TELEPHONE & DATA SYSTEMS INC /DE/

Form DEFA14A

May 01, 2015

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.
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- (3) Filing Party:
- (4) Date Filed:

TELEPHONE AND DATA SYSTEMS, INC.

30 North LaSalle Street Suite 4000 Chicago, Illinois 60602

YOUR VOTE IS IMPORTANT VOTE THE ENCLOSED WHITE PROXY CARD TODAY!

Dear Fellow Shareholder: May 1, 2015

The Board of Directors (Board) of Telephone and Data Systems, Inc. (TDS) strongly urges all holders of TDS Common Shares to **vote in favor of your Board s four highly qualified nominees** (TDS Board Nominees) for election at the Annual Meeting of Shareholders, to be held on Thursday, May 21, 2015. Please vote **TODAY** by telephone, Internet or by signing, dating and returning the enclosed **WHITE** proxy card in the business reply envelope provided. We urge you to **DISCARD ANY BLUE PROXY CARD you may receive from GAMCO Asset**Management Inc. (GAMCO), which is seeking to replace two of your Board s nominees with its own representatives.

FIRST QUARTER FINANCIAL RESULTS CONFIRM YOUR COMPANY CONTINUES TO SUCCESSFULLY EXECUTE ITS STRATEGIC BUSINESS PLAN

TDS released financial results for the first quarter on May 1, 2015. Those results show that TDS is continuing to make progress and our U.S. Cellular and TDS Telecom business units are executing on their plans. TDS plans to continue that momentum through the rest of 2015. Highlights of the earnings press release and earnings call for the first quarter 2015 included the following:

Reported total operating revenues were \$1,251.6 million for the first quarter of 2015, up 5% over the comparable period one year ago.

Net income attributable to TDS shareholders and related diluted earnings per share were \$145.7 million and \$1.33 respectively, for the first quarter of 2015, compared to \$18.3 million and \$0.16, respectively, in the comparable period one year ago.

TDS and U.S. Cellular increased guidance for operating cash flow and adjusted EBITDA for 2015.

U.S. Cellular is maintaining a strong momentum from its turnaround in customer growth last year, adding postpaid customers and reducing churn.

More U.S. Cellular customers are adopting shared data plans and adding connected devices to those accounts, leading to increases in revenue.

U.S. Cellular will bring 4G LTE speeds to 98 percent of its customers in 2015, driving continued growth in smartphone penetration, connected devices, and data use.

TDS Telecom achieved continued success with its TDS TV service in the quarter, adding residential customers and increasing residential revenue per connection.

TDS Telecom s acquisition of BendBroadband has been very productive, driving increased revenues, operating cash flow and adjusted EBITDA.

TDS Telecom is evaluating further cable acquisitions and focused on increasing broadband penetration and TDS TV uptake.

GAMCO HAS ONCE AGAIN PROPOSED TWO DIRECTOR CANDIDATES WITH LITTLE RELEVANT EXPERIENCE

We are disappointed that GAMCO has once again commenced a proxy contest that is costly and distracting to TDS. GAMCO once again seeks to elect the same two candidates to the TDS Board in 2015 that it nominated in 2014: Philip T. Blazek and Walter M. Schenker (the GAMCO Candidates). TDS shareholders rejected these candidates in 2014 and we urge shareholders to again not vote for these candidates in 2015. The TDS Board believes that the GAMCO Candidates lack the relevant experience and skill sets that would add value to the Board.

Based on the information provided to TDS by GAMCO and the GAMCO Candidates and other information, the TDS Board believes that: the GAMCO Candidates have minimal experience as directors or officers of a public-company and the limited experience that they do have is with very small public companies; and the GAMCO Candidates have no meaningful experience in the telecommunications or other businesses in which TDS is engaged. In addition, Mr. Schenker consented to a settlement of an SEC enforcement proceeding in which he was required to pay a \$75,000 civil penalty.

In 2009, TDS added two persons designated by GAMCO, Clarence A. Davis and Gary L. Sugarman, to the TDS Board. These two experienced and qualified persons continue to serve on the TDS Board and have been very engaged and effective. On the other hand, we do not believe that the GAMCO Candidates have experience or qualifications comparable to that of Mr. Davis, Mr. Sugarman or the other two TDS Board Nominees, George W. Off and Mitchell H. Saranow.

THE TDS BOARD NOMINEES ARE HIGHLY QUALIFIED AND ARE ACTIVELY WORKING TO CREATE VALUE FOR ALL SHAREHOLDERS

The TDS Board believes that its nominees have significant and relevant business, finance and managerial expertise and qualifications, as set forth on the next page.

TDS Board members have been very active in urging meaningful action and helping TDS pursue changes for sustainable, profitable future growth. We believe that a change in TDS Board composition risks disruption in TDS ability to effect planned changes and would result in a loss of valuable expertise if such persons were to be replaced by new members with no meaningful relevant business experience and skill sets compared to the TDS Board Nominees.

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

Please vote the WHITE proxy card in favor of ALL FOUR OF your Board s nominees TODAY.

Thank you for your continued support.

Very truly yours,

LeRoy T. Carlson, Jr. Walter C.D. Carlson
President and Chief Executive Officer Chairman of the Board of Directors

TDS NOMINEES HAVE SIGNIFICANT BUSINESS, FINANCE AND MANAGERIAL EXPERTISE AND QUALIFICATIONS

		Board	Business	TDS
	Management Experience	Experience	Expertise	Board History
Clarence A. Davis	Significant leadership and operational experience in	Current or former director of multiple boards,	or Substantial expertise in management, operations,	~ ,
II. Duvis	multiple industries, including	including Gabelli SRI	accounting/finance, cost	•
	technology (CEO Nestor, Inc.),	Green Fund and GDL	control, fraud	2009
	accounting (CFO, COO-America	nFund; Nestor, Inc.; Oneida	investigation and	TDS director
	Institute of Certified Public	Ltd.; Pennichuck Corp.;	internal controls, sales,	since 2009
	Accountants), manufacturing,	Sonesta International	M&A/restructuring,	Member, TDS
	media/broadcasting, agriculture	Hotels; and BizEquity Current or former member	investing	Audit Committee;
		of at least six Audit	J1	designated
		Committees		financial expert
		Designated financial		-
		expert		
George W.	V. Substantial executive Current or former member Significant business TDS dire			
Off	management and operational	of multiple boards,	expertise in marketing,	since 1997,
	experience for marketing services	-	operations, retail	identified by
	firm (Co-founder and CEO,	Equation, Infinian Mobile	customer analytics, retail	
	Catalina Marketing Corporation) and multinational manufacturer	Commerce & Analytic Solutions, Catalina	and marketing technology	firm Chair, TDS
	(CEO, Checkpoint Systems)	Marketing Corporation,	teemieregy	Audit
	•	Checkpoint Systems		Committee
				Member, TDS
				Compensation Committee
				Committee
Mitchell H. Significant leadership experience Current or former member Successful business TDS direct				
Saranow	in manufacturing (Founder–Fluid	•	founder and innovator	since 2004
	Management, SureTint Technologies), cable	their audit committees Public board experience	Substantial expertise in strategic planning,	TDS Nominating and
	(Co-founder, Mid-Atlantic	includes Navigant	operations, accounting,	Governance
	CATV), food service distribution	<u>e</u>	budgeting, financial	Committee
	(CFS Continental), corporate	Corporation, North	reporting and controls,	Member, TDS
	finance (Warburg, Paribas,	American Scientific,	acquisitions, investing,	Audit
	Becker), and consulting (Co-CEO, Navigant Consulting)	Lawson Products Designated financial	legal	Committee, designated
	Independent financial advisor to	•		financial expert
	companies in multiple industries	1		r
Gary L.	More than 25 years of	Current board member of	f Significant business	Originally
Sugarman	management experience,	OTELCO and LICT.	expertise in many	nominated by
	including traditional telcos	Former member of	aspects of the	GAMCO in
	(Co-founder and CEO,	multiple	telecommunications	2009

Mid-Maine Communications; various operating roles at Rochester Telephone Company, now known as Frontier), network Communications, Veroxity and investing infrastructure providers (Exec. Chairman, Veroxity Technology Partners), financial technology (Exec. Chairman, FXecosystem), and technology venture funds and banks (Founder, Richfield Capital Partners/Richfield Associates)

telecommunications and technology boards, including PrairieWave Technology Partners, Interlakes Cable, and **FXecosystem**

industry, including M&A, operations, infrastructure, finance

TDS director since 2009 Member, TDS Compensation Committee

IMPORTANT

Your vote is important. No matter how many shares you own, we urge you to please vote FOR the election of ALL FOUR OF the nominees nominated by the TDS Board and FOR proposals 2 and 3. 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 2015 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 and their respective interests in TDS by security holdings or otherwise is set forth in TDS s definitive proxy statement relating to its 2015 annual meeting, as filed with the Securities and Exchange Commission (SEC) on April 17, 2015. The 2015 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.tdsinc.com. TDS SHAREHOLDERS ARE ADVISED TO READ CAREFULLY THE PROXY STATEMENT AND OTHER SOLICITATION MATERIAL FILED BY TDS IN CONNECTION WITH THE TDS 2015 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

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TDS@mackenziepartners.com

Call Collect: (212) 929-5500 or *Toll-Free* (800) 322-2885

Fax: (212) 929-0308