

2025

Annual General Shareholders' Meeting Handbook

TIME: May 29, 2025 PLACE: No. 147, Sec. 3, Beishen Rd., Shenkeng Dist., New Taipei City, Taiwan Type of Meeting: Physical Shareholders' Meeting

DISCLAIMER

THIS IS A TRANSLATION OF THE HANDBOOK FOR THE 2025 ANNUAL SHAREHOLDERS' MEETING (THE "HANDBOOK") OF CASTLENET TECHNOLOGY INC. (THE "COMPANY"). THIS TRANSLATION IS INTENDED FOR REFERENCE ONLY AND NOTHING ELSE, THE COMPANY HEREBY DISCLAIMS ANY AND ALL LIABILITIES WHATSOEVER FOR THE TRANSLATION. THE CHINESE TEXT OF THE AGENDA SHALL GOVERN ANY AND ALL MATTERS RELATED TO THE INTERPRETATION OF THE SUBJECT MATTER STATED HEREIN.

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1. Meeting Procedures

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CastleNet Technology Inc.

2025 Annual General Shareholders' Meeting Procedures

- I. Report the number of shares represented at the meeting Call the Meeting to order
- II. Chairman's Remarks
- III. Report Items
- IV. Ratification Items
- V. Discussion and Election Items
- VI. Extemporary Motions
- VII. Adjournment

2. Meeting Agenda



CastleNet Technology Inc.

2025 Annual General Shareholders' Meeting

Agenda

Time: 9:00 a.m. on Thursday, May 29, 2025

Place: No. 147, Sec. 3, Beishen Rd., Shenkeng Dist., New Taipei City, TaiwanType of Meeting: Physical Shareholders' Meeting

Report the number of shares represented at the meeting and call the Meeting to order.

I. Chairman Remarks

II. Report Items

- i. 2024 Business Report
- ii. 2024 Audit Committee's Review Report

III. Ratification Items

- i. 2024 Business Report and Financial Statements
- ii. 2024 Deficit Compensation Proposal

IV. Discussion and Election Items

- i. Proposal to Partially Amend the Articles of Incorporation
- ii. Proposal for the Company's re-election of Directors
- iii. Proposal to release Directors from non-competition restrictions

V. Extemporary Motions

VI. Adjournment

Report Items

Report No.1 2024 Business Report Explanation:

CastleNet Technology Inc.

2024 Business Report

Dear shareholders,

Thanks for the support of the company over the years. Looking back to 2024, Affected by the expansion of geopolitical conflicts and interest rate hikes, the global economy has fallen into a downturn, market confidence is fragile, and various uncertain factors have become increasingly apparent. This has led to a rapid decline in demand, an increase in end customer inventory, and forced postponement of product shipment plans, resulting in difficulty in destocking inventory and causing inventory pressure, resulting in overall operational performance falling short of expectations. To address these challenges, CastleNet will continue to develop customer services in different regions around the world to expand business opportunities. At the same time, we regularly review the cost of purchasing components and the sales price of products, striving to find the most favorable balance point, ensuring that product prices are competitive, and achieving a win-win situation between suppliers, companies, and customers. We hereby report to all shareholders on the operational status of CastleNet in 2024 and its outlook for 2025.

Description of operations in 2024

CastleNet Technology's consolidated revenue in 2024 was NT\$ 411.281 million. The net loss after tax was NT\$ 355.059 million. The end of period debt ratio for the year 2024 was 47%, the current ratio was 215%, and the quick ratio was 150%. The financial structure and solvency remained stable. In 2024, the overall market size is approaching saturation and showing a shrinking trend due to the accelerated transformation of small and medium-sized customers and the accelerated integration of large customers. In response to the decrease in market demand, the situation of price cutting competition has become increasingly severe. The expected inventory level of customers in Central and South America in the second half of the year has decreased, and the replenishment effect of ordering and pulling goods has not occurred according to the expected schedule. It was not until the fourth quarter that customers gradually placed urgent orders and pulling goods, resulting in the concentration of revenue in the fourth quarter of 2024. However, due to the sluggish market demand in the past two years, suppliers have been driven to be conservative, and the material preparation cycle has been extended. This terminal market

demand has been postponed until the first half of 2025, and the future market situation remains to be observed.

Despite the under-performance revenue in 2024, CastleNet still made progress in new product development and business expansion. CastleNet have obtained multiple operator broadband product certifications in Central and South America, including new specifications of Wi Fi OpenSync mesh wireless routing systems and OpenSync cable gateways. The next generation DOCSIS 3.1+/UD4 AI/ML cable gateway and fiber optic network broadband gateway are also being jointly developed and tested with customers.

2025 Operation Plan

Looking ahead to 2025, in the face of economic recession and increasing uncertainty in the global economic, all colleagues at CastleNet have bravely faced severe challenges, making inventory reduction, expanding new customers, and high gross profit products the top priority, bringing digital transformation and sustainable operation to the enterprise. Despite the slowdown in demand and slow destocking, there are still many variables in the annual revenue and profit. In response to this situation, CastleNet is working hard on a new product development plan to reduce the delay or even cancellation of orders caused by customer inventory. CastleNet are actively improving product quality, introducing advanced technology, increasing unit production capacity, and adjusting product combinations to reduce product business with longer development cycles. At the same time, in order to achieve maximum cost-effectiveness, CastleNet is increasing the proportion of high valueadded products shipped.

For existing broadband cable end user customers, CastleNet will continue to import DOCSIS 3.1+/UD4 AI/ML cable gateway products. Paired with WiFi 7-mesh wireless routing system and active maintenance cloud management function, it endows the product with the ability to support AI Mesh optimization, lifecycle management, and legal compliance of information security, enhancing the product's competitive advantage.

For customers planning to transform and new customers, CastleNet is accelerating the introduction of new product lines, including fiber optic network broadband gateways and 5G fixed wireless access related products, in order to meet market trends and achieve long-term stable orders and growth goals. The company will also fully leverage the group's advantages in global manufacturing, continuously improving production technology and quality. Introducing AI to improve business and product development processes.

Vision and Outlook

CastleNet has been committed to the R&D, design and sales of network communication products. With high-quality products to be proud of and strong technical capabilities, we are continuing to consolidate our position in the field of Netcom.

With excellent research and development capabilities experience, staying on top of market demand, and an in-depth understanding of customers' future new service operation plans, we can provide products and services that are closer to customer needs, consolidate market positions, and establish long-term and stable cooperation.

We have been committed to operating with integrity as our corporate governance principle to ensure the healthy development of the company. We are striving to enhance corporate value and shareholders' rights, pursue sustainable business development of the company, and become a world-class provider of complete broadband network solutions as our mission. Lastly, we would like to wish all shareholders good health and all the best of luck.

Sincerely,

Chairman: Ying Chang General Manager: Ying Chang Accounting Manager: Li-Mei Wu

Report Items

Report No.2 2024 Audit Committee's Review Report Explanation:

Audit Committee's Review Report

The 2024 Consolidated and Parent company only Financial Statements of the Company prepared by the Board have been audited by CPAs WU, JEN-CHIEH and CHANG, SHU-CHIUNG of PricewaterhouseCoopers(PwC) Taiwan. These financial statements, along with the business report and deficit Compensation proposal, have been reviewed by us, as the audit committee of the Company. We deem that there are no discrepancies. Therefore, this report is presented in accordance with Article 14-4 of the Securities and Exchange Act and Article 219 of the Company Act for approval.

Sincerely,

CastleNet Technology Inc. 2025 Annual General Shareholders' Meeting

Convener of the Audit Committee: Sheng-Haur, Hsu

March 11, 2025

Ratification Items

Proposal 1. 2024 Business Report and Financial Statements Explanation:

- The 2024 Business Report and Financial Statements (including the Consolidated and Parent company only Financial Statements) of the Company have been prepared and adopted by resolution of the Board and then reviewed by the audit committee (the deficit compensation proposal is itemized in Ratification Item 2).
- The business report, independent auditors' report, and consolidated financial statements (including parent company only financial statements) as detailed on pages 5-7 (Report No.1) and pages 22-48 (Attachment I) are attached for ratification.

(For details of notes to financial statements in Attachment I, please go to the website https://mops.twse.com.tw/mops/#/web/home "Market Observation Post System" \rightarrow electronic book \rightarrow financial statements \rightarrow Stock code: 8059, year: 2024 \rightarrow GO \rightarrow year of information: Q4 of 2024, type: Financial statements \rightarrow inquiry)

Ratification Items

Proposal 2. 2024 Deficit Compensation Proposal

Explanation:

- 1. The Company's net loss after tax for 2024 was NT\$355,059,354. After adding back the actuarial gains of NT\$2,099,328 on the defined benefit plans, the accumulated deficits at the end of 2024 was NT\$476,939,629.
- 2. The table of the Company's 2024 Deficit Compensation is proposed below for ratification:

CastleNet Technology Inc.

Table of 2024 Deficit Compensation

UNIT: NT\$

Accum	ulated deficits at the beginning of the period	(123,979,603)
Add:	Net loss after tax for 2024	(355,059,354)
Add:	Retained earnings adjustments	
	Actuarial gains on defined benefit plans	2,099,328
Accum	ulated deficits at the period	(476,939,629)
Less:	Appropriation for Legal Reserve	
	Appropriation (Reversal) of Special Reserve under Shareholders' Equity	0
Accum	ulated deficits at the end of the period	(476,939,629)

Chairman:	General Manager:	Accounting Manager:
YING, CHANG	YING, CHANG	LI-MEI, WU

Discussion and Election Items

Proposal 1. Proposal to Partially Amend the Articles of Incorporation Explanation:

- This proposal is made in accordance with Article 14, Paragraph 6 of the Securities and Exchange Act and the official document of Financial Supervisory Commission R.O.C. (Taiwan) (Letter No.: 金管證發字第 1130385442 號函).
- 2. Please refer to the comparison table for related amended articles on pages 12-13.

CastleNet Technology Inc.

Comparison Table of Amended Articles of Incorporation

Amended content	Original content	Reason
Article 26	Article 26	Handled in
If the Company earns profits in	If the Company earns profits in	accordance with the
current year, it shall	current year, it shall	official document of
appropriate at least two	appropriate at least two	Financial
percent of the profits as	percent of the profits as	Supervisory
employees' remuneration	employees' remuneration and	Commission R.O.C.
(including no less than 0.5% for	no more than two percent of the	(Taiwan) (Letter No.:
compensation for rank -and-	profits as directors'	金管證發字第
file employees) and no more	remuneration respectively.	1130385442 號函).
than two percent of the profits		
as directors' remuneration		
respectively.		
When the Company still has	When the Company still has	
accumulated loss, amount used	accumulated loss, amount used	
to make up the accumulated	to make up the accumulated	
loss shall be reserved in	loss shall be reserved in	
advance.	advance.	
The profits in current years	The profits in current years	
mentioned in the preceding	mentioned in the preceding	
paragraph refer to income	paragraph refer to income	
acquired before deduction of	acquired before deduction of	
amount distributed for	amount distributed for	
employees' remuneration and	employees' remuneration and	
directors' remuneration.	directors' remuneration.	
The determination of	The determination of	
distribution ratios of	distribution ratios of	
employees' remuneration and	employees' remuneration and	
directors' remuneration as well	directors' remuneration as well	
as the payment of employees'	as the payment of employees'	
remuneration in stock or cash	remuneration in stock or cash	
may be executed with the	may be executed with the	
attendance of more than two	attendance of more than two	
thirds of directors and consent	thirds of directors and consent	
from more than half of	from more than half of	
attending directors, and	attending directors, and	

Amended content	Original content	Reason
reported to the shareholders'	reported to the shareholders'	
meeting.	meeting.	
The objects of payment of	The objects of payment of	
employees' remuneration in	employees' remuneration in	
stock or cash may include	stock or cash may include	
employees from the Company's	employees from the Company's	
controlling or subordinate	controlling or subordinate	
companies that comply with	companies that comply with	
certain conditions.	certain conditions.	
Article 29	Article 29	Added revision date.
The Articles of Incorporation	The Articles of Incorporation	
were first formulated on June 8,	were first formulated on June 8,	
1998.	1998.	
The first amendment was made	The first amendment was made	
on August 19, 1998.	on August 19, 1998.	
(Omit the following.)	(Omit the following.)	
The eightteenth amendment	The eighteenth amendment	
was on June 27, 2022.	was on June 27, 2022.	
The nineteenth amendment		
<u>was on May 29, 2025.</u>		

Discussion and Election Items

Proposal 2. Proposal for the Company's re-election of Directors Explanation:

- 1. The term of office of Directors will expire on June 26, 2025. Therefore, it is proposed to re-elect new directors.
- 2. In accordance with Article 17 and 17-3 of the Articles of Incorporation, it is proposed to elect ten directors (including four independent directors). Their term of office shall be three years from May 29, 2025 to May 28, 2028. The term of the current directors shall end upon the assumption of office by the newly elected directors at this Annual General Shareholders' Meeting.
- 3. Attached is the list of director candidates; please refer to pages 15-17.
- It is proposed to elect in accordance with the Rules for Elections of Directors. (For details on the Rules for Elections of Directors, please refer to pages 68-70 (Appendix III).)

Election:

Candidates position	Name	Number of Shares	Education	Major Experience		In-service
Director	Representative of Kinpo Electronics, Inc.: YING, CHANG	129,958,907	Master, Business Administration, George Washington University, U.S.	Director, Allied Circuit Co., LTD.	Chairman	CastleNet Technology Inc. Hongyi optical Co., Ltd. Hong-Yi Materials and Products Corporation
Director	Representative of Kinpo Electronics, Inc.: WEI-YANG, HSU	129,958,907	B.S., Navigation, National Taiwan Ocean University	Director, Kinpo Electronics, Inc.	Director	CastleNet Technology Inc. Power Station Holdings Ltd. Shanghai Sino Hardware Electronics (Wujiang) Co., Ltd.
Director	Representative of Kinpo Electronics,	120.050.007	M.A., National	Corporate Governance	Director	McTec Taiwan Ltd. Teleport Access Services, Inc. Hongyi optical Co., Ltd. Crownpo Technology Inc. CastleNet Technology Inc. Norm Pacific Automation Corp. iHELPER Inc.
Director	Inc.: CHENG-HSIEN, LIN	129,958,907	Chengchi University.	Officer, Kinpo Electronics, Inc.	Supervisor	Cal-Comp Optical Electronics (Yueyang) Co., Ltd. Cal-Comp Precision (Yueyang) Co., Ltd.
					Supervisor	Kinpo Electronics (China) Co., Ltd. Cal-Comp Optical Electronics (Suzhou) Co., Ltd.
					Corporate Governance Officer	Kinpo Electronics, Inc.

List of Director Candidates

Candidates position	Name	Number of Shares	Education	Major Experience	In-service		
				Director and	Director and General Manager	CastleNet Technology Inc (Kunshan). NKG Advanced Intelligence and Technology Development (Yue Yang) Co., Ltd.	
Director	Representative of Kinpo Electronics, Inc.: YU-HUI, HUANG	129,958,907	M.B.A., Pacific Western University	General Manager, NKG Advanced Intelligence and Technology Development (Yue Yang) Co., Ltd.	Director	ICKP(Beijing) Technology Development Co., Ltd. Cal-Comp Optical Electronics (Yueyang) Co., Ltd. Cal-Comp Optical Electronics (Suzhou) Co., Ltd. Cal-Comp Precision (Yueyang) Co., Ltd. Cal-Comp Precision (Dongguan) Co., Ltd CastleNet Technology Inc.	
					Vice General Manager	Kinpo Electronics (China) Co., Ltd.	
Director	Representative of Kinpo Electronics, Inc.: TAI-CHANG, CHIANG	129,958,907	M.B.A., Pacific Western University	Director, Cal- Comp Electronics(Thail and) Public Company Limited	Director	Cal-Comp Precision (Malaysia) SDN. BHD. Cal-Comp Precision (Singapore) Limited Cal-Comp Precision (Thailand) Limited Cal-Comp Semiconductor, Ltd. Cal-Comp Optical Electronics (Yueyang) Co., Ltd. Cal-Comp Electronics(Thailand) Public Company Limited CastleNet Technology Inc.	
Director	Representative of Kinpo Electronics, Inc.: PEI-YUAN, CHEN	129,958,907	Department of International Business, Hsing Wu University	Director, SynQ Technology Ltd	Director	CastleNet Technology Inc. Full Power Investment Co.,Ltd	
Independent	SHENG-HAUR,	0	Oklahoma State	Chairman, Costar Electronics Inc.	Chairman	Costar Electronics Inc. Ours Technology Inc.	
Director	or HSU		University	Chairman, Ours Technology Inc.	Director	Taipei Computer Association	

Candidates position	Name	Number of Shares	Education	Major Experience		In-service
Independent Director	CHIEN-WEN, TSAI	0	B.S., Department of Industrial and Systems Engineering, Chung Yuan Christian University	Independent Director, Cen Link Co., Ltd.	Independent Director	Cen Link Co., Ltd.
Independent	YUNG-CHING,	0	Institute of Management, Yuan Ze University B.S., Department of	Director and Executive Vice President,	Chairman	Allied Circuit Co., Ltd. Mactech Co., Ltd. Metalightest Materials Co., Ltd.
Director	CHANG		Industrial Engineering, National Tsing Hua University	Compal Electronics, Inc.	Director	AcBel Polytech Inc. Kunshan Allied Circuit Trading Co., Ltd.
T. J J			B.A., major in Department of Korean Language and Culture		СРА	BDO Taiwan
Independent Director	YI-LING, CHEN	0	(minor in Department of Accounting), National Chengchi University	CPA, BDO Taiwan	Director and Owner	East Surpedia Technologies Development, Ltd.

Discussion and Election Items

Proposal 3. Proposal to Release Directors from Non-Competition Restrictions

Explanation:

- In accordance with Article 209 of the Company Act, "A director who does anything for himself or on behalf of another person that is within the scope of the company's business shall explain to the meeting of shareholders the essential contents of such an act and secure its approval."
- 2. In view that directors might operate their own business that is within the company's business scopes or that is similar to the Company's, it is proposed that the Shareholders' Meeting approves to release those directors from non-competition restrictions.
- 3. For competitive behavior in relation to the Company's director candidate (including independent directors), please refer to the pages 49-50 (Attachment II). The lift of competition restrictions shall only apply to incumbent directors (including independent directors) after he or she is elected.

Extemporary Motions

Adjournment

3. Attachments

INDEPENDENT AUDITORS' REPORT TRANSLATED FROM CHINESE

To the Board of Directors and Shareholders of CastleNet Technology Inc.

Opinion

We have audited the accompanying parent company only balance sheets of CastleNet Technology Inc. (the "Company") as of December 31, 2024 and 2023, and the related parent company only statements of comprehensive income, of changes in equity and of cash flows for the years then ended, and notes to the parent company only financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying parent company only financial statements present fairly, in all material respects, the financial position of the Company as at December 31, 2024 and 2023, and its financial performance and its cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

Basis for opinion

We conducted our audits in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and Standards on Auditing of the Republic of China. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Parent Company Only Financial Statements section of our report. We are independent of the Company in accordance with the Norm of Professional Ethics for Certified Public Accountant of the Republic of China, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key audit matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the Company's 2024 parent company only financial statements. These matters were addressed in the context of our audit of the parent company only financial statements as a whole and, in forming our opinion thereon, we do not provide a separate opinion on these matters.

Key audit matters for the Company's 2024 parent company only financial statements are stated as follows:

Existence of sales revenue

Description

Refer to Note 4(27) for accounting policies on revenue recognition.

The Company is primarily engaged in the research, development, manufacturing and sales of consumer electronics products such as broadband communications and digital home entertainment. The main sales areas include Europe, America and Asia, and most of the customers are regional companies. Thus, the existence and occurrence of sales revenue are the main focus when performing our audit. Given that the sales revenue is material to the financial statements, we considered the existence of sales revenue a key audit matter.

How our audit addressed the matter

We performed the following audit procedures on the above key audit matter:

- 1. Performed tests of controls on credit investigation of new customers during the year, performed tests of controls on sales revenue for relevant assertions related to existence and occurrence of sales transactions to increase assurance level, and verified the consistency of accounting records, supporting documents and collection records.
- 2. Performed confirmation procedures on sales counterparties for accounts receivable balances, tracked replies, and verified the consistency of confirmation response, accounting records, and customers' information.

3. Sampled and tested sales transactions, by verifying and agreeing the related sales orders and delivery notes to accounting records.

Allowance for valuation of inventory loss

Description

Refer to Note 4(10) for the accounting policies on valuation of inventories, Note 5(2) for uncertainty of accounting estimates and assumptions on inventory valuation and Note 6(4) for the details of the inventories. As of December 31, 2024, the inventories and allowance for valuation loss amounted to NT\$1,007,086 thousand and NT\$208,142 thousand, respectively.

The Company is entrusted to manufacture consumer electronics products such as broadband communications and digital home entertainment according to customers' needs. As these types of electronics products and related inventories are especially susceptible to technological changes, product specification changes and other market factors, there is a higher risk of inventories losing value or becoming obsolete. The Company measures inventories at the lower of cost and net realisable value.

Given that the amount of inventory is material, inventory items are voluminous, and determination of net realisable value of inventories that are individually identified as obsolete or damaged rely on management's subjective judgement, we considered the estimation of allowance for inventory valuation loss a key audit matter.

How our audit addressed the matter

We performed the following audit procedures in order to assess the allowance for valuation loss on inventories that are over a certain age and individually identified as obsolete or damaged:

- 1. Ensured consistent application of accounting policies in relation to allowance for inventory valuation losses in the reporting period and assessed the reasonableness of these policies.
- 2. Validated the appropriateness of system logic of inventory aging report utilised by management to ensure proper classification of inventories aged over a certain period of time.
- 3. Evaluated the reasonableness of inventories individually identified by management as obsolete or damaged with supporting documents, and agreed to information obtained from physical inventory.
- 4. Discussed with management the net realisable value of inventories aged over a certain period of time and individually identified as obsolete or damaged, validated respective supporting documents and reperformed the calculation and agreed it to management's assessment.

Financial assets at fair value through profit or loss

Description

Refer to Note 4(6) for the accounting policies on financial assets at fair value through profit or loss, Note 5(2) for uncertainty of accounting estimates and assumptions on financial assets at fair value through profit or loss and Note 6(2) for the details of financial assets at fair value through profit or loss. As of December 31, 2024, the balance of current financial assets at fair value through profit or loss amounted to NT\$1,388,084 thousand, constituting 47% of the parent company only total assets. As the current financial assets at fair value through profit or loss accounted for a significant portion of the parent company only financial assets is likely to increase due to the market competition and economic climate, the Company used expert appraisal reports to estimate the fair value based on market prices after taking into account the above factors.

Given that most of the above estimates rely on the management's subjective judgement, which may result in inappropriate accounting estimates, we considered the valuation of financial assets at fair value through profit or loss obtained during the year a key audit matter.

How our audit addressed the matter

We used the appraiser's work in assessing the measurement method used by management and the reasonableness of assumptions on the above key audit matter, and we performed the following procedures:

- 1. Obtained an understanding and assessed the related policies and valuation procedures on the fair value measurement and disclosure of financial assets at fair value through profit or loss to determine whether the measurement method used is commonly adopted in the industry and environment and considered appropriate.
- 2. Examined the parameters and the formula of valuation model, and reviewed information and documents in respect of the relevance and the reliability of data source.
- 3. Performed confirmation procedures with the issuance company to verify the number of units at year end, rights and obligations and other specific terms and conditions of the investment target.

Responsibilities of management and those charged with governance for the parent company only financial statements

Management is responsible for the preparation and fair presentation of the parent company only financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers, and for such internal control as management determines is necessary to enable the preparation of parent company only financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the parent company only financial statements, management is responsible for

assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Company's financial reporting process.

Auditors' responsibilities for the audit of the parent company only financial statements

Our objectives are to obtain reasonable assurance about whether the parent company only financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the Standards on Auditing of the Republic of China will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these parent company only financial statements.

As part of an audit in accordance with the Standards on Auditing of the Republic of China, we exercise professional judgment and professional skepticism throughout the audit. We also:

A. Identify and assess the risks of material misstatement of the parent company only financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

- B. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- C. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- D. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the parent company only financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- E. Evaluate the overall presentation, structure and content of the parent company only financial statements, including the disclosures, and whether the parent company only financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- F. Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Company to express an opinion on the parent company only financial statements. We are responsible for the direction, supervision and performance of the audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the parent company only financial statements for the year ended December 31, 2024 and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Wu, Jen-ChiehChang, Shu-ChiungFor and on Behalf of PricewaterhouseCoopers, TaiwanMarch 11, 2025

The accompanying parent company only financial statements are not intended to present the financial position and results of operations and cash flows in accordance with accounting principles generally accepted in countries and jurisdictions other than the Republic of China. The standards, procedures and practices in the Republic of China governing the audit of such financial statements may differ from those generally accepted in countries and jurisdictions other than the Republic of China. Accordingly, the accompanying parent company only financial statements and independent auditors' report are not intended for use by those who are not informed about the accounting principles or auditing standards generally accepted in the Republic of China, and their applications in practice.

As the financial statements are the responsibility of the management, PricewaterhouseCoopers cannot accept any liability for the use of, or reliance on, the English translation or for any errors or misunderstandings that may derive from the translation.

<u>CASTLENET TECHNOLOGY INC.</u> <u>PARENT COMPANY ONLY BALANCE SHEETS</u> <u>DECEMBER 31, 2024 AND 2023</u> (Expressed in thousands of New Taiwan dollars)

			December 31, 2024	 December 31, 2023		
	Assets	Notes	 AMOUNT	%	 AMOUNT	%
	Current assets					
1100	Cash and cash equivalents	6(1)	\$ 282,463	10	\$ 297,870	11
1110	Current financial assets at fair value	6(2)				
	through profit or loss		1,388,084	47	1,550,470	55
1170	Accounts receivable, net	6(3)	156,793	5	99,659	3
1180	Accounts receivable - related parties	7	40,819	1	-	-
1200	Other receivables	7	126,943	4	8,083	-
130X	Inventory	6(4)	798,944	27	708,723	25
1479	Other current assets	8	 74,018	3	 63,444	2
11XX	Total current assets		 2,868,064	97	 2,728,249	96
	Non-current assets					
1550	Investments accounted for under	6(5)				
	equity method		43,615	2	40,914	2
1600	Property, plant and equipment	6(6)	12,704	-	16,189	1
1755	Right-of-use assets	6(7)	2,095	-	9,460	-
1780	Intangible assets		233	-	903	-
1840	Deferred income tax assets	6(20)	28,833	1	22,005	1
1920	Guarantee deposits paid		1,321	-	1,479	-
1990	Other non-current assets	6(11)	 13,979		 10,703	
15XX	Total non-current assets		 102,780	3	 101,653	4
1XXX	Total assets		\$ 2,970,844	100	\$ 2,829,902	100

(Continued)

<u>CASTLENET TECHNOLOGY INC.</u> <u>PARENT COMPANY ONLY BALANCE SHEETS</u> <u>DECEMBER 31, 2024 AND 2023</u> (Expressed in thousands of New Taiwan dollars)

		N. (December 31, 2024	0/	December 31, 2023	0/
	Liabilities and Equity Liabilities	Notes	A	MOUNT	%	AMOUNT	%
	Current liabilities						
2100	Short-term borrowings	6(8)	\$	901,952	31 5	\$ 430,000	15
21100	Short-term notes and bills payable	6(9) 6(9)	Ψ	150,000	5	100,000	4
2130	Current contract liabilities	6(16)		6,362	-	4,191	-
2170	Accounts payable	0(10)		24,091	1	96,056	3
2180	Accounts payable - related parties	7		201,091	7	44,087	2
2200	Other payables	6(10)		65,115	2	62,121	2
2220	Other payables - related parties	7		2,753	-	142,778	5
2280	Current lease liabilities	,		2,135	_	7,472	-
2399	Other current liabilities			3,157	_	4,079	_
21XX	Total current liabilities			1,356,647	46	890,784	31
	Non-current liabilities			1,550,017	10		51
2570	Deferred income tax liabilities	6(20)		28,833	1	22,005	1
2580	Non-current lease liabilities	0(20)		-	-	2,120	-
2600	Other non-current liabilities			1,667	-	2,120	-
25XX	Total non-current liabilities			30,500	1	26,396	1
2XXX	Total liabilities			1,387,147	47	917,180	32
	Equity			1,007,117			
	Share capital	6(13)					
3110	Common stock	-()		1,931,190	65	1,908,905	68
3140	Advance receipts for share capital			2,375	-	7,445	-
	Capital surplus	6(14)		_,		.,	
3200	Capital surplus			150,298	4	145,763	5
	Retained earnings (Accumulated deficit	t) 6(15)		,		,	
3310	Legal reserve	, , , , , , , , , , , , , , , , , , ,		18,969	1	18,969	1
3350	Accumulated deficit		(476,940) (16) (123,980) (4)
	Other equity interest						
3400	Other equity interest		(42,195) (1)(44,380) (2)
3XXX	Total equity		·	1,583,697	53	1,912,722	68
	Significant contingent liabilities and	9		· · ·			
	unrecognised contract commitments						
	Significant events after the balance	11					
	sheet date						
3X2X	Total liabilities and equity		\$	2,970,844	100 5	\$ 2,829,902	100

CASTLENET TECHNOLOGY INC. PARENT COMPANY ONLY STATEMENTS OF COMPREHENSIVE INCOME YEARS ENDED DECEMBER 31, 2024 AND 2023

(Expressed in thousands of New Taiwan dollars, except for (loss) earnings per share amount)

		cember 31					
				2024		2023	
	Items	Notes		AMOUNT	%	AMOUNT	%
4000	Sales revenue	6(16)	\$	411,280	100 \$	556,439	100
5000	Operating costs	6(4) and 7	(575,540)(140) (445,385) (80)
5900	Operating margin		(164,260)(40)	111,054	20
	Operating expenses	6(18) and 7					
6100	Selling expenses		(23,410) (6)(20,651)(4)
6200	General and administrative						
	expenses		(66,693)(16)(59,161)(10)
6300	Research and development						
	expenses		(128,087)(31)(131,875) (24)
6000	Total operating expenses		(218,190)(53)(211,687) (38)
6900	Operating loss		(382,450)(93)(100,633)(18)
	Non-operating income and						
	expenses						
7100	Interest income			3,520	1	3,943	1
7010	Other income			1,053	-	2,408	-
7020	Other gains and losses	6(17)		39,127	10	109,044	20
7050	Finance costs	6(7)(8)(9)	(16,825)(4)(9,192)(2)
7070	Share of profit of associates and						
	joint ventures accounted for						
	using equity method, net			516	<u> </u>	1,155	_
7000	Total non-operating income						
	and expenses			27,391	7	107,358	19
7900	(Loss) profit before income tax		(355,059)(86)	6,725	1
7950	Income tax expense	6(20)	-			<u> </u>	-
8200	(Loss) profit for the year		(<u></u>	355,059)(86) \$	6,725	1
	Other comprehensive income						
	Components of other						
	comprehensive income that will						
	not be reclassified to profit or						
0211	loss	((11)					
8311	Other comprehensive	6(11)					
	income, before tax, actuarial						
	gains (losses) on defined benefit plans		¢	2 000	(¢	1 040)	
	Components of other		\$	2,099	- (\$	1,040)	-
	comprehensive income that will						
	be reclassified to profit or loss						
8361	Exchange differences on						
0501	translation			2,185	1 (535)	_
8300	Other comprehensive income			2,105	(
0500	(loss) for the year, net of tax		\$	4,284	1 (\$	1,575)	_
8500	Total comprehensive (loss)		Ψ	1,201	1 (4	1,575)	
0500	income for the year		(\$	350,775) (<u>85)</u>	5,150	1
	income for the year		(<u>Ψ</u>)()()()(<u> </u>	5,150	1
	(Loss) earnings per share	6(21)					
9750	Basic (loss) earnings per share	0(21)	(<u></u>		1.84) \$		0.04
9850	Diluted (loss) earnings per share		(<u>\$</u>		<u>1.84</u>) <u></u>		0.04
7050	Diruce (1055) carinings per silare		<u>(φ</u>		<u> </u>		0.05

CASTLENET TECHNOLOGY INC. PARENT COMPANY ONLY STATEMENTS OF CHANGES IN EQUITY YEARS ENDED DECEMBER 31, 2024 AND 2023 (Expressed in thousands of New Taiwan dollars)

		Capital				Retained		Retained Earnings		Other Equity Interest		
	Notes	Share capital - common stock	recei	vance ipts for capital	Cap	ital surplus	Leg	al reserve	Ac	ccumulated deficit	Financial statements translation differences of foreign operations	Total equity
2023												
Balance at January 1, 2023		\$ 1,886,180	\$	_	\$	136,511	\$	18,969	(\$	129,665)	(<u></u> \$ 43,845)	\$ 1,868,150
Profit for the year		-		-		-		-		6,725	-	6,725
Other comprehensive loss for the year				_		_		_	(1,040)	(535)	(<u>1,575</u>)
Total comprehensive income				_		_		_		5,685	(535)	5,150
Share-based payments	6(12)(14)	-		-		2,188		-		-	-	2,188
Exercise of employee share options	6(13)(14)	22,725		7,445		7,089		-		-	-	37,259
Overdue dividends reclaimed by shareholders	6(14)			_	(<u>25</u>)		<u> </u>		-	<u>-</u>	(25)
Balance at December 31, 2023		\$ 1,908,905	\$	7,445	\$	145,763	\$	18,969	(\$	123,980)	(<u></u> \$ 44,380)	\$ 1,912,722
<u>2024</u>												
Balance at January 1, 2024		\$ 1,908,905	\$	7,445	\$	145,763	\$	18,969	(\$	123,980)	(\$ 44,380)	\$ 1,912,722
Loss for the year				-		-		-	(355,059)	-	(355,059)
Other comprehensive income for the year		-		-		-		-		2,099	2,185	4,284
Total comprehensive loss		-		-		-		-	(352,960)	2,185	(350,775)
Share-based payments	6(12)(14)			_		1,229		-		-		1,229
Exercise of employee share options	6(13)(14)	22,285	(5,070)		3,334		-		-	-	20,549
Overdue dividends reclaimed by shareholders	6(14)			-	(28)		_		_		(28_)
Balance at December 31, 2024		\$ 1,931,190	\$	2,375	\$	150,298	\$	18,969	(<u></u>	476,940)	(<u>\$ 42,195</u>)	\$ 1,583,697

CASTLENET TECHNOLOGY INC. PARENT COMPANY ONLY STATEMENTS OF CASH FLOWS YEARS ENDED DECEMBER 31, 2024 AND 2023

(Expressed in thousands of New Taiwan dollars)

			Year ended December 31		
	Notes		2024		2023
CASH FLOWS FROM OPERATING ACTIVITIES				.	6 505
(Loss) profit before tax		(\$	355,059)	\$	6,725
Adjustments					
Adjustments to reconcile profit (loss)	6(18)		14 012		14 601
Depreciation Amortization	6(18) 6(18)		14,213 670		14,601 1,777
Loss (gain) on expected credit impairment	12(2)		37	(1,777
Employee share options	6(12)(14)		1,229	(2,188
Interest income	0(12)(14)	(3,520)	(3,943)
Interest expense		(16,825	(9,192
Share of profit of subsidiaries accounted for under equity			10,020		,,,,2
method		(516)	(1,155)
Gain on financial assets at fair value	6(17)	Ì	34,140)		108,387)
Loss on disposal of property, plant and equipment		,	-		6
Cost of provisions		(1,322)		2,271
Impairment loss for replacement assets	6(6)		-		12,904
Gain on insurance compensation	6(6)		-	(17,880)
Changes in operating assets and liabilities					
Changes in operating assets					
Accounts receivable		(57,171)		169,810
Accounts receivable - related parties		(40,819)		-
Other receivables		(118,610)		105,768
Inventory		(90,221)		153,490)
Other current assets		(10,574)	(23,143)
Other non-current assets		(1,176)		671
Changes in operating liabilities					
Current contract liabilities			2,171	(7,098)
Accounts payable		(71,965)	(44,838)
Accounts payable - related parties		,	157,010	(359,389)
Other payables (including related parties)		(134,532)		144,844
Other current liabilities		(205)		67
Cash outflow generated from operations		(727,675)	(248,682)
Interest paid		(16,653)	(8,829)
Income taxes received Income taxes paid		(83	(390)
*		(337) 744,582)	(
Net cash flows used in operating activities		((144,382)	(257,892)
CASH FLOWS FROM INVESTING ACTIVITIES Acquisition of property, plant and equipment	6(22)	(5 022)	(15 500)
Acquisition of property, plant and equipment's insurance	6(6)	(5,922)	(15,509)
compensation	0(0)				17,880
Disposal of property, plant and equipment					42
Acquisition of intangible assets			-	(373)
Decrease (increase) in guarantee deposits paid			158	(661)
Interest received			200,051	(30,110
Net cash flows from investing activities		-	194,287		31,489
CASH FLOWS FROM FINANCING ACTIVITIES		-	191,207		51,105
Increase in short-term borrowings			2,408,544		881,737
Repayments in short-term borrowings		(1,936,592)	(706,737)
Increase in short-term notes and bills payable			400,000		200,000
Repayments of short-term notes and bills payable		(350,000)	(100,000)
Repayment of lease principal		(7,585)	(5,112)
Overdue dividends reclaimed by shareholders	6(14)	(28)	(25)
Employee share options granted	6(13)	•	20,549		37,259
Net cash flows from financing activities			534,888		307,122
Net (decrease) increase in cash and cash equivalents		(15,407)		80,719
Cash and cash equivalents at beginning of year	6(1)	-	297,870	_	217,151
Cash and cash equivalents at end of year	6(1)	\$	282,463	\$	297,870
· ·	· /		,		

INDEPENDENT AUDITORS' REPORT TRANSLATED FROM CHINESE

To the Board of Directors and Shareholders of CastleNet Technology Inc.

Opinion

We have audited the accompanying consolidated balance sheets of CastleNet Technology Inc. and subsidiaries (the "Group") as at December 31, 2024 and 2023, and the related consolidated statements of comprehensive income, of changes in equity and of cash flows for the years then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at December 31, 2024 and 2023, and its consolidated financial performance and its consolidated cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and the International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations that came into effect as endorsed by the Financial Supervisory Commission.

Basis for opinion

We conducted our audits in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and Standards on Auditing of the Republic of China. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Group in accordance with the Norm of Professional Ethics for Certified Public Accountant of the Republic of China, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key audit matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the Group's 2024 consolidated financial statements. These matters were addressed in the context of our audit of the consolidated financial statements as a whole and, in forming our opinion thereon, we do not provide a separate opinion on these matters.

Key audit matters for the Group's 2024 consolidated financial statements are stated as follows:

Existence of sales revenue

Description

Refer to Note 4(27) for accounting policies on revenue recognition.

The Group is primarily engaged in the research, development, manufacturing and sales of consumer electronics products such as broadband communications and digital home entertainment. The main sales areas include Europe, America and Asia, and most of the customers are regional companies. Thus, the existence and occurrence of sales revenue are the main focus when performing our audit. Given that the sales revenue is material to the financial statements, we considered the existence of sales revenue a key audit matter.

How our audit addressed the matter

We performed the following audit procedures on the above key audit matter:

1. Performed tests of controls on credit investigation of new customers during the year, performed tests of controls on sales revenue for relevant assertions related to existence and occurrence of sales transactions to increase assurance level, and verified the consistency of accounting records, supporting documents and collection records.

2. Performed confirmation procedures on sales counterparties for accounts receivable balances, tracked replies, and verified the consistency of confirmation response, accounting records, and customers' information.

3. Sampled and tested sales transactions, by verifying and agreeing the related sales orders and delivery notes to accounting records.

Allowance for valuation of inventory loss

Description

Refer to Note 4(11) for the accounting policies on valuation of inventories, Note 5(2) for uncertainty of accounting estimates and assumptions on inventory valuation and Note 6(4) for the details of the inventories. As of December 31, 2024, the inventories and allowance for valuation loss amounted to NT\$1,007,086 thousand and NT\$208,142 thousand, respectively.

The Group is entrusted to manufacture consumer electronics products such as broadband communications and digital home entertainment according to customers' needs. As these types of electronics products and related inventories are especially susceptible to rapid technological changes, product specification changes and other market factors, there is a higher risk of inventories losing value or becoming obsolete. The Group measures inventories at the lower of cost and net realisable value.

Given that the amount of inventory is material, inventory items are voluminous, and determination of net realisable value of inventories that are individually identified as obsolete or damaged rely on management's subjective judgement, we considered the estimation of allowance for inventory valuation loss a key audit matter.

How our audit addressed the matter

We performed the following audit procedures in order to assess the allowance for valuation loss on inventories that are over a certain age and individually identified as obsolete or damaged:

1. Ensured consistent application of accounting policies in relation to allowance for inventory valuation losses in the reporting period and assessed the reasonableness of these policies.

- 2. Validated the appropriateness of system logic of inventory aging report utilised by management to ensure proper classification of inventories aged over a certain period of time.
- 3. Evaluated the reasonableness of inventories individually identified by management as obsolete or damaged with supporting documents, and agreed to information obtained from physical inventory.
- 4. Discussed with management the net realisable value of inventories aged over a certain period of time and individually identified as obsolete or damaged, validated respective supporting documents and reperformed the calculation and agreed it to management's assessment.

Valuation of non-current financial assets at fair value through profit or loss

Description

Refer to Note 4(7) for the accounting policies on financial assets at fair value through profit or loss, Note 5(2) for uncertainty of accounting estimates and assumptions on financial assets at fair value through profit or loss and 6(2) for the details of financial assets at fair value through profit or loss. As of December 31, 2024, the balance of financial assets at fair value through profit or loss - non-current amounted to NT\$1,388,084 thousand, constituting 47% of the consolidated total assets. As the current financial assets at fair value through profit or loss accounted for a significant portion of the consolidated financial statements, and the risk of fair value measurement of such financial assets is likely to increase due to the market competition and economic climate, the Group used expert appraisal reports to estimate the fair value based on market prices after taking into account the above factors.

Given that most of the above estimates rely on the management's subjective judgement, which may result in inappropriate accounting estimates, we considered the valuation of non-current financial assets at fair value through profit or loss obtained during the year a key audit matter.

How our audit addressed the matter

We used the appraiser's work in assessing the measurement method used by management and the reasonableness of assumptions on the above key audit matter, and we performed the following procedures:

- 1. Obtained an understanding and assessed the related policies and valuation procedures on the fair value measurement and disclosure of financial assets at fair value through profit or loss – non-current to determine whether the measurement method used is commonly adopted in the industry and environment and considered appropriate.
- 2. Examined the parameters and the formula of valuation model, and reviewed information and documents in respect of the relevance and the reliability of data source.
- 3. Performed confirmation procedures with the issuance company to verify the number of units at year end, rights and obligations and other specific terms and conditions of the investment target.

Other matter – Parent company only financial reports

We have audited and expressed an unqualified opinion on the parent company only financial statements of CastleNet Technology Inc. as at and for the years ended December 31, 2024 and 2023.

Responsibilities of management and those charged with governance for the consolidated financial statements

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and the International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations that came into effect as endorsed by the Financial Supervisory Commission, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

Those charged with governance, including audit committee, are responsible for overseeing the Group's financial reporting process.

Auditors' responsibilities for the audit of the consolidated financial statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the Standards on Auditing of the Republic of China will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with the Standards on Auditing of the Republic of China, we exercise professional judgment and professional skepticism throughout the audit. We also:

A. Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of

internal control.

- B. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- C. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- D. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- E. Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- F. Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements for the year ended December 31, 2024 and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Wu, Jen-ChiehChang, Shu-ChiungFor and on Behalf of PricewaterhouseCoopers, TaiwanMarch 11, 2025

The accompanying consolidated financial statements are not intended to present the financial position and results of operations and cash flows in accordance with accounting principles generally accepted in countries and jurisdictions other than the Republic of China. The standards, procedures and practices in the Republic of China governing the audit of such financial statements may differ from those generally accepted in countries and jurisdictions other than the Republic of China. Accordingly, the accompanying consolidated financial statements and independent auditors' report are not intended for use by those who are not informed about the accounting principles or auditing standards generally accepted in the Republic of China, and their applications in practice.

As the financial statements are the responsibility of the management, PricewaterhouseCoopers cannot accept any liability for the use of, or reliance on, the English translation or for any errors or misunderstandings that may derive from the translation.

	Assets	Notes	 December 31, 2024 AMOUNT	4	 December 31, 2023 AMOUNT	3 %
	Current assets					
1100	Cash and cash equivalents	6(1)	\$ 324,734	11	\$ 338,008	12
1110	Current financial assets at fair value	6(2)				
	through profit or loss		1,388,084	47	1,550,470	55
1170	Accounts receivable, net	6(3)	156,793	5	99,659	4
1180	Accounts receivable - related parties	7	40,819	1	-	-
1200	Other receivables	7	128,699	4	9,213	-
130X	Inventory	6(4)	798,944	27	708,723	25
1479	Other current assets	8	 74,177	3	 63,591	2
11XX	Total current assets		 2,912,250	98	 2,769,664	98
]	Non-current assets					
1600	Property, plant and equipment	6(5) and 7	12,704	-	16,189	1
1755	Right-of-use assets	6(6) and 7	2,095	-	9,460	-
1780	Intangible assets		233	-	903	-
1840	Deferred income tax assets		28,833	1	22,005	1
1920	Guarantee deposits paid		1,321	-	1,479	-
1990	Other non-current assets	6(10)	 13,979	1	 10,703	
15XX	Total non-current assets		 59,165	2	 60,739	2
1XXX	Total assets		\$ 2,971,415	100	\$ 2,830,403	100

CASTLENET TECHNOLOGY INC. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS DECEMBER 31, 2024 AND 2023 (Expressed in thousands of New Taiwan dollars)

(Continued)

				December 31, 2024		December 31, 2023	
	Liabilities and Equity	Notes		AMOUNT	%	AMOUNT	%
	Liabilities						
	Current liabilities						
2100	Short-term borrowings	6(7)	\$	901,952	31	\$ 430,000	15
2110	Short-term notes and bills payable	6(8)		150,000	5	100,000	4
2130	Current contract liabilities	6(15)		6,362	-	4,191	-
2170	Accounts payable			24,091	1	96,056	3
2180	Accounts payable - related parties	7		201,097	7	44,087	2
2200	Other payables	6(9)		65,686	2	62,622	2
2220	Other payables - related parties	7		2,753	-	142,778	5
2280	Current lease liabilities	7		2,120	-	7,472	-
2399	Other current liabilities			3,157		4,079	-
21XX	Total current liabilities			1,357,218	46	891,285	31
	Non-current liabilities						
2570	Deferred income tax liabilities	6(19)		28,833	1	22,005	1
2580	Non-current lease liabilities			-	-	2,120	-
2600	Other non-current liabilities			1,667	_	2,271	-
25XX	Total non-current liabilities			30,500	1	26,396	1
2XXX	Total Liabilities			1,387,718	47	917,681	32
	Equity						
	Equity attributable to owners of						
	parent						
	Share capital	6(12)					
3110	Common stock			1,931,190	65	1,908,905	68
3140	Advance receipts for share capital			2,375	-	7,445	-
	Capital surplus	6(13)					
3200	Capital surplus			150,298	4	145,763	5
	Retained earnings (Accumulated defici	t) 6(14)					
3310	Legal reserve			18,969	1	18,969	1
3350	Accumulated deficit		(476,940) (16) (123,980) (4)
	Other equity interest						
3400	Other equity interest		(42,195) (1) (44,380) (2)
31XX	Equity attributable to owners of						
	the parent			1,583,697	53	1,912,722	68
3XXX	Total equity			1,583,697	53	1,912,722	68
	Significant contingent anliabilities and	9					
	unrecognised contract commitments						
	Significant events after the balance	11					
	sheet date						
3X2X	Total liabilities and equity		\$	2,971,415	100	\$ 2,830,403	100

<u>CASTLENET TECHNOLOGY INC. AND SUBSIDIARIES</u> <u>CONSOLIDATED BALANCE SHEETS</u> <u>DECEMBER 31, 2024 AND 2023</u> (Expressed in thousands of New Taiwan dollars)

CASTLENET TECHNOLOGY INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME YEARS ENDED DECEMBER 31, 2024 AND 2023

(Expressed in thousands of New Taiwan dollars, except for (loss) earnings per share amount)

				Year ended December 31						
		2024				2023				
	Items	Notes		AMOUNT	%	AMOUNT	%			
4000	Sales revenue	6(15) and 7	\$	411,280	100 \$	556,439	100			
5000	Operating costs	6(4) and 7	(575,540)(140) (445,385) (80)			
5950	Operating margin		(164,260)(40)	111,054	20			
	Operating expenses	6(17) and 7								
6100	Selling expenses		(23,410) (6)(20,651)(4)			
6200	General and administrative									
(200	expenses		(66,890)(16)(59,346)(10)			
6300	Research and development		,	100,0000	01) (101 05() (24			
(000	expenses		(128,086) (31) (131,876) (24)			
6000	Total operating expenses		(218,386) (53) (211,873) (38)			
6900	Operating loss		(382,646) (93) (100,819)(18)			
	Non-operating income and									
7100	expenses			4 201	1	5 049	1			
7100	Interest income			4,291	1	5,248	I			
7010	Other income Other gains and losses	$\epsilon(1\epsilon)$		1,052	-	2,408	-			
7020 7050	Finance costs	6(16)	(39,069	10	109,080	20			
7030	Total non-operating income	6(6)(7)(8)	(16,825)((9,192)(<u>2</u>)			
/000	and expenses			27,587	7	107,544	10			
7900	(Loss) profit before income tax			355,059)(86)	6,725	19			
7900	Income tax expense	6(19)	(555,059)(80)	0,725	1			
8200	(Loss) profit for the year	0(19)	(\$	255 050) (86) \$	6,725	- 1			
8200			(<u></u>	355,059)(<u> 00</u>) ş	0,725	1			
8311	Other comprehensive income	$\epsilon(10)$								
0311	Other comprehensive income, before tax, actuarial gains	6(10)								
	(losses) on defined benefit plans		\$	2,099	<u>ر ۴</u>	1 040)				
	Components of other		Φ	2,099	- (\$	1,040)	-			
	comprehensive income that will									
	be reclassified to profit or loss									
8361	Exchange differences on									
0501	translation			2,185	1 (535)	-			
8300	Other comprehensive income			2,105	(
0000	(loss) for the year, net of tax		\$	4,284	1 (\$	1,575)	-			
8500	Total comprehensive (loss)		4	1,201	<u></u> (ψ	1,575				
0200	income for the year		(\$	350,775)(85) \$	5,150	1			
	(Loss) profit, attributable to:		(<u>Ψ</u>	<u> </u>	<u> </u>	5,150	1			
8610	Owners of the parent		(\$	355,059)(86) \$	6,725	1			
0010	Comprehensive (loss) income		<u>(</u> <u></u>	<u> </u>	<u> </u>	0,725	1			
	attributable to:									
8710	Owners of the parent		(\$	350,775)(<u>85)</u> \$	5,150	1			
0,10	s where of the parent		<u>(</u> <u>Ψ</u>	<u> </u>	<u> </u>	5,150	1			
	(Loss) earnings per share	6(20)								
9750	Basic (loss) earnings per share	-()	(<u></u>		1.84) \$		0.04			
9850	Diluted (loss) earnings per share		(\$		1.84) \$		0.03			
2020			<u>Ψ</u>		γ		0.05			

CASTLENET TECHNOLOGY INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY YEARS ENDED DECEMBER 31, 2024 AND 2023 (Expressed in thousands of New Taiwan dollars)

		Equity attributable to owners of the parent							
		Ca	pital	<u>.</u>	-	l Earnings	Other Equity Interest		
	Notes	Share capital - common stock	Advance receipts for share capital	Capital surplus	Legal reserve	Accumulated deficit	Financial statements translation differences of foreign operations	Total equity	
2023									
Balance at January 1, 2023		\$ 1,886,180	\$ -	\$ 136,511	\$ 18,969	(\$ 129,665)	(\$ 43,845)	\$ 1,868,150	
Profit for the year		-	-	-	-	6,725	-	6,725	
Other comprehensive loss for the year						(1,040)	(535)	(1,575)	
Total comprehensive income						5,685	(535)	5,150	
Share-based payments	6(11)(13)	-	-	2,188	-	-	-	2,188	
Exercise of employee share options	6(12)(13)	22,725	7,445	7,089	-	-	-	37,259	
Overdue dividends reclaimed by shareholders	6(13)			(25)				(25)	
Balance at December 31, 2023		\$ 1,908,905	\$ 7,445	\$ 145,763	\$ 18,969	(<u>\$ 123,980</u>)	(<u>\$ 44,380</u>)	\$ 1,912,722	
<u>2024</u>									
Balance at January 1, 2024		\$ 1,908,905	\$ 7,445	\$ 145,763	\$ 18,969	(<u>\$ 123,980</u>)	$(\underline{\$} 44,380)$	\$ 1,912,722	
Loss for the year		-	-	-	-	(355,059)	-	(355,059)	
Other comprehensive income for the year						2,099	2,185	4,284	
Total comprehensive loss						(<u>352,960</u>)	2,185	(<u>350,775</u>)	
Share-based payments	6(11)(13)	-	-	1,229	-	-	-	1,229	
Exercise of employee share options	6(12)(13)	22,285	(5,070)	3,334	-	-	-	20,549	
Overdue dividends reclaimed by shareholders	6(13)	-	-	(28_)		-	-	(28)	
Balance at December 31, 2024		\$ 1,931,190	\$ 2,375	\$ 150,298	\$ 18,969	(<u>\$ 476,940</u>)	(<u>\$ 42,195</u>)	\$ 1,583,697	

CASTLENET TECHNOLOGY INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS YEARS ENDED DECEMBER 31, 2024 AND 2023 (Expressed in thousands of New Taiwan dollars)

	Year ended			December 31		
	Notes		2024		2023	
CASH FLOWS FROM OPERATING ACTIVITIES						
(Loss) profit before tax		(\$	355,059)	\$	6,725	
Adjustments		¢Ψ	555,057)	Ψ	0,725	
Adjustments to reconcile profit (loss)						
Depreciation	6(17)		14,213		14,601	
Amortization	6(17)		670		1,777	
Loss (gain) on expected credit impairment	12(2)		37	(183)	
Employee share options	6(11)(13)		1,229	(2,188	
Interest income	0(11)(15)	(4,291)	(5,248)	
Interest expense		(16,825	(9,192	
Loss on disposal of property, plant and equipment			10,025		6	
Gain on financial assets at fair value	6(16)	(34,140)	(108,387)	
Cost of provisions	0(10)	(1,322)	C	2,271	
Impairment loss for replacement assets	6(5)	C	1,322)		12,904	
	6(5)		-	(
Gain on insurance compensation	0(3)		-	C	17,880)	
Changes in operating assets and liabilities						
Changes in operating assets		/			160 010	
Accounts receivable		(57,171)		169,810	
Accounts receivable - related parties		(40,819)		-	
Other receivables		(118,612)	,	105,768	
Inventory		(90,221)		153,490)	
Other current assets		(10,586)	(23,144)	
Other non-current assets		(1,176)		671	
Changes in operating liabilities						
Current contract liabilities			2,171	(7,098)	
Accounts payable		(71,965)	(44,838)	
Accounts payable - related parties			157,010	(359,389)	
Other payables			5,564		10,371	
Other payables - related parties		(140,025)		134,498	
Other current liabilities		()	205)		67	
Cash outflow generated from operations		(727,873)	(248,808)	
Interest paid		(16,653)	(8,829)	
Income taxes received			83		9	
Income taxes paid		(337)	(390)	
Net cash flows used in operating activities		(744,780)	(258,018)	
CASH FLOWS FROM INVESTING ACTIVITIES		\	···,···,	` <u> </u>	,	
Acquisition of property, plant and equipment	6(21)	(5,922)	(15,509)	
Acquisition of property, plant and equipment's insurance	6(5)	`	•,•==)	`	10,000)	
compensation			-		17,880	
Disposal of property, plant and equipment			-		42	
Acquisition of intangible assets			_	(373)	
Decrease (increase) in guarantee deposits paid			158	$\tilde{\mathbf{C}}$	661)	
Interest received			200,197	(30,306	
Net cash flows from investing activities			194,433		31,685	
The cash nows non investing activities			194,433		51,005	

(Continued)

CASTLENET TECHNOLOGY INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS YEARS ENDED DECEMBER 31, 2024 AND 2023 (Expressed in thousands of New Taiwan dollars)

		Decemb	cember 31		
	Notes		2024		2023
CASH FLOWS FROM FINANCING ACTIVITIES					
Increase in short-term borrowings		\$	2,408,544	\$	881,737
Decrease in short-term borrowings		(1,936,592)	(706,737)
Increase in short-term notes and bills payable			400,000		200,000
Repayments of short-term notes and bills payable		(350,000)	(100,000)
Repayment of lease liabilities		(7,585)	(5,112)
Overdue dividends reclaimed by shareholders	6(13)	(28)	(25)
Employee share options granted	6(12)		20,549		37,259
Net cash flows from financing activities			534,888		307,122
Effect of exchange rate changes			2,185	(535)
Net (decrease) increase in cash and cash equivalents		(13,274)		80,254
Cash and cash equivalents at beginning of year	6(1)		338,008	_	257,754
Cash and cash equivalents at end of year	6(1)	\$	324,734	\$	338,008

Attachment II

Details of the duties assumed by the Directors to be waived of noncompetition restrictions

Position	Name	Position in Other Companies	
Director	Kinpo Electronics,	AcBel Polytech Inc.	Chairman and
	Inc.		Director
		XYZprinting, Inc.	Chairman
		Kinpo Group Management Consultant Company	Chairman
		Cal-Comp Asset Management, Inc.	Chairman
		NTNU Innovation Investment Holding Company	Chairman
		Cal-Comp Semiconductor, Ltd.	Director and
			General Manager
		Ascendant Private Equity Investment Ltd.	Director
		Castlenet Technology (BVI) Inc.	Director
		Kinpo International (Singapore) Pte. Ltd.	Director
		Kinpo International Ltd.	Director
		Lipo Holding CO., LTD.	Director
		Compal Electronics, Inc.	Director
		Teleport Access Services, Inc.	Director
		Crownpo Technology Inc.	Director
		Norm Pacific Automation Corp.	Director
		iHELPER Inc.	Director
Director	Representative of	Hong-Yi Materials and Products Corporation	Chairman
	Kinpo Electronics,	Hongyi optical Co., Ltd.	Chairman
	Inc.:		
	YING, CHANG		
Director	Representative of	Shanghai Sino Hardware Electronics (Wujiang) Co., Ltd.	Director
	Kinpo Electronics,	Power Station Holdings Ltd.	Director
	Inc.:		
	WEI-YANG, HSU		
Director	Representative of	McTec Taiwan Ltd.	Director
	Kinpo Electronics,	Teleport Access Services, Inc.	Director
	Inc.:	Hongyi optical Co., Ltd.	Director
	CHENG-HSIEN, LIN	Crownpo Technology Inc.	Director
		Norm Pacific Automation Corp.	Director
		iHELPER Inc.	Director
		Cal-Comp Optical Electronics (Yueyang) Co., Ltd.	Supervisor
		Cal-Comp Precision (Yueyang) Co., Ltd.	Supervisor
		Kinpo Electronics (China) Co., Ltd.	Supervisor
		Cal-Comp Optical Electronics (Suzhou) Co., Ltd.	Supervisor
		Kinpo Electronics, Inc.	Corporate
			governance officer

Position	Name	Position in Other Companies					
Director	Representative of	CastleNet Technology Inc (Kunshan).	Director and				
	Kinpo Electronics,		General Manager				
	Inc.:	NKG Advanced Intelligence and Technology Development	Director and				
	YU-HUI, HUANG	(Yue Yang) Co., Ltd.	General Manager				
		ICKP(Beijing) Technology Development Co., Ltd.	Director				
		Cal-Comp Optical Electronics (Yueyang) Co., Ltd.	Director				
		Cal-Comp Optical Electronics (Suzhou) Co., Ltd.	Director				
		Cal-Comp Precision (Yueyang) Co., Ltd.	Director				
		Cal-Comp Precision (Dongguan) Co., Ltd	Director				
		Kinpo Electronics (China) Co., Ltd.	Vice General				
			Manager				
Director	Representative of	Cal-Comp Precision (Malaysia) SDN. BHD.	Director				
	Kinpo Electronics,	Cal-Comp Precision (Singapore) Limited	Director				
	Inc.:	Cal-Comp Precision (Thailand) Limited	Director				
	TAI-CHANG,	Cal-Comp Semiconductor, Ltd.	Director				
	CHIANG	Cal-Comp Optical Electronics (Yueyang) Co., Ltd.	Director				
		Cal-Comp Electronics(Thailand) Public Company Limited	Director				
Director	Representative of	Full Power Investment Co.,Ltd	Director				
	Kinpo Electronics,						
	Inc.:						
	PEI-YUAN, CHEN						
Independent	SHENG-HAUR, HSU	COSTAR ELECTRONIC INC.	Chairman				
Director		OURS TECHNOLOGY INC.	Chairman				
		Taipei Computer Association	Supervisor				
Independent	CHIEN-WEN, TSAI	CEN LINK CO.,LTD.	Independent				
Director			Director				
Director			Director				
Independent	YUNG-CHING,	Allied Circuit Co., Ltd.	Chairman				
Director	CHANG	Mactech Co., Ltd.	Chairman				
		Metalightest Materials Co., Ltd.	Chairman				
		AcBel Polytech Inc.	Director				
		Kunshan Allied Circuit Trading Co., Ltd.	Director				
Independent	YI-LING, CHEN	BDO Taiwan	СРА				
Director		East Surpedia Technologies Development, Ltd.	Director and				
			Owner				

4. Appendices

CastleNet Technology Inc.

Articles of Incorporation

Chapter 1 General

- Article 1: The Company is organized according to the provisions of the Company Act with Chinese name of "凱碩科技股份有限公司" and English name of "CastleNet Technology Inc.".
- Article 2 : The business of the Company is listed as follows :
 - 1. E701030 Controlled Telecommunications Radio-Frequency Devices Installation Engineering
 - 2. F401021 Controlled Telecommunications Radio-Frequency Devices Import

3. CC01101Controlled Telecommunications Radio-Frequency Devices Manufacturing

- 4. CC01080 Electronic Components Manufacturing
- 5. CB01010 Mechanical Equipment Manufacturing
- 6. CB01020 Affairs Machine Manufacturing

7. CC01010 Manufacture of Power Generation, Transmission and Distribution Machinery

- 8. CC01020 Electric Wires and Cables Manufacturing
- 9. CC01110 Computer and Peripheral Equipment Manufacturing
- 10. CC01060 Wired Communication Mechanics Equipment Manufacturing
- 11. CC01070 Wireless Communication Mechanics Equipment Manufacturing
- 12. E604010 Machinery Installation
- 13. E701040 Simple Telecommunication Equipment Installation

14. E701020 Satellite Television KU Channels and Channel C Equipment Installation

- 15. F113070 Wholesale of Telecommunication Apparatus
- 16. F213060 Retail Sale of Telecommunication Apparatus
- 17. F119010 Wholesale of Electronic Materials
- 18. F219010 Retail Sale of Electronic Materials
- 19. F118010 Wholesale of Computer Software
- 20. F218010 Retail Sale of Computer Software
- 21. I301010 Information Software Services
- 22. I301020 Data Processing Services

- 23. I301030 Electronic Information Supply Services
- 24. F601010 Intellectual Property Rights
- 25. F401010 International Trade
- 26. ZZ99999 All business activities that are not prohibited or restricted by law, except those that are subject to special approval.
- Article 3 : The Company may engage in other businesses including external guarantee and reinvestment due to business demands. The total amount of reinvestment is not subject to the restriction of the provision that it shall not exceed forty percent of paid-in capital stock in Article 3, Paragraph 1 of the Company Act.
- Article 4 : The headquarters of the Company are located in New Taipei City. The Company may establish branches in other proper places if necessary for business. The establishment, revocation or relocation of such branches shall be handled based on relevant decision made by the board of directors.
- Article 5 : The announcement method adopted by the Company shall be handled according to the provisions of Article 28 of the Company Act.
- Article 5-1 : When it is planned to revoke the public offering of the stock of the Company, it shall be submitted to the shareholders' meeting for a resolution, and this provision shall not be changed during the period of emerging stock listing and OTC listing.

Chapter 2 Shares

- Article 6 : The total registered capital of the Company is determined as NT\$ 3 billion and is divided into 300 million shares with face value per share of NT\$ 10. The shares may be issued by different times. 45 million shares are retained for the purpose of stock warrants or exercise of options of corporate bonds with warrants.
- Article 6-1 : The issuance of employee stock warrants with subscription price not restricted the provisions of Article 53 of "Regulations Governing the Offering and Issuance of Securities by Securities Issuers" by the issuer of the Company may be executed only after more than half of shareholders representing the total shares issued attend the meeting and the proposal is approved by more than two thirds of voting rights held by the attending shareholders. Besides, it can be declared and handled by different times within one year since the date when a resolution is made by the shareholders' meeting.
- Article 6-2 : Employee stock warrants transferred by the Company to the employees at a price lower than the actual average price for repurchasing of shares, or issued at a subscription price lower than market price (net value per share) shall be executed only after more than half of shareholders representing the total shares issued attend the meeting and the proposal is approved by more than two thirds of voting rights held by the attending shareholders.

Article 6-3 : The objects to whom the Company issues news shares for employees to

subscribe, employee warrant stock vouchers, new shares restricting employees' rights and transferred employee treasury shares shall may include employees from the Company's controlling or subordinate companies that comply with certain conditions.

- Article 7 : All the stock of the company is registered and issued after being signed or sealed by directors acting for and on behalf of the Company and legally certified.
 Stock printing may be exempted for the shares issued by the Company, but the Company shall engage securities centralized custody public institution to register the shares issued and handle the affair according to the provisions of this institution.
- Article 8 : The stock affairs of the Company shall be handled according to the provisions of the Company Act, or "Regulations Governing the Handling of Stock Affairs of Public Companies" as well as other relevant laws and regulations.
- Article 9 : No change shall be made to the contents recorded in the register of shareholders within sixty days before convening of a regular shareholders' meeting, or within thirty days before convening of a special shareholders' meeting, or within five days before the benchmark date when the Company decides to distribute stock dividends and bonuses o other interests.

Chapter 3 Shareholders' Meeting

- Article 10 : Shareholders' meetings are classified into regular shareholders' meeting and special shareholders' meeting. Regular shareholders' meeting is convened once every year, and is legally convened by the board of directors within six months after end of each accounting year. Special shareholder's meeting may be legally convened as necessary. The meeting shall be convened according to the provisions of relevant laws and regulations.
- Article 10-1: The Company's Shareholders' meeting can be held by means of visual communication network or other methods promulgated by the central competent authority.
- Article 11 : Meeting date, location and reason for convening shall be notified to each shareholder and announced according to law thirty days in advance for a regular shareholder's meeting and fifteen days in advance for a special shareholders' meeting respectively. Shareholders holding less than 1,000 registered shares may be notified in form of announcement.

A convening notice of shareholders' meeting can be served electronically with shareholders' consent.

Article 12 : When a shareholder cannot attend a shareholders' meeting, he/she may issue a proxy form of the Company, specify scope of authorization and sign or stamp on it to entrust a proxy to attend the meeting. Method for shareholders' entrusted attendance shall be handled according to the provisions of Article 177 of the Company Act and "Rules for the Use of Proxy Form for Attendance of Shareholders' Meetings of Public Companies".

- Article 13 : Shareholders' meetings shall be chaired by the chairperson of the board.
 When the chairperson of the board is absent, the chairperson shall appoint one director to act as chair, or, if there are no director appointed, one of the directors shall be appointed to act as chair. Where other convening party other than the board of directors convenes the meeting, the chair shall be served by this convening party. Where there are more than two convening parties, they shall mutually elect one to serve as chair.
- Article 14 : Resolutions of the shareholders' meeting shall be executed only after more than half of shareholders representing the total shares issued attend the meeting and the proposal is approved by more than two thirds of voting rights held by the attending shareholders unless otherwise stipulated in the Company Act.
- Article 15 : A shareholder of the Company shall be entitled to one vote for each share held, except when the shares are restricted shares or are deemed non-voting shares under Article 179 of the Company Act.
- Article 15-1 : A shareholder holding 1% or more of the total number of issued shares may submit to the Company a written proposal for discussion at a regular shareholders' meeting. The number of items so proposed is limited to one only, and no proposal containing more than one item will be included in the meeting agenda. Additionally, shareholder-submitted proposals are limited to 300 words, and no proposal containing more than 300 words will be included in the meeting agenda. The aforesaid work shall be handled according to the Company Act and relevant provisions.
- Article 16 : Matters relating to the resolutions of a shareholders' meeting shall be recorded in the meeting minutes. The meeting minutes shall be signed or sealed by the chair of the meeting, and the production and distribution of the meeting minutes shall be handled according to the provisions of Article 183 of the Company Act.

The meeting minutes shall record the year, month, day, and place of the meeting, the chair's full name, the methods by which resolutions were adopted, and a summary of the deliberations and their results. The minutes shall be retained for the duration of the existence of the Company. The attendance book of attending shareholders and proxy form for attendance by proxies shall be retained for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the recording shall be retained until the conclusion of the litigation.

Chapter 4 Directors

Article 17 : 5-15 directors are appointed in the Company. They will be elected and appointed by the shareholders' meeting from competent personnel. Candidate nomination system is adopted and shareholders shall be elected and appointed

from the list of candidates with tenure of three years. The shareholders can be consecutively elected and appointed.

The total shares held by all the preceding directors shall be handled according to the provisions of securities administrative authority.

Article 17-1 : There shall be at least two independent directors in the quota of directors of the Company and the number of independent directors shall not be less than one fifth of all directors.

Professional qualification, shareholding status, part-time restrictions, nomination, election and appointment methods, and other due matters regarding independent directors shall be handled according to the relevant statutory provisions of the Company Act and the Securities Exchange Act.

- Article 17-2 : When the vacancy of directors reaches one third of all directors and all independent directors are dismissed, the board of directors shall convene a special shareholder's meeting within sixty days for by-election with tenure sufficiently supplementing the tenure of former directors.
- Article 17-3 : In order to improve supervision function and strengthen management mechanism, the board of directors may set up various functional committees and the organization procedures of these committees shall be formulated separately according to the provisions of relevant laws and regulations as well as rules and regulations of the Company.

The audit committee established by the Company according to the provisions of the Securities Exchange Act comprises all independent directors and there shall be at least three members. The responsibilities, organizational rules and other due matters of the audit committee shall be handled according to the provisions of the competent authority.

- Article 18 : For the organization of a board meeting, more than two thirds of directors shall attend the meeting, and a chairperson shall be elected with consent from more than half of attending directors.
- Article 19 : The chairperson takes general charge of all business of the Company on behalf of the Company. When the chairperson cannot execute the duties, the chairperson shall designate a director to act on his/her behalf. When no director is designated, the directors shall mutually select a director to act on behalf of the chairperson.
- Article 20 : The Company's business policy and other main matters are decided by the board of directors. Except the first meeting of each board of directors that shall be convened and chaired by the director with votes representing the most voting rights, the chairperson shall convene and chair all other meetings of the board of director unless otherwise stipulated in the Company Act. When the chairperson cannot attend a meeting for certain reason, the chairperson shall designate a director to act on his/her behalf. When no director is designated, the

directors shall mutually select a director to act on behalf of the chairperson.

- Article 20-1 : Resolutions of the board of directors may be executed only after more than half number of directors attend the meeting and these resolutions are approved by more than half of attending directors. Meeting minutes shall be signed or sealed by the chair, and then distributed to each director within twenty days after the meeting. The production and distribution of the meeting minutes can be carried out electronically.
- Article 21 : Board meeting is convened once periodically. The chairperson may convene a special board meeting as necessary. If a director cannot attend a board meeting for certain reason, he/she may entrust another director as proxy in writing. But, each director can only serve as proxy for one director.
 When a board meeting is convened online, directors who attend the meeting online are deemed as attending the meeting in person.
- Article 21-1 : For convening of a board meeting, the reason for convening shall be specified and notified to each director in advance. However, a board meeting can be convened at any time in case of emergency.

The convening in the preceding paragraph can be notified to each director by correspondence, fax or email.

Article 22 : The board of directors is authorized to negotiate and determine the remuneration of chairperson and directors of the Company according to the degree of involvement in the corporate operation and contributed value and in consideration of normal level in the industry.

The Company shall purchase liability insurance for directors so as to lower the risk of directors being accused by shareholders or other stakeholders due to execution of duties according to law.

Chapter 5 Managers

Article 23 : The Company may appoint several managers and their appointment, dismissal, removal and remuneration shall be handled according to the provisions of Article 29 of the Company Act.

Chapter 6 Accounting

- Article 24 : The accounting year of the Company starts from January 1 and ends on December 31.
- Article 25 : The board of directors of the Company shall prepare the following statistical forms after end of each accounting year. These forms shall be submitted to the audit committee for verification and then submitted to the regular shareholders' meeting for the request of recognition thirty days before convening of the regular shareholder's meeting.
 - 1. Business report
 - 2. Financial statements

3. Surplus distribution or loss compensation proposal

Article 26 : If the Company earns profits in current year, it shall appropriate at least two percent of the profits as employees' remuneration and no more than two percent of the profits as directors' remuneration respectively.

When the Company still has accumulated loss, amount used to make up the accumulated loss shall be reserved in advance.

The profits in current years mentioned in the preceding paragraph refer to income acquired before deduction of amount distributed for employees' remuneration and directors' remuneration.

The determination of distribution ratios of employees' remuneration and directors' remuneration as well as the payment of employees' remuneration in stock or cash may be executed with the attendance of more than two thirds of directors and consent from more than half of attending directors, and reported to the shareholders' meeting.

The objects of payment of employees' remuneration in stock or cash may include employees from the Company's controlling or subordinate companies that comply with certain conditions.

Article 26-1 : Surplus in the annual final accounts of the Company shall be used to pay taxes and make up accumulated loss first if any. Then, if there is still a remaining amount, ten percent of the surplus shall be drawn as legal surplus as well as special reserve presented or reversed according to laws and regulations or the provisions of the competent department. If there is still a surplus, and the sum of its balance as well as the adjusted amount of undistributed surplus at the beginning of the same period and in current year is used by the board of directors for the surplus withdrawal distribution proposal based on actual demands and the surplus is thus distributed to issue new shares, they shall be distributed after being passed in a resolution made by the shareholders' meeting. When the Company distributes all or a part of distributed only after more than two thirds of directors attend the meeting and more than half of attending directors pass a resolution, and then it shall be reported to the shareholders' meeting.

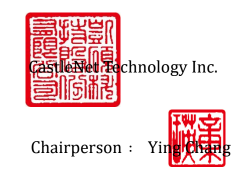
As for the distribution of dividends mentioned above, the distributable surplus in current year shall be distributed in full in consideration of factors including finance, business and operation aspects. The cash dividends shall not be lower than ten percent of total amount of cash and stock dividends granted in current year.

Chapter 7 Supplementary Provisions

Article 27 : The organizational procedures and detailed rules of procedure of the Company shall be determined by the board of directors for resolution.

- Article 28 : Matters not mentioned herein shall be handled according to the Company Act and other relevant laws and regulations.
- Article 29 : The Articles of Incorporation were first formulated on June 8, 1998.

The first amendment was made on August 19, 1998. The second amendment was made on May 26, 1999. The third amendment was made on April 28, 2000. The fourth amendment was made on May 23, 2001. The fifth amendment was made on June 17, 2002. The sixth amendment was made on June 14, 2005. The seventh amendment was made on June 14, 2006. The eighth amendment was made on March 21, 2008. The ninth amendment was made on June 13, 2008. The tenth amendment was made on June 19, 2009. The eleventh amendment was made on June 15, 2010. The twelfth amendment was made on June 12, 2012. The thirteenth amendment was made on June 11, 2013. The fourteenth amendment was made on May 11, 2016. The fifteenth amendment was made on June 13, 2017. The sixteenth amendment was made on June 24, 2019. The seventeenth amendment was made on November 13, 2019. The eighteenth amendment was on June 27, 2022.



CastleNet Technology Inc. Rules of Procedure for Shareholders' Meetings

- Article 1 The rules of procedures for the Company's shareholders' meetings, except as otherwise provided by law, regulation, or the articles of Incorporation, shall be as provided in these Rules.
- Article 2 Unless otherwise provided by law or regulation, the Company's shareholders' meetings shall be convened by the board of directors.

To convene a regular shareholders' meeting, the Company shall prepare a meeting handbook and notify each shareholder thirty days in advance.

Shareholders holding less than 1,000 registered shares may be notified in form of announcement entered in the declaration website designated by the competent authority thirty days in advance; the convening of a special shareholders' meeting shall be notified to each shareholder fifteen days in advance. Shareholders holding less than 1,000 registered shares may be notified in form of announcement entered in the declaration website designated by the competent authority fifteen days in advance. The notice and announcement shall specify reason for convening; with the consent of the addressee, the meeting notice may be given in electronic form.

Election or dismissal of directors, amendments to the articles of Incorporation, corporate dissolution, merger or separation or any matter under Article 185, paragraph 1 of the Company Act, Articles 26-1 and 43-6 of the Securities Exchange Act, Articles 56-1 and 60-2 of the "Regulations Governing the Offering and Issuance of Securities by Securities Issuers" shall be listed in the reasons for convening the shareholders' meeting. None of the above matters may be raised by an extraordinary motion.

A shareholder holding one percent or more of the total number of issued shares may submit to the Company a written proposal for discussion at a regular shareholders' meeting. The number of items so proposed is limited to one only, and no proposal containing more than one item will be included in the meeting agenda. When the circumstances of any subparagraph of Article 172-1, paragraph 4 of the Company Act apply to a proposal put forward by a shareholder, the board of directors may exclude it from the agenda. Prior to the book closure date before a regular shareholders' meeting is held, the Company shall publicly announce its acceptance of shareholder proposals, and the location and time period for their submission; the period for submission of shareholder proposals may not be less than 10 days.

Shareholder-submitted proposals are limited to 300 words, and no proposal containing more than 300 words will be included in the meeting agenda. The shareholder making the proposal shall be present in person or by proxy at the regular shareholders' meeting and take part in discussion of the proposal.

Prior to the date for issuance of notice of a shareholders' meeting, the Company shall inform the shareholders who submitted proposals of the proposal screening results, and shall list in the meeting notice the proposals that conform to the provisions of this article. At the shareholders' meeting, the board of directors shall explain the reasons for exclusion of any shareholder proposals not included in the agenda.

Article 3 For each shareholders' meeting, a shareholder may appoint a proxy to attend the meeting by providing the proxy form issued by the Company and stating the scope of the proxy's authorization. A shareholder may issue only one proxy form and appoint only one proxy for any given shareholders' meetings, and shall deliver the proxy form to the Company before five days before the date of the shareholders' meeting. When duplicate proxy forms are delivered, the one received earliest shall prevail unless a declaration is made to cancel the previous proxy appointment.

After a proxy form has been delivered to the Company, if the shareholder intends to attend the meeting in person or to exercise voting rights by correspondence or electronically, a written notice of proxy cancellation shall be submitted to the Company before two business days before the meeting date. If the cancellation notice is submitted after that time, votes cast at the meeting by the proxy shall prevail

- Article 4 The venue for a shareholders' meeting shall be the premises of the Company, or a place easily accessible to shareholders and suitable for a shareholders' meeting. The meeting may begin no earlier than 9 a.m. and no later than 3 p.m. Full consideration shall be given to the opinions of the independent directors with respect to the place and time of the meeting.
- Article 5 The Company shall furnish the attending shareholders or proxies entrusted by the shareholders (hereinafter referred to as shareholders) with an attendance book to sign, or attending shareholders may hand in a sign-in card in lieu of signing in. The attending shares will be calculated according to the attendance book or sing-in card handed in.

The Company shall furnish attending shareholders with the meeting agenda book, annual report, attendance card, speaker's slips, voting slips, and other meeting materials. Where there is an election of directors or supervisors, preprinted ballots shall also be furnished.

When the government or a juristic person is a shareholder, it may be

represented by more than one representative at a shareholders' meeting. When a juristic person is appointed to attend as proxy, it may designate only one person to represent it in the meeting.

Article 6 If a shareholders' meeting is convened by the board of directors, the meeting shall be chaired by the chairperson of the board. When the chairperson of the board is on leave or for any reason unable to exercise the powers of the chairperson, the chairperson shall appoint one of the managing directors to act as chair, or, if there are no managing directors, one of the directors shall be appointed to act as chair. Where the chairperson does not make such a designation, the managing directors or the directors shall select from among themselves one person to serve as chair.

It is advisable that shareholders' meetings convened by the board of directors be attended by a majority of the director.

If a shareholders' meeting is convened by a party with power to convene but other than the board of directors, the convening party shall chair the meeting. When there are two or more such convening parties, they shall mutually select a chair from among themselves.

The Company may appoint its attorneys, certified public accountants, or related persons retained by it to attend a shareholders' meeting in a non-voting capacity.

- Article 7 The Company shall make an uninterrupted audio or video recording of the meeting convening process and retain it for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the recording shall be retained until the conclusion of the litigation.
- Article 8 Attendance at shareholders' meetings shall be calculated based on numbers of shares. The number of shares in attendance shall be calculated according to the shares indicated by the attendance book and sign-in cards handed in, plus the number of shares whose voting rights are exercised by correspondence or electronically.

The chair shall call the meeting to order at the appointed meeting time.

However, when the attending shareholders do not represent a majority of the total number of issued shares, the chair may announce a postponement, provided that no more than two such postponements, for a combined total of no more than one hour, may be made. If the quorum is not met after two postponements and the attending shareholders still represent less than one third of the total number of issued shares, a tentative resolution may be adopted pursuant to Article 175, paragraph 1 of the Company Act. When, prior to conclusion of the meeting, the attending shareholders represent a majority of the total number of issued shares, the chair may resubmit the tentative resolution for a vote by the shareholders' meetings pursuant to Article 174 of

the Company Act.

Article 9 If a shareholders' meeting is convened by the board of directors, the meeting agenda shall be set by the board of directors. The meeting shall proceed in the order set by the agenda, which may not be changed without a resolution of the shareholders' meeting.

The provisions of the preceding paragraph apply mutatis mutandis to a shareholders' meeting convened by a party with the power to convene that is not the board of directors.

The chair may not declare the meeting adjourned prior to completion of deliberation on the meeting agenda of the preceding two paragraphs (including extraordinary motions), except by a resolution of the shareholders' meeting. If the chair declares the meeting adjourned in violation of the rules of procedure, the other members of the board of directors shall promptly assist the attending shareholders in electing a new chair in accordance with statutory procedures, by agreement of a majority of the votes represented by the attending shareholders, and then continue the meeting.

After the meeting is adjourned, shareholders shall not elect a chair to continue the meeting in the original venue or another venue.

The chair shall allow ample opportunity during the meeting for explanation and discussion of proposals and of amendments or extraordinary motions put forward by the shareholders; when the chair is of the opinion that a proposal has been discussed sufficiently to put it to a vote, the chair may announce the discussion closed, and call for a vote.

Article 10 Before speaking, an attending shareholder must specify on a speaker's slip the subject of the speech, his/her shareholder account number (or attendance card number), and account name. The order in which shareholders speak will be set by the chair.

A shareholder in attendance who has submitted a speaker's slip but does not actually speak shall be deemed to have not spoken. When the content of the speech does not correspond to the subject given on the speaker's slip, the spoken content shall prevail.

Except with the consent of the chair, a shareholder may not speak more than twice on the same proposal, and a single speech may not exceed 5 minutes. If the shareholder's speech violates the rules or exceeds the scope of the agenda item, the chair may terminate the speech.

When an attending shareholder is speaking, other shareholders may not speak or interrupt unless they have sought and obtained the consent of the chair and the shareholder that has the floor; the chair shall stop any violation.

When a juristic person shareholder appoints two or more representatives to attend a shareholders' meeting, only one of the representatives so appointed

may speak on the same proposal. After an attending shareholder has spoken, the chair may respond in person or direct relevant personnel to respond.

Article 11 Attendance and voting at a shareholders' meeting shall be calculated based the number of shares.

With respect to resolutions of the shareholders' meeting, the number of shares held by a shareholder with no voting rights shall not be calculated as part of the total number of issued shares.

When a shareholder is an interested party in relation to an agenda item, and there is the likelihood that such a relationship would prejudice the interests of the Company, that shareholder may not vote on that item, and may not exercise voting rights as proxy for any other shareholder.

The number of shares for which voting rights may not be exercised under the preceding paragraph shall not be calculated as part of the voting rights represented by attending shareholders.

With the exception of a trust enterprise or a shareholder services agent approved by the competent securities authority, when one person is concurrently appointed as proxy by two or more shareholders, the voting rights represented by that proxy may not exceed three percent of the voting rights represented by the total number of issued shares. If that percentage is exceeded, the voting rights in excess of that percentage shall not be included in the calculation.

Article 12 A shareholder shall be entitled to one vote for each share held, except when the shares are restricted shares or are deemed non-voting shares under Article 179 of the Company Act.

When the Company holds a shareholders' meeting, it shall adopt exercise of voting rights by correspondences or electronic means. When voting rights are exercised by correspondence or electronic means, the method of exercise shall be specified in the shareholders' meeting notice. A shareholder exercising voting rights by correspondence or electronic means will be deemed to have attended the meeting in person, but to have waived his/her rights with respect to the extraordinary motions and amendments to original proposals of that meeting.

A shareholder intending to exercise voting rights by correspondence or electronic means under the preceding paragraph shall deliver a written declaration of intent to the Company before two days before the date of the shareholders' meeting. When duplicate declarations of intent are delivered, the one received earliest shall prevail, except when a declaration is made to cancel the earlier declaration of intent.

After a shareholder has exercised voting rights by correspondence or electronic means, in the event the shareholder intends to attend the shareholders' meeting

in person, a written declaration of intent to retract the voting rights already exercised under the preceding paragraph shall be made known to the Company, by the same means by which the voting rights were exercised, before two business days before the date of the shareholders' meeting. If the notice of retraction is submitted after that time, the voting rights already exercised by correspondence or electronic means shall prevail. When a shareholder has exercised voting rights both by correspondence or electronic means and by appointing a proxy to attend a shareholders' meeting, the voting rights exercised by the proxy in the meeting shall prevail.

Except as otherwise provided in the Company Act and in the Company's articles of incorporation, the passage of a proposal shall require an affirmative vote of a majority of the voting rights represented by the attending shareholders. At the time of a vote, for each proposal, the chair or a person designated by the chair shall first announce the total number of voting rights represented by the attending shareholders, followed by a poll of the shareholders. After the conclusion of the meeting, on the same day it is held, the results for each proposal, based on the numbers of votes for and against and the number of abstentions, shall be entered into the MOPS.

A proposal will be deemed as passed after the chair inquiries all attending shareholders and confirms no objection is raised, which has same effect as voting; in case of any objection, it shall be voted as stipulated in the preceding paragraph.

When there is an amendment or an alternative to a proposal, the chair shall present the amended or alternative proposal together with the original proposal and decide the order in which they will be put to a vote. When any one among them is passed, the other proposals will then be deemed rejected, and no further voting shall be required.

Vote monitoring and counting personnel for the voting on a proposal shall be appointed by the chair, provided that all monitoring personnel shall be shareholders of the Company. The votes shall be announced within the venue of the shareholders' meeting, and the voting results shall be reported on the spot and made into minutes.

Article 13 The election of directors at a shareholders' meeting shall be held in accordance with the applicable election and appointment rules adopted by the Company, and the voting results shall be announced on-site immediately.

The ballots for the election referred to in the preceding paragraph shall be sealed with the signatures of the monitoring personnel and kept in proper custody for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the ballots shall be retained until the conclusion of the litigation.

Article 14 Matters relating to the resolutions of a shareholders' meeting shall be recorded in the meeting minutes. The meeting minutes shall be signed or sealed by the chair of the meeting and a copy distributed to each shareholder within 20 days after the conclusion of the meeting. The meeting minutes may be produced and distributed in electronic form. Meeting minutes shall be made and distributed according to the provisions of Article 183 of the Company Act.

> The meeting minutes shall accurately record the year, month, day, and place of the meeting, the chair's full name, the methods by which resolutions were adopted, and a summary of the deliberations and their results. The minutes shall be retained for the duration of the existence of the Company.

> In respect to the preceding methods by which resolutions were adopted, "the proposal is passed after the chair inquires all attending shareholders who later raise n objection to it" shall be recorded after the chair inquiries shareholders' opinions and shareholders raise no objection to the proposals; if any shareholder has an objection to the proposal, voting method as well as ratio of concurring voting rights in total voting rights shall be specified.

Article 15 On the day of a shareholders' meeting, the Company shall compile in the prescribed format a statistical statement of the number of shares obtained by solicitors through solicitation and the number of shares represented by proxies, and shall make an express disclosure of the same at the place of the shareholders' meeting.

If matters put to a resolution at a shareholders' meeting constitute material information under applicable laws or regulations or under Taiwan Stock Exchange Corporation (The Gre Tai Securities Market of the Republic of China) regulations, the Company shall upload the content of such resolution to the designated declaration website of the competent authority within the prescribed time period.

Article 16 Staff handling administrative affairs of a shareholders' meeting shall wear identification cards or arm bands.

The chair may direct the proctors or security personnel to help maintain order at the meeting place.

When proctors or security personnel help maintain order at the meeting place, they shall wear an identification card or armband bearing the word "Proctor". At the place of a shareholders' meeting, if a shareholder attempts to speak through any device other than the public address equipment set up by the Company, the chair may prevent the shareholder from so doing. When a shareholder violates the rules of procedure and defies the chair's correction, obstructing the proceedings and refusing to heed calls to stop, the chair may direct the proctors or security personnel to escort the shareholder from the meeting. Article 17 When a meeting is in progress, the chair may announce a break based on time considerations. If a force majeure event occurs, the chair may rule the meeting temporarily suspended and announce a time when, in view of the circumstances, the meeting will be resumed.

If the meeting venue is no longer available for continued use and not all of the items (including extraordinary motions) on the meeting agenda have been addressed, the shareholders' meeting may adopt a resolution to resume the meeting at another venue.

A resolution may be adopted at a shareholders' meeting to defer or resume the meeting within five days in accordance with Article 182 of the Company Act.

Article 18 These Rules shall take effect after having been submitted to and approved by shareholders' meeting. Subsequent amendments thereto shall be effected in the same manner.

CastleNet Technology Inc. Procedures for Election of Directors

- Article 1 Election of directors (including independent directors) shall be handled according to the provisions of these Procedures.
- Article 2 Election of directors shall be executed by the shareholders' meeting.
- Article 3 Those with capacity for conduct may be elected as directors of the Company according to the provisions of these Procedures.
- Article 3-1 The overall setting of the board of directors shall be considered in the election of directors of the Company. Diversification shall be considered in the composition of the board of directors. Also, appropriate diversification policy shall be drafted based on the operation, mode of operation and development needs of the board of directors, which shall include but not be limited to the following two aspects :

1. Basic conditions and values: Gender, age, nationality and culture.

2. Professional knowledge and skills: Professional background (such as law, accounting, industry, finance, marketing or technology), professional skills and industrial experience, etc.

Members of the board of directors shall generally have the necessary knowledge, skills and qualities to perform their duties. The overall ability requirements are as follows:

- 1. Operation judgment
- 2. Accounting and financial analysis
- 3. Operation and management
- 4. Crisis management
- 5. Industrial knowledge
- 6. International market outlook
- 7. Leadership
- 8. Decision-making power

Directors shall occupy more than half of the seats, which shall not be taken by their spouse or second degree relatives, etc. The directors of the Company shall consider the adjustment of members of the board of directors according to the results of performance evaluation.

Article 4 Registered cumulative voting is adopted for election of directors of the Company. The registration of voters may be replaced by attendance certificate numbers printed on the votes. Each share may have the same voting rights of number of directors that shall be elected according to law. It is allowed to centrally elect one person or several persons distributed.

- Article 5 Candidate nomination system is adopted for the election of directors of the Company. The shareholders shall be elected and appointed from the list of candidates according to duly elected quota. The voting rights of independent directors and non-independent directors shall be calculated separately according to the quota stipulated in the articles of incorporation of the Company. Those who have more votes will be elected as independent directors and non-independent directors in order separately. If there are more than two persons with same votes but the stipulated quota is surpassed, they shall draw lots and then a decision will be made. If one of them does not attend the meeting, the chairperson will draw lots for him/her.
- Article 6 The board of directors shall prepare ballots for the election with same number as the number of directors to be elected, and fill out the votes and then distribute to the attending shareholders.
- Article 7 Before election begins, the chairperson shall design several shareholders to serve as monitoring, counting recording personnel and handle the relevant matters.
- Article 8 Ballot cabinet shall be prepared by the board of directors and opened by the monitoring personnel on the spot for inspection before voting.
- Article 9 If a person to be elected is a shareholder, the voters shall specify the account name of the person to be elected in the column of "Person to be elected" on the ballots. If a person to be elected is a government or institutional shareholder, the name of this government or legal person shall be filled out in the column of account name of "Person to be elected" on the ballets. Also, name of this government or legal person as well as name of its representative shall be filled out. Where there are several representatives, their names shall be filled out separately. If a person to be elected is not a shareholder, his/her name shall be filled out.

Article 10 A ballot is deemed as invalid under any of the following circumstances :

- (1) Failure to use ballot prepared by the board of directors;
- (2) A blank ballot is put into the ballot box;
- (3) The handwriting on the ballot is illegible or the vote is altered;

(4) The person to be elected is inconsistent with the list of candidates for directors after checking;

(5) Other irrelevant text is secretly filled out on the ballot besides distributed voting right number.

Article 11 Votes shall be announced on the spot after voting, and the voting results shall be announced by the chair or a designated person on-site immediately,

including list of elected directors and votes for election.

The ballots for the election referred to in the preceding paragraph shall be sealed with the signatures of the monitoring personnel and kept in proper custody for at least one year. If, however, a shareholder files a lawsuit pursuant to Article 189 of the Company Act, the ballots shall be retained until the conclusion of the litigation.

- Article 12 Elected directors will be notified by the board of directors of the Company respectively.
- Article 13 Matters not stipulated herein shall be handled according to the provisions of the Company Act and the articles of incorporation of the Company.
- Article 14 These Procedures shall take effect after having been submitted to and approved by shareholders' meeting. Subsequent amendments thereto shall be effected in the same manner.

CastleNet Technology Inc.

Shareholdings by the Company's Directors

Book closure date: March 31, 2025 1. Requirements as expressly provided for in Article 26 of the Securities and Exchange Act and the Rules and Review Procedures for Director and Supervisor Share Ownership Ratios at Public Companies: The total shareholding of all directors except independent directors shall be no less than 11,606,745 issued shares of the Company.

2. As of the book closure date of the Shareholders' Meeting, the Company's Directors, whose number of shares are cataloged in the Register of Shareholders, is as below:

Position title	Name	The number of shares	Shareholding ratio
Director	Representative of Kinpo Electronics, Inc.: YING, CHANG	129,958,907	67.18%
Director	Representative of Kinpo Electronics, Inc.: WEI-YANG, HSU	129,958,907	67.18%
Director	Representative of Kinpo Electronics, Inc.: TAI-CHANG, CHIANG	129,958,907	67.18%
Director	Representative of Kinpo Electronics, Inc.: PEI-YUAN, CHEN	129,958,907	67.18%
Director	Representative of Kinpo Electronics, Inc.: CHENG-HSIEN, LIN	129,958,907	67.18%
Director	Representative of Kinpo Electronics, Inc.: YU-HUI, HUANG	129,958,907	67.18%
Independent Director	SHENG-HAUR, HSU	0	0%
Independent Director	CHIEN-WEN, TSAI	0	0%
Independent Director	CHI-CHING, FU	0	0%
Independent Director	YI-LING, CHEN	0	0%
	nd percentage of shares held by all pt independent directors	129,958,907	67.18%

Note 1: The Shareholders' Meeting shall be convened on May 29, 2025. (The book closure period is from March 31, 2025 to May 29, 2025.)

Note 2: As of March 31, 2025, the aggregate outstanding shares came to a total of 193,445,750 shares.