fiscal year ended on December 31, 2011.

<u>Proposed resolution</u>: approval of the remuneration report for the fiscal year ended on December 31, 2011.

☐ I AGREE	☐ I DO NOT AGREE	☐ ABSTENTION

- 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, 2011.
- 6. Discharge from liability to the directors

<u>Proposed resolution</u>: to grant discharge from liability to the directors who were in office during the fiscal year ended on December 31, 2011, for the exercise of their mandate during said fiscal year.

a/ Frank Donck	□ I AGREE	□ I DO NOT AGREE	☐ ABSTENTION	
b/ Duco Sickinghe	□ I AGREE	□ I DO NOT AGREE	☐ ABSTENTION	
c/ Alex Brabers	□ I AGREE	□ I DO NOT AGREE	☐ ABSTENTION	
d/André Sarens	□ I AGREE	□ I DO NOT AGREE	☐ ABSTENTION	
e/ De Wilde J. Management BVBA (Julien De Wilde)	□ I AGREE	□ I DO NOT AGREE	☐ ABSTENTION	
f/ Friso van Oranje- Nassau	□ I AGREE	□ I DO NOT AGREE	☐ ABSTENTION	
g/ Cytifinance NV (Michel Delloye)	□ I AGREE	□ I DO NOT AGREE	☐ ABSTENTION	
h/ Charles Bracken	□ I AGREE	□ I DO NOT AGREE	☐ ABSTENTION	
i/ Jim Ryan	□ I AGREE	□ I DO NOT AGREE	☐ ABSTENTION	
j/ Bernie Dvorak	□ I AGREE	□ I DO NOT AGREE	☐ ABSTENTION	
k/ Ruth Pirie	□ I AGREE	□ I DO NOT AGREE	☐ ABSTENTION	
I/ Niall Curran	□ I AGREE	□ I DO NOT AGREE	☐ ABSTENTION	
m/ Diederik Karsten	□ I AGREE	□ I DO NOT AGREE	☐ ABSTENTION	
n/ Manuel Kohnstamm	□ I AGREE	□ I DO NOT AGREE	☐ ABSTENTION	
o/ Balan Nair	□ I AGREE	□ I DO NOT AGREE	☐ ABSTENTION	

7. Discharge from liability to the statutory auditor

<u>Proposed resolution</u>: to grant discharge from liability to the statutory auditor for the exercise of his mandate during the fiscal year ended on December 31, 2011.

		☐ I AGREE ☐ I DO NOT AGREE		☐ ABSTENTION			
8.	Commi Mr. Nia <i>Propos</i>	Resignation of director Communication of the voluntary resignation as director of the company by Mr.Niall Curran. Proposed resolution: to approve the voluntary resignation as director of the company by Mr. Niall Curran.					
□ I AGREE □ I DO NOT AGRI				DO NOT AGREE		☐ ABSTENTION	
9.	Taking the boadopti associa involve govern compa	appointment of directors and remuneration  ng into account the advice of the remuneration & nomination committee of board of directors of the company, the board of directors recommends of the following resolutions, upon nomination as stated in the articles of ciation of the company. For further information in relation to the parties lived and their résumé, reference is made to the declaration on corporate rnance in the annual report of the board of directors and the website of the boany.  losed resolutions:  Re-appointment, upon nomination in accordance with Article 18.1(ii) of the articles of association, of Mr. Charles Bracken, for a term of 4 years, with immediate effect and until the closing of the general shareholders' meeting of 2016.					
		□ I AGREE		□ I DO NOT AGREE	NOT AGREE		
	(b) Re-appointment, upon nomination in accordance with the artic association, of Mr. Duco Sickinghe, for a term of 4 years, with immediffect and until the closing of the general shareholders' meeting of 2				ears, with immediate		
		☐ I AGREE		□ I DO NOT AGREE	-	☐ ABSTENTION	
	(c) Appointment, upon nomination in accordance with article 18.1(iii) of the articles of association, of Mrs. Angela McMullen, for a term of 4 years, with immediate effect and until the closing of the general shareholders' meeting of 2016.					or a term of 4 years,	
		□ I AGREE		□ I DO NOT AGREE		☐ ABSTENTION	
	(d) Appointment, upon nomination in accordance with Article 18.1(i) and article 18.2 of the articles of association, of Cytindus NV, represented by its permanent representative Mr. Michel Delloye, as "independent director", within the meaning of Article 526ter of the Belgian Company				us NV, represented by ye, as "independent		

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'

mee	ting of 2015. It ap	opears fron	n the da	ata a	vailable to t	he company as
well	as from the inform	nation prov	ided by	Mr.	Michel Delloy	e, that he and
the	aforementioned	company	meet	the	applicable	independence
requ	irements.					

requirements.		·			
□ I AGREE	□ I DO NOT AGREE	☐ ABSTENTION			
(e) The mandate of these directors will be remunerated in accordance wi the resolution of the general shareholders' meeting of April 28, 2010.					
□ I AGREE	□ I DO NOT AGREE	☐ ABSTENTION			
eter of the Belgian Compan as the case may be, ac o later than on or before Tu shall make amended forms inpany prior to the publication to which the votes by mail clarifications set out on the pany Code, a vote by lette	y Code, the company w dditional agenda items esday, April 10, 2012 at available for votes by m ion of an amended agen apply, subject, however e postal voting form. I er regarding an agenda	ill publish an amended and additional draft the latest. In addition, nail. Votes by mail that da remain valid for the fort to applicable law and n accordance with the item for which a new			
endments to a proposed res	olution or a new propose	ed resolution:1			
the Undersigned votes for the amended or new 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.					
, on	1	2012.			
	The mandate of these direct the resolution of the gener I AGREE  endments to the agenda and as the case may be, as the case may be, as the later than on or before Turnshall make amended forms in pany prior to the publication to which the votes by mail clarifications set out on the pollution was filed by a shared endments to a proposed resolution was filed by a shared the Undersigned votes against the Undersigned votes against the Undersigned abstains for resolution the following person is appropriately appropriatel	The mandate of these directors will be remunerar the resolution of the general shareholders' meeting  I AGREE  I DO NOT AGREE  endments to the agenda and proposed additional rester of the Belgian Company Code, the company we as the case may be, additional agenda items of later than on or before Tuesday, April 10, 2012 at shall make amended forms available for votes by many prior to the publication of an amended agend to which the votes by mail apply, subject, however clarifications set out on the postal voting form. It was a vote by letter regarding an agenda polution was filed by a shareholder holding at least 3 dendments to a proposed resolution or a new proposed the Undersigned votes for the amended or new resolution  the Undersigned abstains from the vote on the amended undersigned abstains from the vote on the amended or new resolution. The following person is appointed as special proxy substitution, to vote in the name of the Undersigned new resolution: Mr./Mrs.			

Signature(s):....