Minutes from the Annual General Meeting of shareholders in Tele2 AB (publ), company reg. no. 556410-8917 on 16 May 2011 at 1.00 p.m. CET in Stockholm

This is a translation from the Swedish version.

**Present:** 

Shareholders and proxy holders, <u>Appendix 1</u>, stating the number of shares, class of shares and votes for each person entitled to vote.

The following persons were also present: Chairman of the Board Mike Parton, the Directors of the Board Lars Berg, Mia Brunell Livfors, Jere Calmes, John Hepburn, Erik Mitteregger, John Shakeshaft and Cristina Stenbeck, the Chief Executive Officer Mats Granryd, the Chief Financial Officer Lars Nilsson and the authorised public accountant Jan Berntsson.

In addition, those persons in Appendix 2 were noted as present.

§ 1

### Opening of the Meeting (item 1 of the agenda)

The Chairman of the Board, Mike Parton, opened the Annual General Meeting and welcomed the shareholders.

§ 2

### Election of Chairman of the Annual General Meeting (item 2 of the agenda)

It was resolved, in accordance with the Nomination Committee's proposal, to appoint the lawyer Wilhelm Lüning to conduct the Meeting in the capacity of Chairman. It was noted that the Chairman had appointed Styrbjörn Holmberg to keep the minutes at the Meeting.

It was resolved that persons noted in Appendix 2 were permitted to attend the Meeting.

§ 3

### Preparation and approval of the voting list (item 3 of the agenda)

It was resolved to approve the procedure for the preparation of the voting list, as accounted for by the Chairman, and the list of shareholders and proxy holders present, Appendix 1, was approved as the voting list for the Meeting

### Approval of the agenda (item 4 of the agenda)

It was resolved to approve the agenda for the meeting, which had been distributed to the participants of the Meeting and which previously had been included in the notice to the Meeting.

§ 5

### Election of one or two persons to check and verify the minutes (item 5 of the agenda)

It was resolved to elect Ramsay Brufer representing Alecta and Thomas Andersson representing Handelsbanken Fonder as minute checkers to, jointly with the Chairman of the Meeting, check and verify the minutes.

§ 6

# Determination of whether the Annual General Meeting has been duly convened (item 6 of the agenda)

It was established that the notice of the meeting had been given within the period stated in the Articles of Association by way of announcement in Post- och Inrikes Tidningar on 18 April 2011 and on the Company's website on 14 April 2011 and that an announcement with information that notice had been issued was published in Svenska Dagbladet on 18 April 2011.

It was resolved to approve the notice procedure and declare the meeting duly convened.

§ 7

## Statement by the Chairman of the Board on the work of the Board of Directors (item 7 on the agenda).

The Chairman of the Board Mike Parton reported on the work of the Board of Directors and the Committees of the Board.

§ 8

### Presentation by the Chief Executive Officer (item 8 of the agenda)

Chief Executive Officer Mats Granryd reported on the Company's business and development during the past financial year.

Questions from shareholders concerned amongst other the Company's expansion in Russia and Ukraine including the use of the Company's services on those markets, the result of the Company's work with sustainable development and the Company's investments in infrastructure and how costs relating to those investment are reported were answered by Mike Parton, Mats Granryd and the Chief Financial Officer Lars Nilsson. Furthermore,

shareholders stated that the wanted to see improvements regarding the Company's customer service.

§ 9

Presentation of the Annual Report and Auditor's Report and of the Group Annual Report and the Group Auditor's Report (item 9 of the agenda)

The Board of Directors' and Chief Executive Officer's Annual Report of the parent Company and Group Annual Report, with the incorporated income statements and balance sheets in respect of the financial year 2010 were presented.

The authorised public accountant Jan Berntsson from Deloitte AB reported on the audit work audit work and thereafter presented the Auditor's Report in respect of the parent company and the Group.

### § 10

Resolution on the adoption of the Profit and Loss Statement and the Balance Sheet and of the Group Profit and Loss Statement and the Group Balance Sheet (item 10 of the agenda)

It was resolved to adopt the income statements and balance sheets for the parent Company and the Group in respect of the financial year 2010, presented under § 9 above.

Ulf Forsgren representing the shareholders specified in <u>Appendix 3</u>, representing in total 43,118 shares and votes, voted against the decision.

Shareholders specified in Appendix 3, represented by Ulf Forsgren, representing in total 9,343 shares and votes, abstained from voting.

### § 11

Resolution on the proposed treatment of the Company's unappropriated earnings or accumulated loss as stated in the adopted Balance Sheet (item 11 of the agenda)

The Chairman presented the Board of Directors' and the Chief Executive Officer's proposal, regarding distribution of profits, which was supported by the Auditors, in accordance with the Annual Report.

It was noted that the Board of Directors had given a reasoned statement about the proposed dividend.

It was resolved, in accordance with the proposal made by the Board of Directors and the Managing Director which was supported by the Auditors, that the funds at the disposal of shareholders should be distributed as follows:

Dividend in total SEK 27 per share	SEK	11,968,083,153
Carried forward	SEK	8,010,518,527
Total amount:	SEK	19,978,601,680

It was resolved that Thursday 19 May 2011 shall be record date for the dividend and it was noted that the dividend is expected to be paid by Euroclear Sweden AB on Tuesday 24 May 2011.

### § 12

## Resolution on the discharge of liability of the Directors of the Board and the Chief Executive Officer (item 12 of the agenda)

It was noted that the Company's Auditors recommended that the meeting should discharge the Directors of the Board and the Chief Executive Officer from liability for the management of the Company and its affairs during the financial year 2010.

It was resolved to discharge the Directors of the Board and the Chief Executive Officer from liability for the management of the Company and its affairs during the financial year 2010.

It was noted that neither members of the Board who represented shares held by themselves or others, nor the Chief Executive Officer participated in this resolution.

Ulf Forsgren representing the shareholders specified in Appendix 3, representing in total 8,400 shares and votes, voted against the decision.

Shareholders specified in Appendix 3, represented by Ulf Forsgren, representing in total 9,343 shares and votes, abstained from voting.

It was noted that all other shareholders that were represented approved the resolution.

### § 13

### Determination of the number of Directors of the Board (item 13 of the agenda)

The Chairman of the Nomination Committee, Cristina Stenbeck, presented the proposals regarding the number of Directors of the Board, election of the Directors of the Board and the Chairman of the Board and remuneration to the Directors of the Board and the auditor.

It was resolved that, for the period until the close of the next Annual General Meeting, the Board of Directors shall consist of eight Directors, without deputies.

### § 14

## <u>Determination of the remuneration to the Directors of the Board and the auditor (item 14 of the agenda)</u>

It was resolved, in accordance with the Nomination Committee's proposal, that the total Board remuneration for the period until the close of next Annual General Meeting 2012 should be SEK 5,425,000. The resolution involves that remuneration of SEK 1,300,000 shall be

allocated to the Chairman of the Board, SEK 500,000 to each of the Directors of the Board and total SEK 625,000 for the work in the committees of the Board of Directors. It was resolved that for work within the Audit Committee SEK 200,000 shall be allocated to the Chairman and SEK 100,000 to each of the other three members. For work within the Remuneration Committee SEK 50,000 shall be allocated to the Chairman and SEK 25,000 to each of the other three members.

Furthermore, it was resolved that remuneration to the auditor shall be paid in accordance with approved invoices.

Ulf Forsgren representing the shareholders specified in Appendix 3, representing in total 51,518 shares and votes, voted against the decision.

Shareholders specified in Appendix 3, represented by Ulf Forsgren, representing in total 9,343 shares and votes, abstained from voting.

#### § 15

### Election of the Directors of the Board and the Chairman of the Board (item 15 of the agenda)

The Chairman informed the meeting on which positions the proposed members of the Board of Directors hold in other companies.

It was resolved, in accordance with the Nomination Committee's proposal, to re-elect Lars Berg, Mia Brunell Livfors, Jere Calmes, John Hepburn, Erik Mitteregger, Mike Parton, John Shakeshaft and Cristina Stenbeck as Directors of the Board for the period until the end of the next Annual General Meeting. Mike Parton was re-elected as Chairman of the Board.

Ulf Forsgren, Emma Forsman, and Karl Johan Nissar representing the shareholders specified in Appendix 3, representing in total 982,856 shares and votes, voted against the decision.

Shareholders specified in Appendix 3, represented by Emma Forsman, representing in total 140 474 shares and votes, abstained from voting.

It was noted that the accounting firm Deloitte AB was appointed as auditor, with the Authorised Public Accountant Jan Berntsson as auditor-in-charge, at the Annual General Meeting in 2008, for a period of four years. Hence there was no election of Auditor at the Meeting.

#### **§ 16**

### Approval of the procedure of the Nomination Committee (item 16 of the agenda)

Thorwald Arvidsson stated that the following sentence should be added to the procedure for the Nomination Committee, "The Nomination Committee shall in it work pay particular attention to issues that are associated with gender and ethnicity".

It was resolved, in accordance with Nomination Committee's proposal, to approve the following procedure for preparation of the election of the Board of Directors and Auditor. The work of preparing a proposal on the directors of the Board and auditor, in the case that an

auditor should be elected, and their remuneration as well as the proposal on the Chairman of the Annual General Meeting of 2012 shall be performed by a Nomination Committee. The Nomination Committee will be formed during October 2011 in consultation with the largest shareholders of the Company as per 30 September 2011. The Nomination Committee will consist of at least three members representing the largest shareholders of the Company. The Nomination Committee is appointed for a term of office commencing at the time of the announcement of the third quarter report in 2011 and ending when a new Nomination Committee is formed. The majority of the members of the Committee may not be directors of the Board of Directors or employed by the Company. If a member of the Committee resigns before the work is concluded, a replacement member may be appointed after consultation with the largest shareholders of the Company. However, unless there are special circumstances, there shall not be changes in the composition of the Nomination Committee if there are only marginal changes in the number of votes, or if a change occurs less than three months prior to the Annual General Meeting. Cristina Stenbeck will be a member of the Committee and will also act as its convenor. The members of the Committee will appoint the Committee Chairman at their first meeting. The Nomination Committee shall have the right to upon request receive personnel resources such as secretarial services from the Company, and to charge the Company with costs for recruitment consultants if deemed necessary.

Ulf Forsgren and Emma Forsman representing the shareholders specified in Appendix 3, representing in total 365,904 shares and votes, voted against the decision.

Shareholders specified in Appendix 3, represented by Ulf Forsgren and Erik Kindblom, representing in total 1,759,343 shares and votes, abstained from voting.

It was recorded that Thorwald Arvidsson made a reservation against the decision.

### § 17

Resolution regarding Guidelines for remuneration to the senior executives (item 17 of the agenda)

The Board of Directors' proposal on guidelines for remuneration to the senior executives was presented, Appendix 4, together with the auditor's statement regarding the guidelines.

John Hepburn, acting in his capacity as Chairman of the Remuneration Committee, answered questions from the shareholders regarding the maximum outcome variable short-term incentive programmes.

It was noted that shareholder Leo Gillholm, also representing Sveriges Aktiesparares Riksförbund and Aktiespararna Topp Sverige, considered the Board of Directors' proposal regarding maximum variable cash based remuneration to be too high and that it might lead to unwanted risk-taking. According to Sveriges Aktiesparares Riksförbund is it more reasonable that maximum remuneration paid in cash amounts to 30 to 50 percent of fixed salary.

It was resolved to adopt the guidelines on remuneration for the senior executives in accordance with the proposal from the Board of Directors.

Shareholders specified in Appendix 3, represented by Ulf Forsgren and Erik Kindblom, representing in total 1,759,343 shares and votes, abstained from voting.

### **§ 18**

### Resolution regarding incentive programme (item 18 of the agenda)

The Chairman presented the main content of the Board of Director's proposal regarding the incentive programme comprising the resolutions on adoption of the incentive programme, authorisation for the Board of Directors to resolve to issue and repurchase Class C shares and transfer of own Class B shares, <u>Appendix 5</u>.

John Hepburn, acting in his capacity as Chairman of the Remuneration Committee, answered questions from the shareholders regarding participation, scope and outcome of previous incentive programmes.

It was thereafter resolved by the required majority, exceeding nine-tenth of the shares and the numbers of votes represented at the meeting, in accordance with the proposal from the Board of Directors.

It was noted that the incentive programme had been adopted in its entirety.

It was noted that the resolutions in this item 18 in accordance with the above also shall include an authorisation for the Chief Executive Officer to make any adjustments necessary for registration of the resolution with the Swedish Company Registration Office and Euroclear Sweden AB.

Ulf Forsgren, Erik Kindblom and Andreas Hoffer representing the shareholders specified in Appendix 3, representing in total 149,934 shares and votes, voted against the decision.

Shareholders specified in Appendix 3, represented by Ulf Forsgren, representing in total 9,343 shares and votes, abstained from voting.

It was noted that all other shareholders that were represented approved the resolutions.

### § 19

Resolution to authorise the Board of Directors to resolve on repurchase of own shares (item 19 of the agenda)

The Chairman presented the main content of the Board of Director's proposal to authorise the Board of Directors to resolve on repurchase of own shares, Appendix 6.

It was noted that the Board of Directors had given a reasoned statement regarding the proposal.

It was clarified that it is the, from time to time, lowest-priced, available, shares that shall be repurchased by the Company.

It was resolved by the required majority, exceeding two-thirds of the shares and the number of votes represented at the meeting, in accordance with the proposal from the Board of Directors.

Shareholder Leo Gillholm, also representing Sveriges Aktiesparares Riksförbund and Aktiespararna Topp Sverige, representing in total 221,401 shares and votes, voted against the proposal.

It was noted that all other shareholders that were represented approved the resolutions.

### § 20

### Resolution on amendment of the Articles of Association (item 20 of the agenda)

The Chairman presented the main content of the Board of Director's proposal to amend the Articles of Association, Appendix 7.

It was resolved by the required majority, exceeding two-thirds of the shares and the number of votes represented at the meeting, in accordance with the proposal from the Board of Directors, to amend Sections 7 and 9 in the Articles of Association, <u>Appendix 8</u>.

Ulf Forsgren representing the shareholders specified in Appendix 3, representing in total 9,343 shares and votes, voted against the decision.

It was noted that all other shareholders that were represented approved the resolutions.

### § 21

Shareholder's proposal to resolve up on appointing an independent examiner to investigate the Company's customer policy in accordance with Chapter 10, Section 21 of the Companies Act (item 21 of the agenda)

Thorwald Arvidsson described his proposal regarding an investigation in accordance with Chapter 10, Section 21 of the Companies Act of the Company's customer policy.

It was resolved to reject Thorwald Arvidssons proposal to appoint an independent examiner, as it was noted that the proposal was not approved by the required majority.

Shareholders specified in Appendix 3, represented by Ulf Forsgren, and Emma Forsman representing in total 47,425 shares and votes, abstained from voting.

It was recorded that Thorwald Arvidsson made a reservation against the decision.

### § 22

Shareholder's proposal to resolve up on appointing an independent examiner to investigate the Company's investor relations policy in accordance with Chapter 10, Section 21 of the Companies Act (item 22 of the agenda)

Thorwald Arvidsson described his proposal regarding an investigation in accordance with Chapter 10, Section 21 of the Companies Act of the Company's investor relations policy.

It was resolved to reject Thorwald Arvidssons proposal to appoint an independent examiner, as it was noted that the proposal was not approved by the required majority.

Shareholders specified in Appendix 3, represented by Ulf Forsgren and Emma Forsman representing in total 47,425 shares and votes, abstained from voting.

It was recorded that Thorwald Arvidsson made a reservation against the decision.

### § 23

Shareholder's proposal to establish a customer ombudsman function (item 23 of the agenda)

Thorwald Arvidsson described his proposal to establish a customer ombudsman function.

It was resolved to reject Thorwald Arvidssons proposal as it was noted that the proposal was not approved by the required majority.

Shareholders specified in Appendix 3, represented by Ulf Forsgren and Emma Forsman representing in total 47,425 shares and votes, abstained from voting.

It was recorded that Thorwald Arvidsson made a reservation against the decision.

### § 24

Shareholder's proposal regarding an annual evaluation of the Company's "work with gender equality and ethnicity" (item 24 of the agenda)

Thorwald Arvidsson described his proposal regarding an annual evaluation of the Company's "work with gender equality and ethnicity".

It was resolved to reject Thorwald Arvidssons proposal as it was noted that the proposal was not approved by the required majority.

Shareholders specified in Appendix 3, represented by Ulf Forsgren and Emma Forsman representing in total 1,383,713 shares and votes, abstained from voting.

It was recorded that Thorwald Arvidsson made a reservation against the decision.

### § 25

Shareholder's proposal regarding "separate General Meetings" (item 25 of the agenda)

Thorwald Arvidsson described his proposal regarding "separate General Meetings".

It was resolved to reject Thorwald Arvidssons proposal as it was noted that the proposal was not approved by the required majority.

Shareholders specified in Appendix 3, represented by Ulf Forsgren and Emma Forsman representing in total 47,425 shares and votes, abstained from voting.

It was recorded that Thorwald Arvidsson made a reservation against the decision.

Closing of the Meeting (item 26 on the agenda)	Closing of the M	leeting (item 2	26 on the $a$	(genda
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Since there were no other issues, the	Chairman closed the meeting.
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At the minutes:

Styrbjörn Holmberg

Minute checkers:

Wilhelm Lüning

Ramsay Brufer

Thomas Andersson

## Tele2 AB (publ)

### - List of votes against the proposals and votes by abstention

Voting against the proposal		Abstain from voting	
Item 10 - Resolution on the adoption of the Loss Statement and the Balance Sheet and Group Profit and Loss Statement and the GBalance Sheet	of the	Item 10 - Resolution on the adoption of t Loss Statement and the Balance Sheet ar Group Profit and Loss Statement and the Balance Sheet	nd of the
Ulf Forsgren, proxy holder Shareholder: School Employees Retirement System of Ohio Total number of votes:	Shares: 43,118 B 43,118	Ulf Forsgren, proxy holder Shareholder: City of Philadelphia Public Employees Retirement System Total number of votes:	9,343 B 9,343
Item 12 - Resolution on the discharge of liab the Directors of the Board and the Chief Ex Officer Ulf Forsgren, proxy holder Shareholder: Aviva Life Pension Funds UK Limited		Item 12 - Resolution on the discharge of Directors of the Board and the Chief Exe Officer  Ulf Forsgren, proxy holder Shareholder: City of Philadelphia Public Employees	
Total number of votes:  Item 14 - Determination of the remuneration	8,400	Retirement System  Total number of votes:  Item 14 - Determination of the remunera	9,343 B 9,343
Directors of the Board and the auditor Ulf Forsgren, proxy holder Shareholder: Aviva Life Pension Funds UK Limited School Employees Retirement System of Ohio Total number of votes:	Shares: 8, 400 B 43,118 B 51,518	Directors of the Board and the auditor Ulf Forsgren, proxy holder Shareholder: City of Philadelphia Public Employees Retirement System Total number of votes:	9,343 B 9,343

## Voting against the proposal

## Abstain from voting

Item 15 - Election of the Directors of the Board and			
the Chairman of the Board			
Ulf Forsgren, proxy holder			
Shareholder:	Shares:		
Arizona State Retirement System	2,002 B		
Aviva Life and Pensions UK Limited	8,400 B		
California State Teachers Retirement System	2,347 B		
California State Teachers Retirement System	26,608 B		
California State Teachers Retirement System	5,8984 B		
California State Teachers Retirement System	142,582 B		
Calvert VP Eafe International Index Portfolio	5,323 B		
Deutsche DBI Global Shares Fund	4,802 B		
Fire and Police Pension Association of Colorado	4,911 B		
Fire and Police Pension Association of Colorado	9,932 B		
General Conference Corporation of Seventh Day Adventists	2,465 B		
Illinois State Board Of Investment	11,404 B		
ING International Index Portfolio	10,425 B		
Mercy Investment Services, Inc.	5,664 B		
Metropolitan Life Insurance Company	8,867 B		
Putnam Retirement Advantage GAA Balance			
Portfolio	2,256 B		
Putnam Retirement Advantage GAA Conservative Portfolio	362 B		
Putnam Retirement Advantage GAA Equity Portfolio	829 B		
Putnam Retirement Advantage GAA Growth Portfolio	3,603 B		
Putnam Total Return Fund, LLC	3,306 B		
Putnam Total Return Trust	27,195 B		
Putnam World trust	1,299 B		
RB DBI Strategy Mother Fund (Tax-exempt Qualified Institutional)	1,808 B		
Russel Trust Company Commingled Employee Benefit Funds Trust	150,661 B		
Russell Investment Company Russell	210 070 B		
International Developed Markets Fund	218,870 B		
State Of Wisconsin Investment Board	45,622 B		
State Of Wisconsin Investment Board State Of Wisconsin Investment Board	5,639 B		
State Of Wisconsin Investment Board State Of Wisconsin Investment Board	109,191 B		
The Master Trust Bank of Japan, Ltd. As trustee	6,741 B		
of MUTB400037407	7,553 B		
Total number of votes:	889,651		
Emma Forsman, proxy holder			
Shareholder:	Shares:		
STICHTING PENSIOENFOND VAN DE			
METALEKTRO (PME)	42,074 B		
STICHTING PENSIOENFOND VAN DE			
METALEKTRO (PME)	16,125 B		
FORD MOTOR COMPANY DEFINED			
BENEFIT MASTER TRUST	13,600 B		
Total number of votes:	72 429		

<b>Item 15 - Election of the Directors of th</b>	e Board and	
the Chairman of the Board		
Emma Forsman, proxy holder		
Shareholder:	Shares:	
GRD 3	1,000 B	
AMUNDI ACTIONS EUROPÉ	12,899 B	
AMUNDI INDEX EUROPÉ	15,012 B	
ICARE	56 B	
AQR CAPITAL MANAGEMENT	47,190 B	
ETOILE TELECOM EUROPÉ	42,513 B	
SG ACTIONS EUROPE MIDCAP	1,518 B	
SG ACTIONS EUROPE LARGECAP	8,246 B	
SIMBAD ACTIONS EUROPÉ	12,040 B	
<b>Total number of votes:</b>	140,474	

### Voting against the proposal

### Karl Johan Nissar, proxy holder

Shareholder: Shares: Stichting Pensioenfonds Metaal En Techniek 16,161 B Stichting MN Services Aandelenfonds Europa 96 B Stichting MN Services Aandelenfonds Europa III 4,519 B Total number of votes: 20,776

### Abstain from voting

Item 16 - Approval of the procedure of the	e	Item 16 - Approval of the procedure of	f the
Nomination Committee		Nomination Committee	
Ulf Forsgren, proxy holder	_	Ulf Forsgren, proxy holder	
Shareholder:	Shares:	Shareholder:	
Aviva Life and Pensions UK Limited	8,400 B	City of Philadelphia Public Employees	
Calvert VP Eafe International Index Portfolio	5,323 B	Retirement System	9,343 B
Mercy Investment Services, Inc.	5,664 B	Total number of votes:	9,343
Putnam Retirement Advantage GAA Balance Portfolio	2,256 B	Erik Kindblom, proxy holder	
Putnam Retirement Advantage GAA		Shareholder:	Shares:
Conservative Portfolio	362 B	UNIVERSITIES SUPERAN-	
Putnam Retirement Advantage GAA Equity		NUATION SCHEME	1,750 000 B
Portfolio	829 B	Total number of votes:	1,750 000
Putnam Retirement Advantage GAA Growth			
Portfolio	3,603 B		
Putnam Total Return Fund, LLC	3,306 B		
Putnam Total Return Trust	27,195 B		
Putnam World trust	1,299 B		
State Of Wisconsin Investment Board	45,622 B		
State Of Wisconsin Investment Board	5,639 B		
State Of Wisconsin Investment Board	109,191 B		
State Of Wisconsin Investment Board	6,741 B		
Total number of votes:	225,430		
Emma Forsman, proxy holder			
Shareholder:	Shares:		
GRD 3	1,000 B		
AMUNDI ACTIONS EUROPÉ	12,899 B		
AMUNDI INDEX EUROPÉ	15,012 B		
ICARE	56 B		
AQR CAPITAL MANAGEMENT	47,190 B		
ETOILE TELECOM EUROPÉ	42,513 B		
SG ACTIONS EUROPE MIDCAP	1,518 B		
SG ACTIONS EUROPE LARGECAP	8,246 B		
SIMBAD ACTIONS EUROPÉ	12,040 B		
Total number of votes:	140,474		

Voting against the proposal		Abstain from voting	
		Item 17 - Resolution regarding Guidel	ines for
		remuneration to the senior executives	
		Ulf Forsgren, proxy holder	
		Shareholder:	
		City of Philadelphia Public Employees	
		Retirement System	9,343 B
		Total number of votes:	9,343
		Erik Kindblom, proxy holder	
		Shareholder:	Shares:
		UNIVERSITIES SUPERAN-	
		NUATION SCHEME	1,750,000 B
		Total number of votes:	1,750,000
		Item 18(a) – Adoption of the incentive	programme
		Ulf Forsgren, proxy holder	
		Shareholder:	
		City of Philadelphia Public Employees	
		Retirement System	9,343 B
		Total number of votes:	9 343
Item 18(b) - Authorisation for the Board of I	Directors	Item 18(b) - Authorisation for the Boa	rd of Directors
to resolve to issue Class C shares		to resolve to issue Class C shares	
Ulf Forsgren, proxy holder		Ulf Forsgren, proxy holder	
Shareholder:	Shares:	Shareholder:	
NSP-Minnesota Prairie I Retail Qualified Trust	1,200 B	City of Philadelphia Public Employees	
NSP-Monticello Minnesota Retail Qualified Trust	1,500 B	Retirement System	9,343 B
·	141,876 B	Total number of votes:	9,343
Total number of votes:	144,576		
Erik Kindblom, proxy holder			
Shareholder:	Shares:		
JPMORGAN CHASE BANK -PB-			
UNITED STATES PARTNERSHIP # 1	1,050 B		
UNITED STATES PARTNERSHIP # 1 Total number of votes:	1,050 B 1,050		
Total number of votes:  Andreas Hoffer, proxy holder			
Total number of votes:			
Total number of votes:  Andreas Hoffer, proxy holder Shareholder: Wilmington International Equity Fund Select LP	1,050		
Total number of votes:  Andreas Hoffer, proxy holder Shareholder: Wilmington International Equity Fund Select LP Wilmington Multi-Manager International Fund	1,050 Shares:		
Total number of votes:  Andreas Hoffer, proxy holder Shareholder: Wilmington International Equity Fund Select LP	1,050 Shares: 2,432 B		
Total number of votes:  Andreas Hoffer, proxy holder Shareholder: Wilmington International Equity Fund Select LP Wilmington Multi-Manager International Fund	1,050 Shares: 2,432 B 1,876 B	Item 18(c) - Authorisation for the Boa	rd of Directors
Total number of votes:  Andreas Hoffer, proxy holder Shareholder: Wilmington International Equity Fund Select LP Wilmington Multi-Manager International Fund	1,050 Shares: 2,432 B 1,876 B	Item 18(c) - Authorisation for the Boa to resolve to repurchase Class C share	
Total number of votes:  Andreas Hoffer, proxy holder Shareholder: Wilmington International Equity Fund Select LP Wilmington Multi-Manager International Fund	1,050 Shares: 2,432 B 1,876 B		
Total number of votes:  Andreas Hoffer, proxy holder Shareholder: Wilmington International Equity Fund Select LP Wilmington Multi-Manager International Fund	1,050 Shares: 2,432 B 1,876 B	to resolve to repurchase Class C share	
Total number of votes:  Andreas Hoffer, proxy holder Shareholder: Wilmington International Equity Fund Select LP Wilmington Multi-Manager International Fund	1,050 Shares: 2,432 B 1,876 B	to resolve to repurchase Class C share Ulf Forsgren, proxy holder	
Total number of votes:  Andreas Hoffer, proxy holder Shareholder: Wilmington International Equity Fund Select LP Wilmington Multi-Manager International Fund	1,050 Shares: 2,432 B 1,876 B	to resolve to repurchase Class C share Ulf Forsgren, proxy holder Shareholder:	

Voting against the proposal	Abstain from voting	
	Item 18(d) – Transfer of own Class B Share	es
	Ulf Forsgren, proxy holder	
	Shareholder:	
	City of Philadelphia Public Employees	
	Retirement System	9,343 B
	Total number of votes:	9,343
	Item 20 - Resolution on amendment of the	Articles of
	Association	
	Ulf Forsgren, proxy holder	
	Shareholder:	
	City of Philadelphia Public Employees	
	Retirement System	9,343 B
	Total number of votes:	9,343
	Item 21 - Shareholder's proposal to resolve	-
	appointing an independent examiner to inv	_
	Company's customer policy in accordance	
	Chapter 10, Section 21 of the Companies A	ct
	Ulf Forsgren, proxy holder	
	Shareholder:	Shares:
	City of Philadelphia Public Employees	
	Retirement System	9,343 B
	Rydex Msci Eafe Equal Weight EFT (Rydex Msci	
	Eafe Equal Weight ETF)	1,284 B
	SBL Fund Series D	11,634 B
	Security Equity Fund - Global Series	4,174 B
	Total number of votes:	26,435
	Emma Forsman, proxy holder	
	Shareholder:	Shares:
	The Robusta Fund	20,990 B
	Total number of votes:	20,990
	Item 22 - Shareholder's proposal to resolve	
	appointing an independent examiner to inv	
	Company's investor relations policy in account with Chapter 10, Section 21 of the Compan	
	Ulf Forsgren, proxy holder	ICD FICE
	Shareholder:	Shares:
	City of Philadelphia Public Employees	Silares.
	Retirement System	9,343 B
	Rydex Msci Eafe Equal Weight EFT (Rydex Msci	>,этэ D
	Eafe Equal Weight ETF)	1,284 B
	SBL Fund Series D	11,634 B
	Security Equity Fund - Global Series	4,174 B
	Total number of votes:	26,435
	Emma Forsman, proxy holder	
	Shareholder:	Shares:
	The Robusta Fund	20 990 B
	Total number of votes:	20 990

Voting against the proposal	Abstain from voting		
	Item 23 - Shareholder's proposal to establish a customer ombudsman function		
	Ulf Forsgren, proxy holder		
	Shareholder:	Shares:	
	City of Philadelphia Public Employees		
	Retirement System	9,343 B	
	Rydex Msci Eafe Equal Weight EFT (Rydex	Msci	
	Eafe Equal Weight ETF)	1,284 B	
	SBL Fund Series D	11,634 B	
	Security Equity Fund - Global Series	4,174 B	
	Total number of votes:	26,435	
	Emma Forsman, proxy holder		
	Shareholder:	Shares:	
	The Robusta Fund	20 990 B	
	Total number of votes:	20 990	
	Item 24 - Shareholder's proposal rega	rding an annua	
	evaluation of the Company's "work wi		
	equality and ethnicity"		
	Ulf Forsgren, proxy holder		

On Forsgren, proxy noider	
Shareholder:	Shares:
City of Philadelphia Public Employees	
Retirement System	9,343 B
OFI Institutional International Index Fund, LP	2,107 B
Rydex Msci Eafe Equal Weight EFT (Rydex Msci	
Eafe Equal Weight ETF)	1,284 B
SBL Fund Series D	11,634 B
Security Equity Fund - Global Series	4,174 B
Teacher Retirement System of Texas	4,612 B
Vanguard Developed Markets Index Fund	23,192 B
Vanguard European Stock Index Fund	347,083 B
Vanguard FTSE All-World Ex-US Index Fund,	
a series of Vanguard International Equity	
Index Funds	323,208 B
Vanguard Investments Funds ICVC-Vanguard	
FTSE Developed Europe EX U.K. Equity	
Index Fund	6,043 B
Vanguard Investments Funds ICVC-Vanguard	
FTSE Developed World EX-U.K. Equity	
Index Fund	8,845 B
Vanguard Tax-Managed International Fund	215,312 B
Vanguard Total World Stock Index Fund, a series	
of Vanguard International Equity Index Funds	2,598 B
Total number of votes:	959,425

### Voting against the proposal

### Abstain from voting

Emma Forsman, proxy holder	
Shareholder:	Shares:
The Robusta Fund	20,990 B
GRD 3	1,000 B
AMUNDI ACTIONS EUROPÉ	12,899 B
AMUNDI INDEX EUROPÉ	15,012 B
ICARE	56 B
AQR CAPITAL MANAGEMENT	47,190 B
ETOILE TELECOM EUROPÉ	42,513 B
SG ACTIONS EUROPE MIDCAP	1,518 B
SG ACTIONS EUROPE LARGECAP	8,246 B
SIMBAD ACTIONS EUROPÉ	12,040 B

### Erik Kindblom, proxy holder

Total number of votes:

Shareholder:	Shares:
VANGUARD FIDUCIARY TRUST COMPANY	
EUROPEAN STOCK INDEX TRUST	18,721 B
VANGUARD INVESTMENT SERIES, PLC	15,309 B
VANGUARD TOTAL INTERNATIONAL	
STOCK INDEX FUND	228,784 B
<b>Total number of votes:</b>	262,814

161,464

## Item 25 - Shareholder's proposal regarding "separate General Meetings"

General Meetings"	
Ulf Forsgren, proxy holder	
Shareholder:	Shares:
City of Philadelphia Public Employees	
Retirement System	9,343 B
Rydex Msci Eafe Equal Weight EFT (Rydex Msci	
Eafe Equal Weight ETF)	1,284 B
SBL Fund Series D	11,634 B
Security Equity Fund - Global Series	4,174 B
Total number of votes:	26,435
Emma Forsman, proxy holder	
Shareholder:	Shares:
The Robusta Fund	20,990 B
Total number of votes:	20 990

### **GUIDELINES FOR REMUNERATION TO THE SENIOR EXECUTIVES (Item 17)**

The Board proposes the following guidelines for determining remuneration for senior executives for 2011, to be approved by the Annual General Meeting in May 2011.

The objectives of Tele2's remuneration guidelines are to offer competitive remuneration packages to attract, motivate, and retain key employees within the context of an international peer group. The aim is to create incentives for management to execute strategic plans and deliver excellent operating results and to align management's incentives with the interests of the shareholders. Senior executives covered by the proposed guidelines include the CEO and members of the Leadership Team ("senior executives"). At present, Tele2 has twelve senior executives.

Remuneration to the senior executives should comprise annual base salary and variable short-term incentive (STI) and long-term incentive (LTI) programs. The STI shall be based on the performance in relation to established objectives. The objectives shall be related to the company's overall result and the senior executives' individual performance. The STI can amount to a maximum of 100 percent of the annual base salary.

Over time, it is the intention of the Board to increase the proportion of variable performance based compensation as a component of the senior executives' total compensation.

The Board shall continually consider the need of imposing restrictions in the variable short-term incentive programs that are paid in cash, and make payments under such incentive programs or proportions of such payments, conditional on whether the performance on which it was based has proved to be sustainable over time, and/or allowing the company to reclaim components of such variable compensation that have been paid on the basis of information which later proves to be manifestly misstated.

Other benefits may include e.g. company cars and for expatriated senior executives e.g. housing benefits for a limited period of time. The senior executives may also be offered health care insurances.

The senior executives are offered premium based pension plans. Pension premiums for the CEO can amount to a maximum of 25 percent of the annual base salary. For the other senior executives pension premiums can amount to a maximum of 20 percent of the annual base salary.

The maximum period of notice of termination of employment shall be 12 months in the event of termination by the CEO and six months in the event of termination by any of the other senior executives. In the event of termination by the company, the maximum notice period during which compensation is payable is 18 months for the CEO and 12 months for any of the other senior executives.

In special circumstances, the Board may deviate from the above guidelines. In such a case, the Board is obligated to give account of the reason for the deviation on the following Annual General Meeting.

### PROPOSAL TO IMPLEMENT AN INCENTIVE PROGRAMME (Item 18)

The Board of Directors proposes that the Annual General Meeting resolves to adopt a performance based incentive programme for senior executives and other key employees within the Tele2 group in accordance with items 18(a) - 18(d) below. All resolutions are proposed to be conditional upon each other and are therefore proposed to be adopted in connection with each other.

### PROPOSAL TO ADOPT AN INCENTIVE PROGRAMME (Item 18(a))

### *Summary of the programme*

The Board of Directors proposes that the Annual General Meeting resolves to adopt a performance based incentive programme (the "Plan"). The Plan is proposed to include in total approximately 300 senior executives and other key employees within the Tele2 group. The participants in the Plan are in general required to hold shares in Tele2. These shares can either be shares already held or shares purchased on the market in connection with the notification to participate in the Plan. Thereafter the participants will be granted, by the Company free of charge, retention rights and performance rights on the terms stipulated below. As a consequence of market conditions, employees in Russia and Kazakhstan will be offered to participate in the Plan without being required to hold shares in Tele2. The proposed Plan has the same structure as the plan that was adopted at the 2010 Annual General Meeting.

#### Personal investment

In order to participate in the Plan, the employees have to own shares in Tele2. These shares can either be shares already held or shares purchased on the market in connection with notification to participate in the Plan. The required purchase of shares in Tele2 will correspond to a value of 8-19 percent of the employee's annual base salary. For each share held under the Plan, the participants will be granted retention rights and performance rights by the Company.

### Exemption for participants in Russia an Kazakhstan

As a consequence of market conditions, employees in Russia and Kazakhstan will be offered to participate in the Plan without being required to hold shares in Tele2. In such cases, the number of allotted retention rights and performance rights under the Plan will be reduced, and correspond to 37.5 percent of the number of rights allotted for participation with a personal investment.

### General terms and conditions

Subject to fulfilment of certain retention and performance based conditions during the period 1 April 2011 – 31 March 2014 (the "Measurement Period"), the participant maintaining the employment within the Tele2 group at the release of the interim report January – March 2014 and subject to the participant maintaining the invested shares (where applicable) during the vesting period ending at the release of the interim report for the period January – March 2014, each right entitles the employee to receive one Class B share in the Company. Dividends paid on the underlying share will increase the number of shares that each retention right and performance right entitles to in order to treat the shareholders and the participants equally.

### Performance conditions

The rights are divided into Series A; retention rights and Series B and C; performance rights. The number of Tele2-shares the participant will receive depends on which category the participant belongs to and on the fulfilment of the following defined retention and performance based conditions:

- Series A Tele2's total shareholder return on the share (TSR) during the Measurement Period exceeding 0 percent as entry level.
- Series B Tele2's average normalised return of capital employed (ROCE) during the Measurement Period being at least 20 percent as entry level and at least 24 percent as the stretch target.
- Series C Tele2's total shareholder return on the shares (TSR) during the Measurement Period being equal to the average TSR for a peer group including Elisa, KPN, Millicom, Mobistar, MTS Mobile TeleSystems, Telenor, Telia Sonera, Turkcell and Vodafone as entry level, and exceeding the average TSR for the peer group with 10 percentage points as the stretch target.

The determined levels of the conditions include an entry level and a stretch target with a linear interpolation applied between those levels as regards the number of rights that vests. The entry level constitutes the minimum level which must be reached in order to enable vesting of the rights in that series. If the entry level is reached, the number of rights that vests is proposed to be 100 percent for Series A and 20 percent for Series B and C. If the entry level is not reached, all rights to retention or performance shares (as applicable) in that series lapse. If a stretch target is met, all retention rights or performance rights (as applicable) vest in that series. The Board of Directors intends to disclose the outcome of the retention and performance based conditions in the annual report of 2014.

### Retention rights and performance rights

The retention rights and performance rights shall be governed by the following terms and conditions:

- Granted free of charge after the annual general meeting.
- May not be transferred or pledged.
- Vest after the release of the interim report for the period January March 2014.
- Dividends paid on the underlying share will increase the number of shares that each retention right and performance right entitles to in order to treat the shareholders and the participants equally.
- Vest provided that the holder is still employed by the Tele2 group and has maintained the personal investment (where applicable) during the vesting period ending at the release of the interim report for the period January March 2014.

### Preparation and administration

The Board of Directors, or a committee established by the Board for these purposes, shall be responsible for preparing the detailed terms and conditions of the Plan, in accordance with the mentioned terms and guidelines. To this end, the Board shall be entitled to make adjustments to meet foreign regulations or market conditions. The Board may also make other adjustments if significant changes in the Tele2 Group, or its operating environment, would result in a situation where the decided terms and conditions for the personal investment, and the allotment and vesting of retention rights and performance right under the Plan become irrelevant. The Board of Director's possibility to make such adjustments does not include the grant of continued participation for Senior Executives in the Company's long-term Incentive programs after the termination of their respective employments.

#### Allocation

In total, the Plan is estimated to comprise up to 317,000 shares held by the employees entitling to allotment of up to 1,380,000 rights whereof 317,000 retention rights and 1,063,000 performance rights. The participants are divided into different categories and in accordance with the above, the Plan will comprise the following number of shares and maximum number of rights for the different categories:

- the CEO: may acquire up to 8,000 shares within the Plan, entitling the holder to allotment of 1 Series A right and 3 rights each of Series B and C per invested share, which entitles the holder to receive a maximum of 8,000 Series A rights and 24,000 rights each of Series B and C;
- senior executives and key employees (approx. 11 individuals): may acquire up to 4,000 shares within the Plan, entitling the holder to allotment of 1 Series A right and 2.5 rights each of Series B and C per invested share, which entitles the holder to receive a maximum of 4,000 Series A rights and 10,000 rights each of Series B and C;
- category 1 (approx. 30 individuals in total, including 8 in Russia and Kazakhstan): may acquire up to 2,000 shares within the Plan, entitling the holder to allotment of 1 Series A right and 1.5 rights each of Series B and C per invested share, which entitles the holder to receive a maximum of 2,000 Series A rights and 3,000 rights each of Series B and C;
- category 2 (approx. 40 individuals in total, including 14 in Russia and Kazakhstan): may acquire up to 1,500 shares within the Plan, entitling the holder to allotment of 1 Series A right and 1.5 rights each of Series B and C per invested share, which entitles the holder to receive a maximum of 1,500 Series A rights and 2,250 rights each of Series B and C;
- category 3 (approx. 70 individuals in total, including 26 in Russia and Kazakhstan):
  may acquire up to 1,000 shares within the Plan, entitling the holder to allotment of 1
  Series A right and 1.5 rights each of Series B and C per invested share, which entitles
  the holder to receive a maximum of 1,000 Series A rights and 1,500 rights each of
  Series B and C; and

• category 4 (approx. 150 individuals in total, including 62 in Russia and Kazakhstan): may acquire up to 500 shares within the Plan, entitling the holder to allotment of 1 Series A right and 1.5 rights each of Series B and C per invested share, which entitles the holder to receive a maximum of 500 Series A rights and 750 rights each of Series B and C.

### Scope and costs of the Plan

The Plan will be accounted for in accordance with IFRS 2 which stipulates that the rights should be recorded as a personnel expense in the income statement during the vesting period. Based on the assumptions of a share price of SEK 120.90 (closing share price of the Tele2 Class B shares on 5 April 2011 of SEK 147.90 less deduction for the proposed dividend of SEK 27), a maximum participation, an annual employee turnover of 7 percent among the participants of the Plan, an average fulfilment of performance conditions of approximately 50 percent, and full vesting of retention rights, the cost for the Plan, excluding social security costs, is estimated to approximately SEK 71 million. The cost will be allocated over the years 2011-2014. At a 100 percent fulfilment of the performance conditions the cost is approximately SEK 92 million.

Social security costs will also be recorded as a personnel expense in the income statement by current reservations. The social security costs are estimated to around SEK 42 million with the assumptions above and an average social security tax rate of 33 percent and an annual share price increase of 10 percent. At a 100 percent fulfilment of the performance conditions the cost is approximately SEK 52 million.

The participant's maximum profit per right in the Plan is limited to SEK 591, five times the average closing share price of the Tele2 Class B shares during February 2011 with deduction for the proposed dividend. If the value of the Tele2 Class B shares exceeds SEK 591 at vesting, the number of shares that each right entitles the participant to receive will be reduced correspondingly. The maximum dilution is up to 0.38 percent in terms of shares outstanding, 0.27 percent in terms of votes and 0.13 percent in terms of costs for the Plan as defined in IFRS 2 divided by Tele2's market capitalisation, excluding the dividends proposed to the Annual General Meeting.

If the maximum profit of SEK 591 per right is reached, all invested shares remain in the Plan and a fulfilment of the performance conditions of 100 percent, the maximum cost of the Plan as defined in IFRS 2 is approximately SEK 114 million and the maximum social security cost is approximately SEK 299 million.

For information on Tele2's other equity-related incentive programmes, reference is made to the annual report for 2010, notes 32 and 34.

### Effects on important ratios

The impact on basic earnings per share if the Plan had been introduced 2010 with the assumptions above would result in a dilution of 1.2 percent or from SEK 14.69 to SEK 14.51 on a proforma basis.

The annual cost of the Plan including social charges is estimated to approximately SEK 40 million given the above assumptions. This cost can be related to the Company's total personnel costs, including social charges, of SEK 2,397 million in 2010.

### Delivery of shares under the Plan

To ensure the delivery of Class B shares under the Plan, the Board of Directors proposes that the General Meeting resolves to authorise the Board of Directors to resolve on a directed issue of Class C shares to Nordea Bank AB (publ) in accordance with item 18(b), and further to authorise the Board of Directors to subsequently resolve to repurchase the Class C shares from Nordea Bank AB (publ) in accordance with item 18(c). The Class C shares will then be held by the Company during the vesting period, where after the appropriate number of Class C shares will be reclassified into Class B shares and subsequently be delivered to the participants under the Plan.

### The rationale for the proposal

The objective of the proposed Plan is to create conditions for retaining competent employees in the group. The Plan has been designed based on the view that it is desirable that senior executives and other key employees within the group are shareholders in the Company. Participation in the Plan requires a personal investment in Tele2 shares, be it shares already held or shares purchased on the market in connection with the Plan. As a consequence of market conditions, employees in Russia and Kazakhstan will be offered to participate in the Plan without being required to hold shares in Tele2.

By offering an allotment of retention rights and performance rights which are based on profits and other retention and performance based conditions the participants are rewarded for increased shareholder value. Further, the Plan rewards employees' loyalty and long-term growth in the Company. Against this background, the Board of Directors is of the opinion that the adoption of the Plan as set out above will have a positive effect on the Tele2 group's future development and thus be beneficial for both the Company and its shareholders.

### Preparation

Tele2's Remuneration Committee has prepared this Plan in consultation with external advisors and major shareholders. The Plan has been reviewed by the Board of Directors at board meetings during the end of 2010 and the first months of 2011.

The above proposal is supported by major shareholders.

### **AUTHORISATION TO RESOLVE TO ISSUE CLASS C SHARES (Item 18(b))**

The Board of Directors proposes that the Annual General Meeting resolves to authorise the Board of Directors, during the period until the next Annual General Meeting, to increase the Company's share capital by not more than SEK 2,125,000 by the issue of not more than 1,700,000 Class C shares, each with a ratio value of SEK 1.25. With disapplication of the shareholders' preferential rights, Nordea Bank AB (publ) shall be entitled to subscribe for the new Class C shares at a subscription price corresponding to the ratio value of the shares. The purpose of the authorisation and the reason for the disapplication of the shareholders'

preferential rights in connection with the issue of shares is to ensure delivery of Class B shares to participants under the Plan.

A valid resolution requires approval of shareholders representing at least two-thirds of both the shares and number of votes represented at the Annual General Meeting.

## AUTHORISATION TO RESOLVE TO REPURCHASE OWN CLASS C SHARES (Item 18(c))

The Board of Directors proposes that the Annual General Meeting resolves to authorise the Board of Directors, during the period until the next Annual General Meeting, to repurchase its own Class C shares. The repurchase may only be effected through a public offer directed to all holders of Class C shares and shall comprise all outstanding Class C shares. The purchase may be effected at a purchase price corresponding to not less than SEK 1.25 and not more than SEK 1.35. Payment for the Class C shares shall be made in cash. The purpose of the repurchase is to ensure the delivery of Class B shares under the Plan.

A motivated statement in connection with the Board of Director's proposal to repurchase the Company's own shares according to Chapter 19, Section 22 of the Companies Act is set out in **Appendix 1**.

A valid resolution requires approval of shareholders representing at least two-thirds of both the shares and number of votes represented at the Annual General Meeting.

### TRANSFER OF OWN CLASS B SHARES (Item 18(d))

The Board of Directors proposes that the Annual General Meeting resolves that Class C shares that the Company purchases by virtue of the authorisation to repurchase its own shares in accordance with item 18(c) above, following reclassification into Class B shares, may be transferred to participants in accordance with the terms of the Plan.

A valid resolution requires approval of shareholders representing at least nine-tenths of both the shares and number of votes represented at the Annual General Meeting.

## AUTHORISATION FOR THE BOARD OF DIRECTORS TO RESOLVE ON REPURCHASE OF OWN SHARES (Item 19)

The Board of Directors proposes that the Annual General Meeting authorises the Board of Directors to pass a resolution on repurchasing the Company's own shares in accordance with the following conditions:

- 1. The repurchase of Class A and/or Class B shares shall take place on the NASDAQ OMX Stockholm in accordance with the rules regarding purchase and sale of own shares as set out in the Rulebook of NASDAQ OMX Stockholm.
- 2. The repurchase of Class A and/or Class B shares may take place on one or more occasions for the period up until the next Annual General Meeting.
- 3. So many Class A and/or Class B shares may, at the most, be repurchased so that the Company's holding does not at any time exceed 10 percent of the total number of shares in the Company.
- 4. The repurchase of Class A and/or Class B shares at the NASDAQ OMX Stockholm may occur at a price within the share price interval registered at that time, where share price interval means the difference between the highest buying price and lowest selling price.
- 5. Payment for the shares shall be in cash.

The purpose of the authorisation is to give the Board of Directors flexibility to continuously decide on changes to the capital structure during the year and thereby contribute to increased shareholder value.

The Board of Directors shall be able to resolve that repurchase of own shares shall be made within a repurchase programme in accordance with the Commission's Regulation (EC) no 2273/2003, if the purpose of the authorisation and the repurchase only is to decrease the Company's equity.

A motivated statement in connection with the Board of Directors' proposal to authorise the Board to repurchase own shares according to Chapter 19, Section 22 of the Companies Act is found in **Appendix 1.** 

A valid resolution requires approval of shareholders representing at least two-thirds of both the shares and number of votes represented at the Annual General Meeting.

### **AMENDMENT OF THE ARTICLES OF ASSOCIATION (Item 20)**

Due to amendments to the Swedish Companies Act the Board of Directors proposes that the Annual General Meeting resolves on additions and alterations of Sections 7 and 9 of the Articles of Association.

The Board of Directors proposes an addition to Section 7 involving that the term of office of the auditor shall last until the end of the Annual General Meeting which is held during the fourth financial year after the election. The Board of Directors proposes that Section 7 shall have the following wording.

"The Company shall have no more than three Auditors, with no more than the same number of Deputy Auditors, or a registered accounting firm. The Auditors term of office shall last until the end of the Annual General Meeting which is held during the fourth financial year after the Auditor was elected."

Regarding Section 9 the Board of Directors proposes that the rules regarding the timetable for the notice convening General Meetings, in Section 9 first paragraph of the Articles of Association, be deleted from the Articles of Association.

The proposed amendments to the Articles of Association is set forth in **Appendix 3**. The proposed amendments is italicised.

The proposed wording of the Articles of Association is found in **Appendix 4**.

A valid resolution requires approval of shareholders representing at least two-thirds of both the shares and number of votes represented at the Annual General Meeting.

### The Board of Directors' proposed amendments to the Articles of Association

Current wording

§ 7

The Company shall have no more than three Auditors, with no more than the same number of Deputy Auditors, or a registered accounting firm.

§ 9

Notice of an annual general meeting and any extraordinary general meeting where any proposed amendment to the articles of association is to be addressed, shall be given no earlier than six and no later than four weeks prior to the meeting. Notice of any other extraordinary general meeting shall be given no earlier than six and no later than two weeks prior to the meeting.

Proposed wording

§ 7

The Company shall have no more than three Auditors, with no more than the same number of Deputy Auditors, or a registered accounting firm. The Auditors term of office shall last until the end of the Annual General Meeting which is held during the fourth financial year after the Auditor was elected.

§ 9

The first paragraph is proposed to be removed.

Notice of a General Meeting of shareholders shall be published in the Official Swedish Gazette (Postoch Inrikes Tidningar) as well as on the company's website. At the time of the notice, an announcement with information that the notice has been issued shall be published in Svenska Dagbladet.

Notice of a General Meeting of shareholders shall be published in the Official Swedish Gazette (Postoch Inrikes Tidningar) as well as on the company's website. At the time of the notice, an announcement with information that the notice has been issued shall be published in Svenska Dagbladet.

# Articles of Association - Tele2 AB, Company Reg. No. 556410-8917 Adopted by the shareholders at the Annual General Meeting on 16 May 2011

(Please note that this is a translation from the Swedish prevailing version)

§ 1

The registered name of the company is Tele2 AB. The company is a public company (publ).

§ 2

The registered office of the board of directors is in the Municipality of Stockholm.

§ 3

The primary objective of the company's operations shall be to generate profits for its shareholders. Moreover, the company shall provide services and technical expertise, broadcast and transmit radio and television programmes and carry out related operations. Furthermore, the company shall send and transmit telephony carried by radio waves and cable and carry out related operations. The company shall also be able to own and manage real property as well as shares and other chattels and carry out related operations. The company shall be entitled to give guarantees or other securities for undertakings entered into by another company in the same group.

**§ 4** 

The company's share capital shall be not less than SEK 250,000,000 and not more than SEK 1,000,000,000.

The number of shares shall be not less than 200,000,000 and not more than 800,000,000.

§ 5

The shares shall be of three classes, Class A, Class B and Class C. Shares of Class A may be issued up to a maximum of 800,000,000, shares of Class B may be issued up to a maximum of 800,000,000 and Class C shares may be issued up to a maximum of 800,000,000. Class A shares entitle to ten votes each and Class B and Class C shares entitle to one vote each.

Class C share do not entitle to dividends. Upon the company's liquidation, Class C shares carry an equivalent right to the Company's assets as the other classes of shares, however not to an amount exceeding up to the quota value of the share, annualised as per day of distribution with an interest rate of STIBOR 30 days with an additional 1.00 percentages

calculated from the day of payment of the subscription price. STIBOR 30 days is set on the first business day of each calendar month.

If the company resolves to issue new Class A, Class B, and Class C shares by a new issue of shares, other than by an issue in kind, each holder of Class A, B and C shares has preferential rights to subscribe for new shares of the same class in proportion to the number of old shares held by such holder (primary preferential rights). Shares not subscribed for with primary preferential rights shall be offered for subscription to all shareholders in the Company (subsidiary preferential rights). If the number of shares so offered is less than the number subscribed for with subsidiary preferential rights, the shares shall be distributed among the subscribers in proportion to the number of shares already held, or, to the extent that this is not possible, by lot.

If the company resolves on an issue of new shares, other than by an issue in kind, solely of Class A, Class B or Class C shares, all shareholders, irrespective of which class of shares held, are entitled to preferential rights to subscribe for new shares in proportion to the number of shares already held.

The stipulations regarding preferential rights shall apply mutatis mutandis for new issues of warrants and convertible debt, and shall not infringe on the possibility to resolve on an issue in which the preferential rights of shareholders are waived.

If the share capital is increased by a bonus issue, where new shares are issued, new shares of Class A and Class B shall be issued in relation to the number of shares of the same classes already held. In such cases, old shares of a specific class shall entitle to new shares of the same class. Class C shares do not carry rights to participate in bonus issues. Following a requisite amendment in the Articles of Association, the aforementioned stipulation shall not infringe on the possibility to issue shares of a new class by a bonus issue.

Reduction of the share capital, however not below the minimum share capital, may on request of holders of Class C shares or as resolved by the Company's Board of Directors or General Meeting, be made by redemption of Class C shares. A request from a shareholder shall be made in writing to the Company's Board of Directors and the Board of Directors shall promptly act on the matter. When a resolution on reduction has been passed, an amount corresponding to the reduction amount shall be transferred to the Company's reserves, if the required funds are available.

The redemption payment per Class C share shall correspond to the quota value of the share annualised per day with an interest rate of STIBOR 30 days with additional 1.00 percentages calculated from the day of payment of the subscription price. STIBOR 30 days shall be initially set on the day of payment of the subscription price.

Following notice of the redemption resolution, holders having requested redemption shall promptly receive payment for the share, or, if authorisation from the Swedish Companies Registration Office or a court is required, following notice that the final decision has been registered.

Upon decision by the Board of Directors, Class C shares shall be reclassified into Class B shares, provided that the shares are held by the Company. Immediately thereafter, the Board

of Directors shall report the reclassification to the Swedish Companies Register (Sw. Bolagsverket) for registration. The reclassification is effected when it has been registered and the reclassification been noted in the CSD Register.

It shall be possible to reclassify Class A shares to Class B shares. Holders of Class A shares shall, during the calendar months January and July each year (the "Reclassification periods"), be entitled to request that all or part of the shareholder's Class A shares shall be reclassified to Class B shares. The request shall be made in writing and must have been received by the Board of Directors no later than on the last day of the specific Reclassification period. The request shall state (i) the number of Class A shares that the shareholder wants to reclassify or (ii) the maximum percentage of the total number of votes in the Company, that the shareholder wants to hold, after reclassification has been completed of all Class A shares requested to be reclassified during the specific Reclassification period. When making a request according to alternative (ii) above, the shareholder shall also state the total number of Class A and Class B shares that the shareholder holds at the time of the request.

By the end of each Reclassification period, the Board of Directors shall consider the question of reclassification. Immediately thereafter, the Board of Directors shall report the reclassification to the Swedish Companies Register (Sw. Bolagsverket) for registration. The reclassification is effected when it has been registered and the reclassification been noted in the CSD Register.

§ 6

The number of members of the board of directors shall amount to at least five and no more than nine members, with no more than the same number of deputies.

§ 7

The Company shall have no more than three Auditors, with no more than the same number of Deputy Auditors, or a registered accounting firm. The Auditors term of office shall last until the end of the Annual General Meeting which is held during the fourth financial year after the Auditor was elected.

§ 8

The company's financial year shall be the calendar year.

§ 9

Notice of a General Meeting of shareholders shall be published in the Official Swedish Gazette (Post- och Inrikes Tidningar) as well as on the company's website. At the time of the notice, an announcement with information that the notice has been issued shall be published in Svenska Dagbladet.

To be entitled to participate in a general meeting, shareholders must be recorded in a print-out or another presentation of the complete share register relating to the circumstances as of five business days before the meeting, and give notice to the company no later than 1 p.m. on the day stipulated in the notice of the meeting. This day may not be a Sunday, another public holiday, a Saturday, Midsummer's Eve, Christmas Eve or New Year's Eve, and may not fall before the fifth business day prior to the meeting.

### § 11

The shareholder or nominee who on the record date is registered in the share register and in a central securities depository register pursuant to Chapter 4 of the Financial Instruments Accounts Act (1998:1479) or any person who is registered in a central securities depository account pursuant to Chapter 4, Section 18 first paragraph 6-8 of the mentioned Act, shall be deemed to be authorised to exercise the rights set out in Chapter 4, Section 39 of the Companies Act (2005:551).

## Shareholder's proposals to be presented at the Annual General Meeting of Tele2 AB (publ) on Monday 16 May 2011

The following proposals are numbered according to the proposed agenda.

### **SHAREHOLDER'S PROPOSALS (Items 21-25)**

Transcript of letter sent to Tele2 on 3 February 2011 by shareholder Thorwald Arvidsson.

### Items to be under consideration at the Annual General Meeting 2011

In connection to my previous message I hereby request, in my capacity as shareholder in the Company, that the following items shall be brought up for consideration at this year's Annual General Meeting.

Appointment of an independent examiner, in accordance with Chapter 10, Section 21 of the Companies Act, to scrutinize.

- A. The Company's customer policy.
- B. The Company's investor relation policy.

### Other items

- C. Establish a customer ombudsman function.
- D. Separate General Meetings within the Stenbeck Group at least 4 hours must be allocated so that the Company in peace and quiet can carry-out its General Meeting (Annual General Meeting). In the event of an Extra General Meeting, the same principle shall apply. (*Also see item 25*)
- E. Annual evaluation of the ethnicity development, i.e the number of employees who originally had a different citizenship than Swedish and the positions they hold. The information shall be published in the Annual Report be able to be audited. (*Also see item 24*).

It is my intention to motivate my proposals at the Annual General Meeting.

# SHAREHOLDER'S PROPOSAL REGARDING AN ANNUAL EVALUATION OF THE COMPANY'S "WORK WITH GENDER EQUALITY AND ETHNICITY" (Item 25)

Transcript of letter sent to Tele2 on 23 January 2011 by shareholder Thorwald Arvidsson.

Regarding an annual evaluation of the Company's work with gender equality and ethnicity

In my capacity as a shareholder in the company, I hereby request that the following item be brought up for consideration at the 2011 Annual General Meeting.

Issues regarding gender equality and ethnicity (i.e. the number of employed non-ethnical Swedes who originally had a different citizenship) occurs frequently in the public debate. In the light of this, may I now request that the Annual General Meeting resolve

<u>to</u> assign to the Board of Directors to annually commission an evaluation of the work with gender equality and ethnicity, and to present the results in the Annual Report. Naturally, this will also mean that the results will be subject to auditing.

## SHAREHOLDER'S PROPOSAL REGARDING "SEPARATE GENERAL MEETINGS" (Item 25)

Transcript of letter sent to Tele2 on 23 January 2011 by shareholder Thorwald Arvidsson

Regarding separate General Meetings, without time pressure, in the so called Stenbeck Group

In my capacity as a shareholder in the company, I hereby cordially request that the following item be brought up for consideration at the 2011 Annual General Meeting.

The first time I visited the company's Annual General Meeting it surprised me that the Annual General Meeting in all three public companies in the so called Stenbeck Group were held on the same time and place, in other words the Meetings were held like a piece-work assignment (*Sw. på accord*). According to many shareholders they felt stressed and unpleasant. The rationale for this arrangement, which I consider to be an insult to the shareholders, I suppose is only a matter of economy. Using an old cliché, this is unacceptable. In the light of this, may I now request that the General Meeting (Annual General Meeting) resolves

that Annual Meetings hereafter must be held separately, regarding time, from the other Meetings in the Group.

Mölnbo, day as above Thorwald Arvidsson