TELEPHONE & DATA SYSTEMS INC /DE/

Form DEFA14A

May 16, 2013

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 ý

Filed by a Party other than the Registrant "

Check the appropriate box:

- "Preliminary Proxy Statement
- "Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
- " Definitive Proxy Statement

ý Definitive Additional Materials

"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)

Payment of Filing Fee (Check the appropriate box):

ý No fee required.

- "Fee computed on table below per Exchange Act Rules 14a 6(i)(1) and 0-11.
- (1) Title of each class of securities to which transaction applies:
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- (5) Total fee paid:
- "Fee paid previously with preliminary materials.

Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for

- "which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.
- (1) Amount Previously Paid:
- (2) Form, Schedule or Registration Statement No.:
- (3) Filing Party:
- (4) Date Filed:

TELEPHONE AND DATA SYSTEMS, INC.

30 North LaSalle Street Suite 4000 Chicago, Illinois 60602

ISS AND GLASS LEWIS RECOMMEND TDS COMMON SHAREHOLDERS VOTE THE WHITE PROXY CARD FOR TDS BOARD NOMINEES

PROTECT YOUR INVESTMENT VOTE THE ENCLOSED WHITE PROXY CARD TODAY!

Dear Fellow Shareholder: May 16, 2013

On May 14, 2013, Telephone and Data Systems, Inc. (TDS) announced that Institutional Shareholder Services (ISS) and Glass, Lewis & Co., LLC (Glass Lewis), the nation s two leading proxy advisory firms, recommend that holders of TDS Common Shares vote the WHITE proxy card FOR the nominees of the TDS Board of Directors.

The firms recommended that TDS shareholders DO NOT VOTE the BLUE proxy card of GAMCO Asset Management, Inc. (GAMCO).

Both ISS and Glass Lewis indicated that GAMCO has not made a compelling case or argument that would support a recommendation for GAMCO s nominee.

Your Board of Directors believes that GAMCO s nominee, Ryan J. Morris (age 28), does not have experience or qualifications that would add value to TDS or come close to matching the experience or qualifications of your Board of Directors nominees.

Your Board of Directors believes that its nominees have the experience and the qualifications to lead TDS through the many changes that TDS is facing and that the re-election of TDS s incumbent directors is in the best interests of shareholders.

The TDS Board of Directors believes that:

Its current members have a balance of valuable expertise in telecommunications, retail and consumer marketing, regulatory matters and complex legal/corporate situations.

Its current members have been very active in urging meaningful action and helping TDS set its course for

sustainable, profitable future growth.

A change in composition of the Board of Directors risks disruption in its ability to effect needed change and loss of valuable expertise.

TDS NOMINEES ARE HIGHLY EXPERIENCED AND QUALIFIED

Clarence A. Davis	George W. Off	Mitchell Saranow	Gary L. Sugarman
Significant business and	Significant business and	Significant	Significant management
accounting experience	executive management	management, finance,	experience in multiple
director and former CEO of	experience as former CEO of	accounting and legal	telecommunications
Nestor, a public technology	retail marketing and	experience in multiple	companies; expertise in
company; former CFO and	technology companies	industries, including	telecom M&A
COO of American Institute	Catalina Marketing	cable TV	
of Certified Public	Corporation and Checkpoint		Financial expertise as
Accountants	Systems, Inc.	Former senior	founder and managing
		lecturer in financial	member Richfield Capital
Currently director or trustee	_	reporting and controls,	Partners
of several registered	chairman of TDS Audit	Harvard Business	
investment firms	Committee, member of TDS	School	Current and former member
	Compensation Committee		of multiple
Substantial audit committee		Extensive public	telecommunications boards
experience, including TDS	TDS director since 1997	company board and	
Audit Committee;		audit committee	TDS director since 2009;
designated financial expert		experience	member of TDS
			Compensation Committee;
TDS director since 2009;		TDS director since	originally nominated by
originally nominated by		2004; member of TDS	GAMCO
GAMCO		Audit Committee	
		since 2004;	
		designated financial	
		expert	
We urge you to support your Roard's highly qualified and experienced nominees for election by voting the			

We urge you to support your Board s highly qualified and experienced nominees for election by voting the WHITE proxy card and discarding any BLUE proxy card you may receive from GAMCO.

Please vote in favor of your Board s nominees TODAY.

Thank you for your continued support.

Very truly yours,

Walter C.D. Carlson Chairman of the Board of Directors LeRoy T. Carlson, Jr.

President and Chief Executive Officer

IMPORTANT

Your vote is important. No matter how many shares you own, we urge you to please vote FOR the election of the nominees nominated by the TDS Board and FOR proposals 2, 3 and 4, and AGAINST proposal 5. In addition to voting by mail, telephone and internet voting is available. Simply follow the instructions on the enclosed **WHITE** proxy card.

In addition, we ask that you do not return any BLUE proxy card you may receive from GAMCO.

IMPORTANT INFORMATION: TDS and its directors, executive officers and other members of its management and employees may be deemed to be participants in the solicitation of proxies from the shareholders of TDS in connection with the TDS 2013 annual meeting of shareholders. Information regarding TDS directors and executive officers and other participants that may be soliciting proxies on behalf of the TDS board of directors and their respective interests in TDS by security holdings or otherwise is set forth in TDS s definitive proxy statement relating to its 2013 annual meeting, as filed with the Securities and Exchange Commission (SEC) on April 19, 2013. The 2013 proxy statement, other solicitation material and other reports that TDS files with the SEC, when available, can be obtained free of charge at the SEC s web site at www.sec.gov or from TDS as provided on its website at www.teldta.com. TDS SHAREHOLDERS ARE ADVISED TO READ CAREFULLY THE PROXY STATEMENT AND OTHER SOLICITATION MATERIAL FILED BY TDS IN CONNECTION WITH THE TDS 2013 ANNUAL MEETING OF SHAREHOLDERS BEFORE MAKING ANY VOTING DECISION BECAUSE THEY CONTAIN OR WILL CONTAIN IMPORTANT INFORMATION RELATING TO THE ELECTION OF DIRECTORS OF TDS.

If you have questions or need assistance voting your shares please contact

105 Madison Avenue New York, New York 10016

TDS@mackenziepartners.com

Call Collect: (212) 929-5500

Or

Toll-Free (800) 322-2885 Fax: (212) 929-0308