TELEPHONE & DATA SYSTEMS INC /DE/ Form DEFA14A December 05, 2011

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

SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934 (Amendment No.)

Filed by the Registrant X

Filed by a Party other than the Registrant O

Check the appropriate box:

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Preliminary Proxy Statement Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2)) o **Definitive Proxy Statement** o **Definitive Additional Materials** \mathbf{X}

Soliciting Material Pursuant to §240.14a-12

Telephone and Data Systems, Inc. (Name of Registrant as Specified In Its Charter)

(Name of Person(s) Filing Proxy Statement, if other than the Registrant)

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Payment of Filing Fee (Check the appropriate box): x No fee required.							
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EXPLANATORY NOTE

This Schedule 14A is being filed by Telephone and Data Systems, Inc. (TDS) to disclose certain information with respect to certain proposed charter amendments and other proposals (Original Proposals) originally included in TDS proxy statement dated August 31, 2011 (Proxy Statement). Capitalized terms used but not defined herein are used as defined in the Proxy Statement.

As background, on August 7, 2011, the TDS Board, including the independent directors, approved the Original Proposals and directed that they be submitted to a vote of the shareholders at a special meeting of shareholders.

TDS disclosed the Original Proposals by press release and filed a preliminary proxy statement with the SEC on August 8, 2011. TDS proceeded to finalize the preliminary proxy statement and distributed the definitive Proxy Statement dated August 31, 2011.

At the Special Meeting on October 6, 2011, TDS did not have sufficient votes from holders of Common Shares to approve Proposals 1, 2, 3 and 4. As a result, the polls were not opened for voting on Proposal 1, 2, 3 or 4. In addition, because Proposals 5, 6 and 7 are conditioned on approval of Proposals 1, 2, 3 and 4, the polls were also not opened for Proposal 5, 6 or 7. TDS opened the polls only with respect to Proposal 8, the Adjournment Proposal, which was approved by the requisite vote.

TDS filed a Form 8-K dated October 6, 2011 that disclosed the voting results with respect to Proposal 8 but, because the polls were not opened with respect to the other proposals, TDS was not required to and did not disclose the votes received with respect to Proposals 1-7.

Because TDS did not have sufficient votes to approve Proposals 1-7, TDS adjourned the Special Meeting until October 20, 2011 to solicit additional votes from holders of Common Shares.

At the adjourned Special Meeting held on October 20, 2011, TDS again did not have sufficient votes to approve Proposals 1-7. Accordingly, this meeting was further adjourned until November 15, 2011.

At the adjourned Special Meeting held on November 15, 2011, TDS again did not have sufficient votes to approve Proposals 1-7. Accordingly, this meeting was adjourned until further notice.

On November 29, 2011, TDS announced that it revised the Original Proposals (Revised Proposals) and filed a proxy supplement and revised proxy cards relating to the Revised Proposals with the SEC.

As a result, all proxies and broker votes previously submitted with respect to the Original Proposals became null and void.

Although all proxies and broker votes submitted with respect to the Original Proposals are null and void, TDS has determined to disclose the proforma votes received with respect to Original Proposals 1-7. Accordingly, the following shows the votes, on a proforma basis, that TDS transfer agent reported to TDS and that would have been voted if TDS had opened and closed the polls for voting with respect to Original Proposals 1-7 at the last adjournment of the Special Meeting on November 15, 2011.

Because the polls were not opened with respect to Original Proposals 1-7, the following information does not have any legal effect. The following numbers of pro forma votes are being disclosed for information purposes only.

Original Proposal 1. Share Consolidation Amendment - Statutory Vote.

	For	Against	Abstain	Non Vote
Series A Common Shares	65,199,845			
Common Shares	19,901,153	22,818,128	153,910	
Preferred Shares	27			
Total Voting Power	85,101,025	22,818,128	153,910	
Class Vote Common Shares	19,901,153	22,818,128	153,910	
Class Vote Special Common Shares	38,125,697	3,914,955	101,914	

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Original Proposal 2. Share Consolidation Amendment - Ratification Vote.

	For	Against	Abstain	Non Vote
Class Vote Unaffiliated Common				
Shares	19,986,533	22,573,295	175,825	
Class Vote Unaffiliated Special				
Common Shares	31,720,185	3,917,047	115,390	

Original Proposal 3. Vote Amendment - Statutory Vote.

	For	Against	Abstain	Non Vote
Series A Common Shares	65,199,845			
Common Shares	19,188,316	22,882,226	802,649	
Preferred Shares	27			
Total Voting Power	84,388,188	22,882,226	802,649	
Class Vote Common Shares	19,188,316	22,882,226	802,649	
Class Vote Series A Common Shares	65,199,845			

Original Proposal 4. <u>Vote Amendment - Ratification Vote.</u>

	For	Against	Abstain	Non Vote
Class Vote Unaffiliated Common				
Shares	19,629,669	22,608,923	497,061	
Class Vote Unaffiliated Special				
Common Shares	31,618,551	4,014,344	119,727	

Original Proposal 5. Ancillary Amendment.

	For	Against	Abstain	Non Vote
Series A Common Shares	65,199,845			
Common Shares	40,442,504	1,628,763	801,924	
Preferred Shares	15		12	
Total Voting Power	105,642,364	1,628,763	801,936	

Original Proposal 6. 2011 Long-Term Incentive Plan.

	For	Against	Abstain	Non Vote
Series A Common Shares	65,199,374	241	230	
Common Shares	38,480,929	3,735,538	656,723	
Preferred Shares	27			

Total Voting Power 103,680,330 3,735,779 656,953

Original Proposal 7. Compensation Plan for Non-Employee Directors.

	For	Against	Abstain	Non Vote
Series A Common Shares	65,198,335	241	1,268	
Common Shares	40,040,145	2,186,294	646,752	
Preferred Shares	15		12	
Total Voting Power	105,238,495	2,186,535	648,032	

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IMPORTANT INFORMATION: The foregoing information is not a solicitation of a proxy from any TDS shareholder. This is being done only pursuant to a definitive proxy statement, as supplemented. Additional information relating to the foregoing is included in TDS proxy materials filed with the Securities and Exchange Commission (SEC) and distributed to shareholders. INVESTORS AND SECURITY HOLDERS ARE ADVISED TO READ SUCH MATERIALS BECAUSE THEY CONTAIN IMPORTANT INFORMATION. Shareholders and other investors may access such materials without charge at the SEC s web site (www.sec.gov) and on the TDS web site (www.teldta.com) in the Investor Relations section on the SEC filings page. In addition, shareholders may obtain free copies of the proxy materials by contacting TDS proxy solicitor, MacKenzie Partners at (800) 322-2885. TDS and its executive officers and directors may be deemed to be participants in the solicitation of proxies from TDS shareholders on behalf of the TDS board of directors in connection with the foregoing. Information concerning such participants and their respective direct or indirect interests in TDS by security holdings or otherwise is included in TDS proxy materials.