Compal Broadband Networks, Inc.

2024 Regular Shareholders' Meeting Agenda Handbook

Date:	June 24, 2024
Venue:	10F., No. 6, Taiyuan 1st Street, Zhubei
	City, Hsinchu County
	(Conference room of Compal Broadband
	Networks, Inc.)
Convention	Physical shareholders' meeting
method:	

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Meeting Procedures

Compal Broadband Networks, Inc. 2024 Regular Shareholders' Meeting Procedures

- I. Call Meeting to Order
- II. Chairman's Address
- III. Report Items
- IV. Ratification Items
- V. Election Items
- VI. Discussion Items
- VII. Extempore Motions
- VIII. Adjournment

Agenda

Compal Broadband Networks, Inc. 2024 Regular Shareholders' Meeting Agenda

Time: 9:00 am., June 24 (Monday), 2024

Venue: 10F., No. 6, Taiyuan 1st Street, Zhubei City, Hsinchu County (Conference room of Compal Broadband Networks, Inc.)

- I. Chairman's Address
- II. Report Items
 - 1. 2023 business report.
 - 2. 2023 Audit Committee's Audit Report
 - 3. Report on the 2023 profit sharing remuneration to employees and directors and the distribution status
- III. Ratification Items
 - 1. Ratify the Company's 2023 business report and financial statements.
 - 2. Ratify the Company's deficit compensation proposal for 2023.
- IV. Election Items
 - 1. Election of the 6th term of directors
- V. Discussion Items
 - 1. Please vote for the proposal to release directors from the noncompete restrictions.
- VI. Extempore Motions
- VII. Adjournment

Report Items

Proposal 1

Proposed by the Board of Director

Cause: Please review the 2023 Business Report. Description: Attached please find the 2023 Business Report (please refer to page 4-6).

<u>有技銃</u> Compal Broad and Networks, Inc. Business Report

I. 2023 business results

(I) Results of the business plans implemented.

2023 was a year characterized by global economic turmoil and daunting challenges. The pandemic showed signs of subsiding, but the protracted Ukraine-Russia war has resulted in soaring international raw materials and energy prices. Geopolitical tensions, on the other hand, have triggered a restructuring of global supply chains and inflationary pressures engulfing the global economy. Central banks such as the US Fed were therefore forced to adopt monetary tightening policies to curb inflation. However, these policies have also blunted the momentum of economic growth and weakened public spending power. The decline in purchasing power coupled with destocking by manufacturers has caused our overall revenues to shrink compared to that of the previous year. We remain focused on the development of new customers and innovative applications and product functions to inject new impetus for growth. All staff members persist in their efforts to expand our product palette and market share by prioritizing core product categories. We therefore look into the future with great optimism.

(II) Financial position, profitability, and budget execution

Our net operating revenue in 2023 amounted to NT\$ 1,164,054 thousand, which represents a YoY decrease of 53.7%. This can mainly be attributed to (1) mounting global inflationary pressures resulting in sluggish end demand; (2) ongoing destocking by customers coupled with lengthening inventory adjustment periods resulting in dropping customer order demands. Gross profit reached NT\$ 82,857 thousand, a YoY drop by 77.6%. As a result of product and customer portfolio adjustments and price pressure generated by competitors and customers, our post-tax loss and LPS totaled NT\$ 326,109 thousand and NT\$ 4.84, respectively. In the financial dimensions, we uphold the principle of sound financial operations and proper planning of long- and short-term fund allocation in line with operational growth requirements of the Company. The current ratio and debt ratio equaled 291% and 31%, respectively, which indicates a healthy financial structure.

The Company did not disclose the financial forecast, so there is no execution of budget.

- (III) R&D status
 - 1. Looking back on 2023, various unfavorable factors including diminishing capital expenditures, post-pandemic inventory pressure, and changes in business models of branded customers caused our major customers to adopt a wait-and-see attitude toward new technologies and products. Looking to 2024, against the backdrop of gradual inventory digestion paired with our unwavering commitment to raising customer satisfaction, it is expected that operators will accelerate upgrades from Wi-Fi 5 to the new-generation Wi-Fi 6 home gateway technology.
 - 2. Our autonomously developed DOCSIS 3.1+Wi-Fi 6 gateway which has passed the CableLabs certification process and supports Mesh Wi-Fi functionality represents an all-inclusive solution of perfect Wi-Fi signal coverage for the whole home. If these gateways are paired with Wi-Fi extenders, they offer users a coherent experience of wireless network services without the need to toggle Wi-Fi frequency bands or change base station account passwords. Compal's Wi-Fi 6 Mesh Extender bundled with the wireless home gateway is currently supplied to our main operator customers in the American and Taiwanese markets.
 - 3. The next-generation wireless network standard Wi-Fi 7 is characterized by higher

transmission speed, less lag, more stable connections, and increased capacity density. In anticipation of this new standard, we have developed the industry-first Wi-Fi 7 DOCSIS 3.1 Gateway, which has already passed the FCC and CableLabs certification processes. This gateway has already been launched in the North American retail market through our branded customers in October 2023. Subsequently, our North American and European operator customers will initiate assessments and testing of our DOCSIS 3.1 +Wi-Fi 7 Gateway and Extender. In the wake of the release of DOCSIS 4.0 chipset solutions by our main chip suppliers in Q4 2023, we are currently accelerating the development of DOCSIS 4.0-related products. We further plan to provide prototypes to our operator customers for testing in Q2 2024.

- 4. As telecom operators invest heavily in the construction of 5G network services, the last mile to adopt the fixed wireless access network (FWA) service for household broadband services has gradually become clear and has become a promising profit-earning model. Our 5G FWA products have reached the maturity stage and our branded customers commenced delivery of these products in small quantities to telecommunication providers in Q4 2023. We will further expand direct strategic partnerships with telecommunication providers to sharpen the competitive edge of our products.
- 5. The Company's 10G optical fiber products, developed through strategic cooperation with customers, continuously increase their maturity. Through the comprehensiveness and integrity of the products, the Company's competitive advantage are enhanced.
- II. Overview of 2024 business plan
 - (I) Operating guidelines

In this year, the Company will insist the policies of sustainable operation with continuous growth. The major operating guidelines are as below:

- 1. Continual launches of Smart Cable Gateway of DOCSIS 3.1/4.0+ Wi-Fi 6/7, to maintain the leadership in the Smart Cable Gateway industry. Cope with the customers' demands, to enhance the network security and the Mesh function of other home routers.
- 2. Actively develop new product lines, including XGS-PON, 5G FWA, and Wi-Fi 7 AP/Router, to catch the opportunities of technology upgrade in the network communication industry.
- 3. Monitor the new technology standards in the industry and engage in the early stage test of DOCSIS 4.0 and planning of product blueprint.
- 4. Based on the current advantageous products, the new markets are expanded to improve the business scale.
- 5. Focused on the added values of products, enhance the management capability, and develop with customers, strategic partners, and key suppliers together, for better competitive edges.
- 6. Build the production bases and supply chain system out of China, to effectively diverse the operational risk of over-concentration in China.
- 7. Comply with the laws and regulations of environmental protection and corporate social responsibility, fulfill the responsibilities as a corporate citizen, and feedback the operating results to the society.
- (II) Key production and sales policies
 - 1. Build the production bases and supply chain system out of China, to reduce the regional risks resulted from natural disasters or changes in international conditions or national policies, and provide the competitive production and sales support.
 - 2. Conduct the raw material supply and QC strategy adjustment and control more effectively, to shorten the production cycle, increase the production momentum, for reducing the operating risks while enhancing the utilization of the working funds.
 - 3. With the demand-oriented product design, the simplification of process and better production effectiveness are achieved, while lowering the inventory costs with the

common parts and components.

- 4. Full-ranged quality management and the customer-oriented market strategy and enhance the communication and coordination between the up- and downstream, to achieve the goal of profit sharing.
- III. Future development strategies and external competition, and the effects of regulatory and macro operating environments

(I)Future development strategies of the Company

Expand the new market and the develop the new product mixes with full forces, to catch the great opportunities of technology upgrade in the network communication industry; be committed to the technological innovations, and provide the customized products and services with high added-values, to deepen the values and position in customers' eco-system, while raising the entrance barriers to competitors; the global logistic system is built actively to serve customers while diversifying risks, for seeking the sustainable operation and continuous growth.

(II) Effects of regulatory and macro operating environments

In overall consideration of the US Infrastructure Budget Act, the EU Digital Decade Policy Programme 2030, and the demand gap in the Indian network infrastructure sector, it is projected that demand for network communication equipment will continue to surge in the next few years. Businesses in this industry also hold a cautiously optimistic view. Looking to 2024, the business network equipment specifications will be upgraded; 5G CPE shipments are amplified, Wi-Fi 7 penetration rate is expected to increase, and cable modem will be upgraded to DOCSIS 4.0. resulting in promising continuous growth, but operations will become cautious, including the enhanced strength of controls over capital expenditures and inventory level.

IV. Conclusion

Finally, we'd like to express our most sincere appreciations to each shareholder for your support. All employees of Compal Broadband Networks will insist the foundation of existing technological core capabilities and competitive edges, to continuously enhance the R&D capacity and market development, while effectively integrate and exploit resources, to strive for the Company's growth and strength, as well as the maximum benefits of the Company and shareholders. And we look forward to the encourage and advices the management from each shareholders. Thank you very much, and wish you

Your truly,

ChairmanWong, Chung-Pin

President Wang, Yu-Ho

Accounting Officer Lee, Shu-Cheng





Proposal 2

Proposal: Please review the 2023 Audit Committee's Audit Report. Description:

- 1. The settled books and statement for 2023 have been audited and certified by CPAs and audited by the Audit Committee, and the audit reports are issued, respectively.
- 2. Attached please find the Independent Auditor's Report (pleaser refer to page 8-13).
- 3. Attached please find the Audit Committee's Audit Report (pleaser refer to page 14).



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Independent Auditor's

To the Board of Directors of Compal Broadband Networks, Inc.:

Opinion

We have audited the consolidated financial statements of Compal Broadband Networks, Inc. and its subsidiaries ("the Group"), which comprise the consolidated balance sheets as of December 31, 2023 and 2022, the consolidated statements of comprehensive income, changes in equity and cash flows for the years then ended December 31, 2023 and 2022, 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 of December 31, 2023 and 2022, and its consolidated financial performance and its consolidated cash flows for the years then ended December 31, 2023 and 2022 in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and with the International Financial Reporting Standards ("IFRSs"), International Accounting Standards ("IASs"), Interpretations developed by the International Financial Reporting Interpretations Committee ("IFRIC") or the former Standing Interpretations Committee ("SIC") endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China.

Basis for Opinion

We conducted our audits in accordance with the Regulations Governing Financial Statement Audit and Attestation Engagements of 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 of 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 consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. The key audit matters we judged shall be presented in the auditors' report as follows:

1. Inventory valuation

Please refer to Note (4)(h) and Note (5) for the accounting policy of inventory valuation, as well as the estimation and assumption uncertainty of the valuation of inventory, respectively. Information regarding the inventory is shown in Note (6)(e) of the financial statements.



Description of key audit matter:

Inventory is measured at the lower of cost and net realizable value. The Group primarily engaged in the research, development, and sale of communication products such as smart gateways, set-top boxes, and wireless broadband routers. The significant change in supply and competitive market of demand may cause fluctuation in product price. Consequently, the book value of inventory may exceed its net realizable value. Therefore, the valuation of inventory is one of the key audit matters.

How the matter was addressed in our audit:

Our principal audit procedures included: assessing the rationality of the Group's accounting policies, such as the policy of provision for inventory loss due to price decline, obsolete, and slow moving inventories; inspecting the Group's inventory aging reports' accuracy and analyzing the changes of inventory aging which are in accordance with the Group's accounting policies; sampling and inspecting the Group's sales price, as well as verifying the calculation of the lower of cost or net realizable value; and assessing the disclosure of provision for inventory valuation and obsolescence was appropriate.

Other Matter

Compal Broadband Networks, Inc. has additionally prepared its parent-company-only financial statements as of and for the years ended December 31, 2023 and 2022, on which we have issued an unmodified opinion.

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 Regulations Governing the Preparation of Financial Reports by Securities Issuers and IFRSs, IASs, interpretation as well as related guidance endorsed by the Financial Supervisory Commission of the Republic of China, 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 the 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 auditor' s 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:

- 1. 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.
- 2. 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.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. 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.
- 5. 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.
- 6. Obtain sufficient and 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 of the current period 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.

The engagement partners on the audit resulting in this independent auditors' report are Chien, Szu-Chuan and Au, Yiu-Kwan.

KPMG

Taipei, Taiwan (Republic of China) March 8, 2024





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Independent Auditor's

To the Board of Directors of Compal Broadband Networks, Inc.:

Opinion

We have audited the financial statements of Compal Broadband Networks, Inc.("the Company"), which comprise the balance sheet as of December 31, 2023 and 2022, the statement of comprehensive income, changes in equity and cash flows for the years then ended, and notes to the financial statements, including a summary of material accounting policies.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2023 and 2022, and its financial performance and its cash flows for the years then ended December 31, 2023 and 2022, 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 Financial Statement Audit and Attestation Engagements of 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 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 of 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 financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. The key audit matters we judged shall be presented in the auditors' report as follows:

1. Inventory valuation

Please refer to Note (4)(g) and Note (5) for the accounting policy of inventory valuation, as well as the estimation and assumption uncertainty of the valuation of inventory, respectively. Information regarding the inventory is shown in Note (6)(e) of the financial statements.

Description of key audit matters :

Inventory is measured at the lower of cost and net realizable value. The Company primarily engaged in the research, development, and sale of communication products such as smart gateways, set-top boxes, and wireless broadband routers. The significant change in supply and competitive market of demand may cause fluctuation in product price. Consequently, the book value of inventory may exceed its net realizable value. Therefore, the valuation of inventory is one of the key audit matters.



How the matter was addressed in our audit:

Our principal audit procedures included : assessing the rationality of the Company' s accounting policies, such as the policy of provision for inventory loss due to price decline, obsolete, and slow moving inventories; inspecting the Company' s inventory aging reports' accuracy and analyzing the changes of inventory aging which are in accordance with the Company' s accounting policies; sampling and inspecting the Company' s sales price, as well as verifying the calculation of the lower of cost or net realizable value; and assessing the disclosure of provision for inventory valuation and obsolescence was appropriate.

Responsibilities of Management and Those Charged with Governance for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with 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 financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the 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 (including members of the Audit Committee) are responsible for overseeing the Company' s financial reporting process.

Auditors' Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's 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 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:

- 1. Identify and assess the risks of material misstatement of the 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.
- 2. 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.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.



- 4. 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 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.
- 5. Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient and appropriate audit evidence regarding the financial information of the investment in other entities accounted for using the equity method to express an opinion on this 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 financial statements of the current period 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.

The engagement partners on the audit resulting in this independent auditors' report are Chien, Szu-Chuan and Au, Yiu-Kwan.

KPMG

Taipei, Taiwan (Republic of China) March 8, 2024

Audit Report of the Audit Committee

The 2023 financial statements of Compal Broadband Networks, Inc. (hereafter "the Company") have been approved by the Audit Committee and resolved by the board of directors, as well as audited by Chien, Szu-Chuan, CPA and Au, Yiu-Kwan, CPA from KPMG Taiwan with the auditor's report issued. Additionally, the board of directors also prepared and submit the 2023 Business Report and Proposal of Deficit Compensation; after audit by the Audit Committee, it found no inconsistency to the related regulations including the Company Act. Pursuant to Article 14-4 of the Securities and Exchange Act and Article 219 of the Company Act, it is reported as above, for your review.

То

2024 Regular Shareholders' Meeting

Compal Broadband Networks, Inc.

Convener of the Audit Committee:





March 8, 2024

Proposal 3

Cause: Please review the report on the 2023 profit sharing remuneration to employees and directors and the distribution status.

Description:

- 1. Pursuant to Article 24 of the Articles of Incorporation.
- 2. The 2023 employees' and directors' remunerations have been approved upon the resolutions of the Remuneration Committee and the board of directors, and no employees' and directors' remunerations will be distributed.

Ratification Items

Proposal 1

Proposed by the Board of Director

Cause: please ratify the Company's 2023 business report and financial statements. Description:

- 1. The Company's 2023 business report and financial statements have been examined by the Audit Committee and adopted a resolution by the Board of Directors.
- 2. Attached please find the business report (please refer to pages 4-6) and the financial statements (please refer to pages 17-24); please ratify.

Resolution:

Compal Broadband Networks finc. and Consol dated batance shee December 31/2023 and 202

			December 31, 202	3	December 31, 20	22		
	Assets		Amount	%	Amount	%		Lia
	Current assets:							Curre
1100	Cash and cash equivalents (note (6)(a))	\$	316,940	19	660,964	25	2120	Cur
1110	Current financial assets at fair value through profit or loss (note (6)(b))		4,373	-	-	-	2130	Cur
1170	Accounts receivable, net (notes (6)(c) and (6)(q))		400,967	24	488,778	19	2170	Acc
1200	Other receivables, net (notes (6)(d) and (7))		2,551	-	381,840	14	2180	Acc
1310	Inventories (note (6)(e))		612,302	37	738,905	28	2200	Oth
1410	Prepayments		48,368	3	45,431	2	2250	Cur
1470	Other current assets		5,481	-	7,853	-	2280	Cur
			1,390,982	83	2,323,771	88	2300	Oth
	Non-current assets:							
1550	Investments accounted for using equity method (note (6)(f))		3,502	-	7,140	-		Non-c
1600	Property, plant and equipment (note (6)(g))		159,578	10	158,344	6	2570	Def
1755	Right-of-use assets (note (6)(h))		55,155	3	67,945	3	2580	Noi
1780	Intangible assets (note (6)(i))		658	-	3,997	-		
1840	Deferred tax assets (note (6)(m))		57,018	4	76,787	3		Т
1900	Other non-current assets (note (8))		4,229	-	4,201	-		Equit
			280,140	17	318,414	12	3110	Ord
							3200	Cap
							3300	Ret
							3410	Exc
							3491	Un
							0.01	1
	Total assets	\$	1,671,122	100	2.642.185	100		Total
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Chairman: Weng, Tsung-Bing



Compal Broadband Setworks Inc. and subsidiaries Consolidated comprehensive income statement December 3, 2928 and 2022

Unit: NT\$ thousand

			2023		2022		
			Amount	%	Amount	%	
4000	Operating revenue (note (6)(q))	\$	1,164,054	100	2,514,695	100	
5000	Operating costs (notes (6)(e), (7) and (12))	_	1,081,197	93	2,145,106	85	
	Gross profit from operations	_	82,857	7	369,589	15	
	Operating expenses: (notes (6)(k), (6)(l), (6)(r), (7) and (12))						
6100	Selling expenses		68,030	6	122,624	5	
6200	Administrative expenses		74,594	6	103,684	4	
6300	Research and development expenses		235,030	20	242,424	10	
7055	Expected credit loss (notes (6)(c) and (6)(d))		23,532	2	836	-	
	Total operating expenses		401,186	34	469,568	19	
	Net operating loss		(318,329)	(27)	(99,979)	(4)	
	Non-operating income and expenses:						
7010	Other income		4,552	-	6,262	-	
7020	Other gains and losses (note $(6)(s)$)		2,074	-	18,825	1	
7100	Interest income		10,452	1	10,686	-	
7510	Interest expense (note (6)(k))		(675)	-	(994)	-	
7770	Share of loss of associates accounted for using equity method						
	(note (6)(f))		(3,638)	-	(2,566)	-	
			12,765	1	32,213	1	
7900	Loss from continuing operations before tax		(305,564)	(26)	(67,766)	(3)	
7950	Less: Income tax expense (benefit) (note (6)(m))		20,545	2	(4,620)		
	Loss		(326,109)	(28)	(63,146)	(3)	
8300	Other comprehensive income :						
8360	Components of other comprehensive income that will be reclassified to profit or loss						
8361	Exchange differences on translation of foreign financial statements		487	_	495	_	
8399	Less: income tax related to items that will be reclassified to profit or loss (note (6)(m))		97	_	99	_	
0077	Components of other comprehensive income that will be reclassified to profit or loss		390	_	396		
8300	Other comprehensive income		390	_	396		
0500	Total comprehensive loss	\$	(325,719)	(28)	(62,750)	(3)	
	Loss per share (note (6)(p))	<u></u>	(5#3,/17)	(=0)	(02,750)	<u> </u>	
9750	Basic loss per share	¢		(4.84)		(0.94)	
	Diluted loss per share	<u>.</u>					
9850		<u>\$</u>		(4.84)		<u>(0.94)</u>	



Managerial Officer: Wang, Yu-He





 $\sim \! 18 \sim$

Compal Broadband Networks Inc. and subsidiaries Consolidated change in equity statement December 31, 2023 and 2022

Unit: NT\$ thousand

									emer i	i i o mousunu
						_		Other equity item		
							Exchange			
		-		Retair	ned earnings		differences on			
					Unappropriated		translation of			
					retained earnings		foreign	Unearned		
	Ordinary	Capital	Legal	Special	(accumulated		financial	employee		
	shares	surplus	reserve	reserve	losses)	Total	statements	benefit	Total	Total equity
Balance at January 1, 2022	\$ 684,704	389,633	143,735	-	452,848	596,583	(984)	(45,219)	(46,203)	1,624,717
Loss for the year ended December 31, 2022	-	-	-	-	(63,146)	(63,146)	-	-	-	(63,146)
Other comprehensive income for the year ended December 31, 2022	-	-	-	-	-	-	396	-	396	396
Total comprehensive loss for the year ended December 31, 2022	-	-	-	-	(63,146)	(63,146)	396	-	396	(62,750)
Appropriation and distribution of retained earnings:										
Legal reserve appropriated	-	-	3,275	-	(3,275)	-	-	-	-	-
Special reserve appropriated	-	-	-	984	4 (984)	-	-	-	-	-
Cash dividends of ordinary share	-	-	-	-	(68,419)	(68,419)	-	-	-	(68,419)
Share-based payment transactions	(4,683)	(9,694)	-	-	-	_	-	34,006	34,006	19,629
Balance at December 31, 2022	680,021	379,939	147,010	984	4 317,024	465,018	(588)	(11,213)	(11,801)	1,513,177
Loss for the year ended December 31, 2023	-	-	-	-	(326,109)	(326,109)	-	-	-	(326,109)
Other comprehensive income for the year ended December 31, 2023	-	-	-	-	-	-	390	-	390	390
Total comprehensive loss for the year ended December 31, 2023	-	-	-	-	(326,109)	(326,109)	390	-	390	(325,719)
Appropriation and distribution of retained earnings:										
Special reserve reversed	-	-	-	(396)) 396	-	-	-	-	-
Cash dividends of ordinary share	-	-	-	-	(33,827)	(33,827)	-	-	-	(33,827)
Share-based payment transactions	(3,640)	(7,535)	-	-	-	-	-	8,203	8,203	(2,972)
Balance at December 31, 2023	<u>\$ 676,381</u>	372,404	147,010	588	8 (42,516)	105,082	(198)	(3,010)	(3,208)	1,150,659









-117 17		2023	Unit: NT\$ thousand 2022
Cash flows used in operating activities:			
Loss before tax	\$	(305,564)	(67,766)
Adjustments:			
Adjustments to reconcile profit :			
Depreciation and amortization expense		63,368	64,058
Expected credit loss		23,532	836
Interest expense		675	i 994
Interest income		(10,452)	(10,686)
Compensation cost of employee share-based payment		(2,972)	19,629
Share of loss of associates accounted for using equity method		3,638	2,566
Gain on disposal of property, plant and equipment		-	(13)
Gain on lease modification		(3)) –
Total adjustments to reconcile profit		77,786	77,384
Changes in operating assets and liabilities:			
Change in financial assets mandatorily measured at fair value through profit or loss		(4,373)	8,476
Decrease in accounts receivable		64,181	
Decrease (increase) in other receivables		379,495	(105,277)
Decrease (increase) in inventories		126,603	,
(Increase) decrease in prepayments		(2,937)	
Decrease (increase) in other current assets		2,912	
(Decrease) increase in financial liabilities held for trading		(8,006)	
(Decrease) increase in contract liabilities		(80)	
Decrease in accounts payable		(619,887)	
Increase (decrease) in other payables		65,527	
Decrease in provisions		(36,806)	
Increase in other current liabilities		2,500	
Total changes in operating assets and liabilities		(30,871)	
Total adjustments		46,915	
Cash outflow generated from operations		(258,649)	
Interest received		(250,049)	
Interest paid		(675)	
Income taxes (paid) refund		(539)	
Net cash flows used in operating activities		(249,519)	
Cash flows used in investing activities:		(24),51)	(230,020)
Acquisition of property, plant and equipment		(45,096)	(62,097)
Proceeds from disposal of property, plant and equipment		(45,090)	888
Increase in refundable deposits		-	
•		(28) (1,296)	
Acquisition of intangible assets			
Net cash flows used in investing activities		(46,420)	(65,512)
Cash flows used in financing activities:		(14 745)	(15.490)
Payment of lease liabilities		(14,745)	
Cash dividends paid		(33,827)	
Net cash flows used in financing activities		(48,572)	
Effect of exchange rate changes on cash and cash equivalents		487	
Net decrease in cash and cash equivalents		(344,024)	
Cash and cash equivalents at beginning of period		660,964	
Cash and cash equivalents at end of period	<u>s</u>	316,940	660,964



Managerial Officer: Wang, Yu-He ~20~







Unit: NT\$ thousand

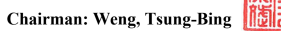
		December 31, 202	December 31, 202	22	
	Assets	 Amount	%	Amount	%
	Current assets:				
1100	Cash and cash equivalents (note (6)(a))	\$ 305,429	18	649,430	25
1110	Current financial assets at fair value through profit or loss (note (6)(b))	4,373	-	-	-
1170	Accounts receivable, net (notes (6)(c) and (6)(q))	400,967	24	488,778	18
1200	Other receivables, net (notes (6)(d) and (7))	2,529	-	381,820	14
1310	Inventories (note (6)(e))	612,302	37	738,905	28
1410	Prepayments	48,368	3	45,431	2
1470	Other current assets	 5,481	-	7,853	-
		 1,379,449	82	2,312,217	87
	Non-current assets:				
1550	Investments accounted for using equity method (note (6)(f))	15,035	1	18,694	1
600	Property, plant and equipment (note (6)(g))	159,578	10	158,344	6
1755	Right-of-use assets (note (6)(h))	55,155	3	67,945	3
780	Intangible assets (note (6)(i))	658	-	3,997	-
1840	Deferred tax assets (note (6)(m))	57,018	4	76,787	3
900	Other non-current assets (note (8))	 4,229	-	4,201	-
		291,673	18	329,968	13

\$

		December 31, 202	23	December 31, 202	22
	Liabilities and Equity	Amount	%	Amount	%
	Current liabilities:				
2120	Current financial liabilities at fair value through profit or loss (note (6)(b)) \$	-	-	8,006	-
2130	Current contract liabilities (note (6)(q))	1,846	-	1,926	-
2170	Accounts payable	59,773	4	550,823	21
2180	Accounts payable to related parties (note (7))	130,494	8	259,331	10
2200	Other payables (note (7))	186,946	11	121,419	5
2250	Current provisions (note (6)(j))	80,598	5	117,404	4
2280	Current lease liabilities (note (6)(k))	14,620	1	14,702	1
2300	Other current liabilities	4,120	-	1,620	-
	_	478,397	29	1,075,231	41
	Non-current liabilities:				
2570	Deferred tax liabilities (note (6)(m))	874	-	-	-
2580	Non-current lease liabilities (note (6)(k))	41,192	2	53,777	2
	_	42,066	2	53,777	2
	Total liabilities	520,463	31	1,129,008	43
	Equity (notes (6)(n) and (6)(o)):				
3100	Ordinary shares	676,381	41	680,021	26
3200	Capital surplus	372,404	22	379,939	14
3300	Retained earnings	105,082	6	465,018	17
3410	Exchange differences on translation of foreign financial statements	(198)	-	(588)	-
3491	Unearned employee benefit	(3,010)	-	(11,213)	-
	Total equity	1,150,659	69	1,513,177	57
	Total liabilities and equity §	1,671,122	100	2,642,185	100

Total assets

<u>1,671,122 100 2,642,185 100</u>







		2023		Unit: NT\$ thou 2022	
		mount	%	Amount	%
4000	Operating revenue (note (6)(q))	\$ 1,164,054	100	,- ,	100
5000	Operating costs (notes (6)(e), (7) and (12))	 1,081,197	93	2,145,106	85
	Gross profit from operations	 82,857	7	369,589	15
	Operating expenses: (notes (6)(i), (6)(k), (6)(l), (7) and (12))				
6100	Selling expenses	68,030	6	122,624	5
6200	Administrative expenses	74,086	6	103,311	4
6300	Research and development expenses	235,030	20	242,424	10
6450	Expected credit loss (notes (6)(c) and (6)(d))	 23,532	2	836	-
	Total operating expenses	 400,678	34	469,195	19
	Net operating loss	 (317,821)	(27)	(99,606)	(4)
	Non-operating income and expenses:				
7010	Other income (note (7))	4,552	-	6,262	-
7020	Other gains and losses (note (6)(s))	2,074	-	18,825	1
7100	Interest income	10,452	1	10,686	-
7510	Interest expense (note (6)(k))	(675)	-	(994)	-
7775	Share of loss of associates accounted for using equity method (note				
	(6)(f))	 (4,146)	-	(2,939)	-
		 12,257	1	31,840	1
7900	Loss from continuing operations before tax	(305,564)	(26)	(67,766)	(3)
7950	Less: Income tax expenses (benefit) (note (6)(m))	 20,545	2	(4,620)	-
	Loss	 (326,109)	(28)	(63,146)	(3)
8300 8360	Other comprehensive income: Components of other comprehensive income that will be reclassified to profit or loss				
8361	Exchange differences on translation of foreign financial statements	487	-	495	-
8399	Less: income tax related to items that will be reclassified to profit or loss (note (6)(m)) Components of other comprehensive income that will be reclassified	 97	-	99	
	to profit or loss	390	-	396	-
8300	Other comprehensive income	 390	-	396	-
	Total comprehensive loss Loss per share (note (6)(p))	\$ (325,719)	(28)	(62,750)	(3)
9750	Basic loss per share	\$	(4.84)		(0.94)
9850	Diluted loss per share	\$	(4.84)		(0.94)

Chairman: Weng, Tsung-Bing



Managerial Officer: Wang, Yu-He





~22~



							(Other equity		
		_		Reta	ined earnings		Exchange differences on			
	Ordinary	Capital	Legal	Special	Unappropriated retained earnings (accumulated		translation of foreign financial	Unearned employee	-	
	shares	surplus	reserve	reserve	losses)	Total	statements	benefit	Total	Total equity
Balance at January 1, 2022	<u>\$ 684,704</u>	389,633	143,735	-	452,848	596,583	(984)	(45,219)	(46,203)	1,624,717
Loss for the year ended December 31, 2022	-	-	-	-	(63,146)	(63,146)	-	-	-	(63,146)
Other comprehensive income for the year ended December 31, 2022	-	-	-	-	-	-	396	-	396	396
Total comprehensive loss for the year ended December 31, 2022	-	-	-	-	(63,146)	(63,146)	396	-	396	(62,750)
Appropriation and distribution of retained earnings:										
Legal reserve appropriated	-	-	3,275	-	(3,275)	-	-	-	-	-
Special reserve appropriated	-	-	-	984	(984)	-	-	-	-	-
Cash dividends of ordinary share	-	-	-	-	(68,419)	(68,419)	-	-	-	(68,419)
Share-based payment transactions	(4,683)	(9,694)	-	-	-	-	-	34,006	34,006	19,629
Balance at December 31, 2022	680,021	379,939	147,010	984	317,024	465,018	(588)	(11,213)	(11,801)	1,513,177
Loss for the year ended December 31, 2023	-	-	-	-	(326,109)	(326,109)	-	-	-	(326,109)
Other comprehensive income for the year ended December 31, 2023	-	-	-	-	-	-	390	-	390	390
Total comprehensive loss for the year ended December 31, 2023	-	-	-	-	(326,109)	(326,109)	390	-	390	(325,719)
Appropriation and distribution of retained earnings:					(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(0-0,-02)				<u>(,,,,,,,,</u>
Special reserve reversed	-	-	-	(396)	396	-	-	-	-	-
Cash dividends of ordinary share	-	-	-	-	(33,827)	(33,827)	-	-	-	(33,827)
Share-based payment transactions	(3,640)	(7,535)	-	_	-	-	_	8,203	8,203	(2,972)
Balance at December 31, 2023	<u>\$ 676,381</u>	372,404	147,010	588	(42,516)	105,082	(198)	(3,010)	(3,205)	1,150,659







NT\$ thousand

Unit:



	<u>2023</u>	2022
Cash flows used in operating activities:		
Loss before tax	\$ (305,564)	(67,766)
Adjustments:		
Adjustments to reconcile profit:		
Depreciation and amortization expense	63,368	64,058
Expected credit loss	23,532	836
Interest expense	675	994
Interest income	(10,452)	(10,686)
Compensation cost of employee share-based payment	(2,972)	19,629
Share of loss of associates accounted for using equity method	4,146	2,939
Gain on disposal of property, plant and equipment	-	(13)
Gain on lease modification	(3)	-
Total adjustments to reconcile profit	78,294	77,757
Changes in operating assets and liabilities:		
Change in financial assets mandatorily measured at fair value through profit or loss	(4,373)	8,476
Decrease in accounts receivable	64,181	405,181
Decrease (increase) in other receivables	379,497	(105,276)
Decrease (increase) in inventories	126,603	(126,057)
(Increase) decrease in prepayments	(2,937)	10,358
Decrease (increase) in other current assets	2,912	(3,298)
(Decrease) increase in financial liabilities held for trading	(8,006)	8,006
(Decrease) increase in contract liabilities	(80)	827
Decrease in accounts payable	(619,887)	(400,019)
Increase (decrease) in other payable	65,527	(12,365)
Decrease in provisions	(36,806)	(62,173)
Increase in other current liabilities	2,500	96
Total changes in operating assets and liabilities	(30,869)	(276,244)
Total adjustments	47,425	(198,487)
Cash outflow generated from operations	(258,139)	(266,253)
Interest received	10,344	10,569
Interest paid	(675)	(994)
Income taxes (paid) refund	(539)	20,424
Net cash flows used in operating activities	(249,009)	(236,254)
Cash flows used in investing activities:		(200,201)
Acquisition of property, plant and equipment	(45,096)	(62,097)
Proceeds from disposal of property, plant and equipment	-	888
Increase in refundable deposits	(28)	(9)
Acquisition of intangible assets	(1,296)	(4,294)
Net cash flows used in investing activities	(46,420)	(65,512)
Cash flows used in financing activities:	(40,420)	(05,512)
Payment of lease liabilities	(14,745)	(15,486)
	(33,827)	
Cash dividends paid	(48,572)	(68,419) (83,905)
Net decrease in each and each equivalents		
Net decrease in cash and cash equivalents	(344,001)	(385,671)
Cash and cash equivalents at beginning of period	<u> </u>	1,035,101
Cash and cash equivalents at end of period	<u>\$ 305,429</u>	649,430



Managerial Officer: Wang, Yu-He ~24~



Accounting Officer: Lee, Shucheng



Unit:

NT\$ thousand

Proposal 2

Proposed by the Board of Director

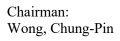
Cause: please ratify the Company's deficit compensation proposal for 2023 Description:

- Undistributed earnings at the beginning of the period amounted to NT\$ 283,592,483. After taking account of post-tax losses of NT\$ 326,108,780 in 2023, accumulated losses pending compensation totaled NT\$ 42,516,297. It is planned to offset these accumulated losses with a legal reserve of the same amount. Upon appropriation of the legal reserve, accumulated losses at the end of the period will amount to NT\$ 0.
- 2. Attached please find the 2023 Deficit Compensation Table (please refer to page 26), and please ratify

Resolution:



	Unit: NT\$
	Amount
Beginning undistributed earnings	283,592,483
Net loss after tax in 2023	(326,108,780)
Accumulated losses pending compensation	(42,516,297)
Legal reserve set aside to offset losses	42,516,297
Ending accumulated undistributed earnings	0





Managerial Officer: Wang, Yu-Ho



Accounting Officer: Lee, Shu-Cheng



Election Items

Proposal 1

Cause: Election of the 6th term of directors. Description:

- The term of office of the fifth-term board members ends on August 29, 2024 and an early re-election of all directors has been scheduled pursuant Article 199-1 of the Company Act.
- 2. A total of seven directors (including three independent directors) are elected. Newly appointed directors and independent directors take office on the day of election and serve for a term of three years from June 24, 2024 to June 23, 2027.
- 3. Pursuant to applicable laws and our Articles of Incorporation, a candidate nomination system has been adopted for director and independent director elections. Per the board resolution on May 9, 2024, shareholders shall elect directors and independent directors from the candidate list. This list of director and independent director candidates is attached hereto (please refer to page 28). Election is respectfully requested.

Election results:

Compal Broadband Networks, Inc. Director and Independent Director Candidate List

Candidate Type	Designation or name of candidate	Educational background	Professional background	Represented juristic person Number of shares held (shares)	Number of shares (shares) held by the representative
Director	Compal Electronics, Inc. Representative: Chen, Jui-Tsung	Department of Electrical Engineering, National Cheng Kung University	Vice-Chairman and CSO, Compal Electronics, Inc.	29,060,176	0
Director	Compal Electronics, Inc. Representative: Wong, Chung-Pin	Institute of Management Science, National Chiao Tung University	Director and President, Compal Electronics, Inc.	29,060,176	0
Director	Compal Electronics, Inc. Representative: Wang, Yu-Ho	Department of Computer Engineering, Massachusetts State University	Director and President, Compal Broadband Networks, Inc.	29,060,176	1,160,010
Director	Rui Xin Investment Co., Ltd. Representative: Tsai, Rong-Jin	Master, Department of Electrical Engineering, National Taiwan University	VP of Marketing, Realtek Semiconductor Corp.	3,575,000	0
Independent director	Weng, Chien-Ren	Emory University, Atlanta, GA, USA / MBA	Global President, Acer Corp.	0	0
Independent director	Mao, Ying-Wen	Master, Department of Electrical Engineering, National Cheng Kung University	Chairman, Sitronix Technology Corp.	0	0
Independent director	Chen, Miao-Ling	PhD in Business Administration, Keio University, Japan	Professor, Department of Financial Management, National Sun Yat-sen University	0	0

Discussion Items

Proposal 1

Cause: please vote for the proposal to release directors from the non-compete restrictions.

Description:

- 4. As the directors of the Company may invest or engage in other companies with identical or similar business as the Company; with the premise that no harm to the Company's interests, it is intended to release the directors from the non-compete restrictions pursuant to Article 209 of the Company Act.
- 5. Attached please find the table detailing the new concurrent positions held by the directors in other companies (p. 30~31). Please vote.

Resolution:

Title	Name	Positions held concurrently in the company and/or in any other company Iame Positions held concurrently in the company and/or in any other company		
1110	1 tullic	Chairman: Compal Broadband Networks; HippoScreen Neurotech Corp.; Shennona Co., Ltd.		
Chairman	Wong, Chung- Pin	Executive Director: Director: Supervisor:	Rayonnant Technology Co., Ltd.; Henghao Technology Co., Ltd.; UNICOM GLOBAL, INC.; Starmems Semiconductor Corp.; POINDUS SYSTEMS CORP.; Compal USA (Indiana), Inc.; Wah Yuen Technology Holding Ltd. Compal Healthcare and Technology Ltd. Compower Global Service Co., Ltd. Compal Electronics, Inc.; Arcadyan Technology Corporation; RIPAL OPTOTRONICS CO., LTD.; UNICORE BIOMEDICAL CO., LTD.; Aco Healthcare Co., Ltd.; KINPO GROUP MANAGEMENT SERVICE COMPANY; Kinpo&Compal Group Assets Development Corporation; GENERAL LIFE BIOTECHNOLOGY CO., LTD.; INFSITRONIX TECHNOLOGY CORP.; Raypal Biomedical Co.,Ltd.; MACTECH CORPORAION; Gempal Technology Corp.; Panpal Technology Corp.; Hong Jin Investment Co., Ltd.; Hong Ji Capital Co., Ltd.; Compal Management (Chengdu) Co., Ltd.; Compal Investment (Sichuan) Co., Ltd.; Compal System Trading (Kunshan) Ltd.; Compal Information Technology (Kunshan) Ltd.; Compal Information (Kunshan) Co., Ltd.; Compal Electronic (Chongqing) Co., Ltd.; Compal Digital Technologies (Kunshan) Ltd.; Compal SMART Device (Chongqing) Co., Ltd.; ARCE THERAPEUTICS, INC.; Compal Ruifang Health Asset Development Co., Ltd.; Auscom Engineering Inc.; Bizcom Electronics, Inc.; Compal Connector Manufacture Ltd.; Shennona Corporation; Allied Power Holding Corp.; Primetek Enterprises Limited; HengHao Holdings A Co., Ltd.; HengHao Holdings B Co., Ltd.; Sirqul Inc. TAIWAN SANGA CO., LTD. Hong Ya Technology Corporation	
		President:	Compal Electronics, Inc.; Gempal Technology Corp.; Panpal Technology Corp.; Hong Jin	
Director	Chen, Jui- Tsung	Chairman: Vice Chairman: Director: CSO:	Investment Co., Ltd.; Hong Ji Capital Co., Ltd. Arcadyan Technology Corporation; RIPAL OPTOTRONICS CO., LTD.; UNICORE BIOMEDICAL CO., LTD.; ARCE THERAPEUTICS, INC.; Palcom International Corporation; GENERAL LIFE BIOTECHNOLOGY CO., LTD.; RAY-KWONG MEDICAL MANAGEMENT CONSULTING CO., LTD.; Kinpo&Compal Group Assets Development Corporation; Raypal Biomedical Co.,Ltd.; Aco Healthcare Co., Ltd.; Compal System Trading (Kunshan) Co., Ltd.; Compal Ruifang Health Asset Development Co., Ltd.; River Regeneration and Rejuvenation Biotechnology Co. Ltd.; Compal Smart Device (Chongqing) Co., Ltd.; COMPAL SMART DEVICE INDIA PRIVATE LIMITED Compal Broadband Networks; Kinpo Group Management Consultant Company, Mactech Co., Ltd. UNICOM GLOBAL, INC., Phoenix Innovation Venture Capital Co., Ltd., Compal Management (Chengdu) Co., Ltd., Compal Optoelectronics (Kunshan) Co., Ltd., Compal Investment (Sichuan) Co., Ltd., Compal Display Electronics (Kunshan) Co., Ltd., Compal Information (Kunshan) Co., Ltd., Compal Electronics (ChongQing) Co., Ltd., Compal Electronics (Chengdu) Co., Ltd., Compal Electronics (ChongQing) Co., Ltd., Compal Electronics (China) Co., Ltd., Compal Digital Technology (Kunshan) Co., Ltd., Compal Electronics (Chengdu) Co., Ltd., Compal Digital Technology (Kunshan) Co., Ltd., Compal Electronics (Chengdu) Co., Ltd., Compal Digital Technology (Kunshan) Co., Ltd., Compal Electronics (China) Co., Ltd., Compal Digital Technology (Kunshan) Co., Ltd., Compal Electronics (Limbian) Co., Ltd., Compal Electronics (ChongQing) Co., Ltd., Compal Electronics (Holding) Ltd., Compal Electronics (Neutron) Co., Ltd., Compal Electronics (Holding) Ltd., Compal Electronics (Neutron) Co., Ltd., Compal Electronics (Holding) Ltd., Compal Electronics (Neutron) Co., Ltd., Compal Electronics (International Holding (HK)) Limited, Compal Rayonnant Holdings Ltd., Compal USA (Indiana), Inc., Compal Nise Electronic (Vietnam) Co., Ltd, Compal Electronics Europe, Core Profit Holdings Limited, Errade Management Co., Ltd., Fl	

Compal Broadband Networks, Inc. Positions held concurrently in the company and/or in any other company

Title	Name	Positions held concurrently in the company and/or in any other company	
Director Director: Compal Broadband Networks; Compal Broadband Networks Belgium BVBA; Compare Broadband Networks Netherlands B.V. Director Yu-Ho Vice Chairman: Starmems Semiconductor Corp. President: Compal Broadband Networks Compal Broadband Networks Director Rong- Director: Compal Broadband Networks Director Rong- Director: Compal Broadband Networks Jin VP of Marketing: Realtek Semiconductor Corp. Jin VP of Marketing: Realtek Semiconductor Corp. Independent Director: FLH Co., Ltd. Director Ren Compal Broadband Networks Independent Director: FLH Co., Ltd. Director: Ren Compal Broadband Networks Director Ren Director: Sitronix Technology Corp.; Sitronix Investment Corp.; Forcelead Technology Corp. Independent Director: Sensortek Technology Corp.; MCORE TECHNOLOGY CORP; SYNC-T SYSTEM CORP, INFSITRONIX TECHNOLOGY CORP.; Silicon Power Compu Communications Inc.; EZGLOBAL NETWORK SERVICE INC.; Director, Fong Huan II Innovation Investment Ltd, Director, Fong Huan II Innovation Investment Co., Ltd., Director, Fong Huan II Innovation Investment Co., Ltd., Director, Fong Hu		Director:	Compal Broadband Networks; Compal Broadband Networks Belgium BVBA; Compal
	Wang,		Broadband Networks Netherlands B.V.
	Yu-Ho	Vice Chairman:	
	Independent	,	
Director	Rong-	Director:	
			Realtek Semiconductor Corp.
Director Director Independent Director Independent	Weng,	Director:	FLH Co., Ltd.
· ·	Chien-	Independent Director:	Compal Broadband Networks
Director	Ren		
		Chairman:	Sitronix Technology Corp.; Sitronix Investment Corp.; Forcelead Technology Corp.; and
			Sitronix Holding International Limited.
		Director:	Sensortek Technology Corp.; MCORE TECHNOLOGY CORP.; SYNC-TECH
	Mao		
Director			
	en		
Independent		Independent Director:	Compal Broadband Networks and Taiwan Financial Holding Co., Ltd.
Director	Miao-		
	Ling		

Extempore Motions

Extempore Motions

Appendices

Appendix I

Compal Broadband Networks, Inc.

Rules of Procedure for Shareholders Meetings

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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	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 3	Unless otherwise provided by law or regulation, the Company's shareholders meetings shall be convened by the board of directors.
	The Company shall prepare electronic versions of the shareholders meeting notice and proxy forms, and the origins of and explanatory materials relating to all proposals, including proposals for ratification, matters for deliberation, or the election or dismissal of directors or supervisors, and upload them to the Market Observation Post System (MOPS) before 30 days before the date of a regular shareholders meeting or before 15 days before the date of a special shareholders meeting. The Company shall also prepare electronic versions of the shareholders meeting agenda and supplemental meeting materials and upload
	them to the MOPS before 21 days before the date of the regular shareholders meeting or before 15 days before the date of the special shareholders meeting. In addition, before 15 days before the date of the shareholders meeting, the Company shall also have prepared the shareholders meeting agenda and supplemental meeting materials and made them available for review by shareholders at any time. The reasons for convening a shareholders meeting shall be specified in the meeting notice and public announcement. With the consent of the addressee, the meeting notice may be given in electronic form.
Article 4	Election or dismissal of directors, amendments to the articles of incorporation, dissolution, merger, split, or any matter under Article 185, paragraph 1 of the Company Act, shall be set out and the essential contents explained in the notice of the reasons for convening the shareholders meeting. None of the above matters may be raised by an extraordinary motion.
	Any matter under 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 set out and the essential contents explained in the notice of the reasons for convening the shareholders meeting. None of the above matters may be raised by an extraordinary motion.
Article 5	 A shareholder holding one percent or more of the total number of issued shares may submit to the Company a 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. 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 6	 The Company shall specify in its shareholders meeting notices the time during which attendance registrations for shareholders will be accepted, the place to register for attendance, and other matters for attention. The time during which shareholder attendance registrations will be accepted, as stated in the preceding paragraph, shall be at least 30 minutes prior to the time the meeting commences. Shareholders or proxies appointed by the shareholders shall attend shareholders meetings based on attendance cards, sign-in cards, or other certificates of attendance. Solicitors soliciting proxy forms shall also bring identification documents for verification. The Company shall furnish the attending shareholders with an attendance book to sign, or attending shareholders may hand in a sign-in card in lieu of signing 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, 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 7	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 meeting, 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. 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 directors to act as chair. Where the chairperson does not make such a designation, the directors shall select from among themselves one person to serve as chair. When a director or a director serves as chair, as referred to in the preceding paragraph, the director or director shall be one who has held that position for six months or more and who understands the financial and business conditions of the company. The same shall be true for a representative of a juristic person director that serves as chair. It is advisable that shareholders meetings convened by the board of directors be chaired by the chairperson of the board in person and attended by a majority of the directors, at least one supervisor in person, and at

Article 8

least one member of each functional committee on behalf of the committee. The attendance shall be recorded in the meeting minutes. 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 9 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 and disclose information concerning the number of nonvoting shares and number of shares represented by shareholders attending the meeting. 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, the chair shall declare the meeting adjourned.

If the quorum is not met after two postponements as referred to in the preceding paragraph, but the attending shareholders represent one third or more 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 meeting pursuant to Article 174 of the Company Act.

Article 10 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.

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, call for a vote.

Article 11 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.

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 12 Voting at a shareholders meeting shall be calculated based the number of shares.

With respect to resolutions of shareholders meetings, 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 13 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, paragraph 2 of the Company Act.

When the Company holds a shareholder meeting, it shall adopt exercise of voting rights by electronic means and may adopt exercise of voting rights by correspondence. When being public listed, the Company specifies the electronic means is one approach for the shareholders to exercise the voting rights. 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; it is therefore advisable that the Company avoid the submission of extraordinary motions and amendments to original proposals.

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 or online, 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.

Article 14 The proposal is deemed approved if no dissent is expressed when all attending shareholders are consulted by the chair; in case of any dissent, the poll shall be taken as specified in the preceding paragraph. Other than the proposals in the agenda, any other proposal, or amendment or alternative to an original proposal proposed by any shareholder, shall be seconded by other shareholders. 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
A (1 1 1 7	voting shall be required.
Article 15	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.
	Vote counting for shareholders meeting proposals or elections shall be conducted in public at the place of the shareholders meeting. Immediately after vote counting has been completed, the results of the voting,
	including the statistical tallies of the numbers of votes, shall be announced on-site at the meeting, and a record made of the vote.
	The resolution approach in the Article, is to consult the shareholders by the chair; if there is no dissent, it
	shall be recorded as "approved without dissent from any attending shareholder consulted by the chair;"
	provided, if any shareholder express dissent, it shall specify the poll is taken and the proportion of voting
	rights in favor to the total voting right.
Article 16	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, including the names of those elected as directors and the numbers of votes with which they
	were elected.
	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 17	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 18	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 19	The Company beginning from the time it accepts shareholder attendance registrations, shall make an
	uninterrupted audio and video recording of the registration procedure, the proceedings of the shareholders
	meeting, and the voting and vote counting procedures.
	The recorded materials of the preceding paragraph shall be retained 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
Article 20	the conclusion of the litigation. Matters relating to the resolutions of a shareholders meeting shall be recorded in the meeting minutes. The
Article 20	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. Production and distribution of meeting
	minutes may be conducted electronically.
	The Company may distribute the meeting minutes of the preceding paragraph by means of a public
	announcement made through the MOPS.
	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 voting
	results. The minutes shall be retained for the duration of the existence of the Company.
Article 21	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, the number of shares
	represented by proxies and the number of shares represented by shareholders attending the meeting by
	correspondence or electronic means, 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 (or Taipei Exchange Market) regulations,
	the Company shall upload the content of such resolution to the MOPS within the prescribed time period.

- Article 22 These Rules shall take effect after having been submitted to and approved by a shareholders meeting.
- Subsequent amendments thereto shall be effected in the same manner.Article 23The Operational Procedures were established on May 7, 2013, resolved by the board of directors, and
implemented on June 21, 2013 upon the resolution of the shareholders' meeting.
The 1st amendment was made on May 24, 2017, resolved by the board of directors, and implemented on
June 27, 2017 upon the resolution of the shareholders' meeting.
The 2nd amendment was made on March 13, 2018, resolved by the board of directors, and implemented on
June 8, 2018 upon the resolution of the shareholders' meeting.

Appendix II

Compal Broadband Networks, Inc. Articles of Incorporation Chapter I General Principles

	Chapter I General Principles
Article 1	The Company is incorporated pursuant to the Company Act, and named as 鋐寶科技股份有限公司, or Compal
	Broadband Networks, Inc. in English.
Article 2	The Company engages in the following business:
	1. CC01060 Wired Communication Mechanical Equipment Manufacturing.
	2. CC01070 Wireless Communication Mechanical Equipment Manufacturing.
	3. CC01080 Electronics Components Manufacturing.
	4. CC01101 Controlled Telecommunications Radio-Frequency Devices and Materials Manufacturing.
	5. CC01110 Computer and Peripheral Equipment Manufacturing.
	6. E701030 Controlled Telecommunications Radio-Frequency Devices Installation Engineering.
	7. F113070 Wholesale of Telecommunication Apparatus.
	8. F213060 Retail Sale of Telecommunication Apparatus.
	9. F401010 International Trade.
	10. I501010 Product Designing.
	11. 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 make guarantee externally if the business requires.
Article 4	The Company locates the headquarter in Hsinchu County, and may establish branches, plants, or office
	domestically or internationally upon the board of directors' resolution when required.
Article 5	The Company may reinvest more than 40% of the paid-in capital in aggregation, and may reinvest in other
	companies as a shareholder with limited liability.
	Chapter II Shares
Article 6	The total capital of the Company is One Billion New Taiwan Dollars, divided into One Hundred Million shares
	with par value NT\$10 per share; shares may be issued in batches. One Hundred Million New Taiwan Dollars in
	the registered total capital, or Ten Million shares are reserved for employees to exercise their warrants, or
	conversion of convertible corporate bonds with share subscription rights. The unissued shares may be issued in
	batches upon the board of directors' resolution.
Article 6-1	For the treasury shares bought by the Company pursuant to the Company Act, share subscription warrants,
	restricted stock for employees, and employee's subscription in a new share issuance, the employees of parents or
	subsidiaries of the company meeting certain specific requirements are entitled to receive such as well.
Article 7	The Company's shares are registered, and signed/sealed by three or more directors, numbered, and certified by
	the competent authority or the institution authorized by the competent authority for issuance and registration
	before issuance.
	The Company may be exempted from printing the certificate(s) of shares for issuance, but shall register the
	issued shares with a centralized securities depositary enterprise and follow the regulations of that enterprise.
	Unless otherwise specified, for the shareholders' service, or the exercise of any right by a shareholder, the
	Regulations Governing the Administration of Shareholder Services of Public Companies shall be complied with.
Article 8	The entries in its shareholders' roster shall not be altered within 60 days prior to the convening date of a regular
	shareholders' meeting, within 30 days prior to the convening date of a special shareholders' meeting, or five days
	prior to the base date of dividends, bonus, or other interest distribution.
	Chapter III Shareholders' meeting
Article 9	Shareholders' meeting shall be two kinds, regular and special. The regular one is held at least once every year,
	within six months from the end of each fiscal year. The special one is convened pursuant to laws when
	necessary.
	A notice to convene a regular meeting of shareholders shall be given to each shareholder no later than 30 days
	prior to the scheduled meeting date. A meeting notice shall be given to each shareholders no later than 15 days
	prior to the scheduled meeting date.
	The reasons for convening a shareholders meeting shall be specified in the meeting notice. With the consent of
	the addressee, the meeting notice may be given in electronic form.
Article 9-1	When the shareholders' meeting of the company is held, it may be held by videoconference or other methods
-	announced by the Ministry of Economic Affairs.
Article 10	If a shareholders meeting is convened by the board of directors, the meeting agenda shall be set by the board of
	directors. 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 directors to act as chair. Where the chairperson does not
	make such a designation, the directors shall select from among themselves one person to serve as chair. If a

shareholders meeting is convened by a party 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. designation, the directors shall select from among themselves one person to serve as chair. For each shareholders meeting, a shareholder may appoint a proxy to attend the meeting by providing the proxy form issued by the Company, sealed or signed, and stating the scope of the proxy's authorization, pursuant to Article 177 of the Company Act.

Regulations Governing the Use of Proxies for Attendance at Shareholder Meetings of Public Companies shall be complied with if proxy forms are used by the attending shareholders.

- Article 11 Other than under restrictions or in the circumstances specified in Article 179 of the Company Act, each share is entitled for one voting right. When the Company holds a shareholder meeting, it shall adopt exercise of voting rights by electronic means and may adopt exercise of voting rights by correspondence. When being public listed, the Company specifies the electronic means is one approach for the shareholders to exercise the voting rights.
- Article 12 Other than the Company Act stipulates otherwise, the resolutions of the shareholders' meetings shall be adopted by the majority of the attending voting rights in a shareholders' meeting attended by the majority of the issued shares.

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. Production and distribution of meeting minutes may be conducted electronically. Production and distribution of meeting minutes may be conducted in the way of public announcement.

Chapter IV The Board of Directors and Functional Committees

Article 13

13 The Company establishes five to eleven directors; they shall be elected from among the shareholders with disposing capacity. The Company may obtain directors liability insurance with respect to liabilities resulting from exercising their duties during their terms of directorship. The Company may establish the independent directors within the

aforesaid directors. The independent directors shall be two and one-fifth of all directors at minimum. The candidate nomination system is adopted for the shareholders to elect from the independent director candidate list. The professional qualifications, shareholding, concurrent position restriction, nomination and election methods, and other matters to be complied with, the related laws and regulations shall be observed.

The election of directors shall comply with the related laws and regulations and the Company's Procedures for Election of Directors. When being public listed, the candidate nomination system shall be adopted, for the shareholders to elect from the director candidate list.

The Company may establish the Audit Committee pursuant to the securities and exchange laws and regulations; the committee consists of all independent directors, and one of them is the convener, with at least one member shall have the expertise in accounting or finance. The Audit Committee establish by the Company pursuant to laws, is responsible to exercise the supervisors' power granted by the Company Act, the Securities and Exchange Act, other laws and regulations, and the Company's Articles of Incorporation and other regulations. When required by the business, the board of directors may establish the Remuneration Committee or other functional committee pursuant to laws and regulations.

Article 14 The term of director's office is three years, and the re-election is permitted. When the vacancies of the board reaches one third of all directors, the special meeting of shareholders for electing succeeding directors shall be convened by the board of directors within 60 days. After establishing the independent directors, and the dismissal of independent director results in the number of independent director is short from the requirement of the Articles of Incorporation, such vacancies shall be filled in the soonest shareholders' meeting; if all independent directors are dismissed, the special meeting of shareholders for electing directors shall be convened directors within 60 days fro the date of occurrence. The term of office for the directors and independent directors by-elected, shall only be the remaining term of the precedent directors.

- Article 15 The board of directors are formed by directors, and the chairman is elected from directors with the majority of the attending directors in the meeting attended by two-third or more directors, to execute all affairs pursuant to the laws and regulations, the Articles of Incorporation, and resolutions of shareholders' meetings and boards meetings. The chairman of the board of directors shall internally preside the shareholders' meeting, and the meeting of the board of directors; and shall externally represent the company.
- Article 16 The Company's operating guidelines and other key matters are conducted upon the resolution of the board of directors. Other than the first meeting of each term of the board, which is convened by the director won the most voting rights, the board meetings are convened by the chairman. The powers of the board of directors are the follows:
 - 1. Appointment and discharge of managerial officers.
 - 2. Review of budget and settlement.
 - 3. Formulation and proposal of earning distributions or deficit offset.
 - 4. Approved key regulations and contracts.

- 5. Review of real property transactions and investments in other business.
- 6. Other power granted pursuant to the Company Act and resolutions of the shareholders' meeting.
- Article 17 The convention of a board meeting shall be noticed to each director seven days prior to the meeting, and the causes shall be specified. However, the board meeting may be convened whenever in emergency. With the consent of the addressee, the board meeting notice may be given in electronic form, such as correspondence, fax, or e-mail.
- Article 18 The resolutions of the board shall be adopted by a majority vote of the directors at a meeting of the board of directors attended by at least two-third of the entire directors, unless the Company Act specifies otherwise. In case a director appoints another director to attend a meeting of the board of directors in his/her behalf when he/she is unable to attend in person, he/sher shall issue a written proxy and state therein the scope of authority, and one proxy for each director only.
- Article 19 When the chairman is on leave or unable to exercise the power, Article 208 of the Company Act shall be complied with for his/her deputy.
- Article 19-1: The Company may convene a shareholders' meeting by video conference or in other methods as announced by the Ministry of Economic Affairs.

Article 20 (Deleted)

Article 21 The directors shall be paid with salaries for conducting business for the Company regardless the profit of loss. The remunerations of all directors shall be proposed by the Remuneration Committee to the board of directors for resolutions by referring their participations to the operation and value of the contributions, as well as the peer's level.

Chapter V Managerial Officer

Article 22 The Company may establish managerial officers; Article 29 of the Company Act shall be complied with for their appointments, discharges, and remunerations.
 After the Company establishes the Remuneration Committee pursuant to the securities and exchange laws and regulations, the Remuneration Committee proposes the managerial officers' remunerations to the board of directors for resolutions.

Chapter VI Accounting

- Article 23 The Company's fiscal years are from January 1 to December 31. At the end of each fiscal year, the Company shall have the board of directors to prepare the following books and statement, and submit such to the shareholders' meetings for ratifications pursuant to the statutory procedures.
 - I. Business plans
 - II. Financial statements
 - III. Proposal of earning distributions or deficit offsets.

For the proposal of earning distributions in the preceding paragraph, the board of directors is authorized to resolve the cash distribution for the shareholders' dividends and bonuses pursuant to the Articles of Incorporation, and needs not to be ratified by the shareholders' meeting.

Article 24 The Company shall distribute no lower than 5% of the profit of the year as the employees' remunerations, and no more than 2% of the same as the directors' remunerations; however, the accumulated losses shall be offset first. The "profit of the year" in the preceding paragraph refers to the income after the pre-tax income of the year deducting the distribution of the employees' and directors' remunerations.

The distribution of the employees' and directors' remunerations shall be resolved by the majority of the attending directors in a board meeting attended by two-third or more of the all directors, and reported to the shareholders' meeting.

The employee's remuneration may be paid in shares or cash, and the employees entitled to receive the remuneration include the employees of parents or subsidiaries of the company meeting certain specific requirements.

Article 24-1 If there is any surplus in the Company's earnings as concluded by the annual accounting book close, after paying tax and making up for accumulated losses, 10% shall be set aside as legal reserve, except when the legal reserve has reached the Company's paid-in capital, and the remainder shall be set aside or reversed as special reserve in accordance with the law; if there is any remaining earnings, the balance plus the accumulated undistributed earnings may be proposed by the board of directors for distribution upon the resolution of the shareholders' meeting; provided, the distribution may be exempted if the EPS is less than NT\$1.

The Company authorizes the board meeting attended by two-third or more directors, and the resolution by the majority of the attended directors, to distribute all or part of the shareholders' dividends and bonus, capital reserve, or surplus reserve in cash, and report to the shareholders' meeting.

The Company is in the stage of operation growth; the dividend distribution policy shall consider the operating environment, operating performance, and financial structures, among other things, for the distribution. No less than 10% of the distributable earnings shall be provided for shareholder's bonus; provided, the board of directors may adjust the percentage based on the overall operating conditions at that time, and submit the proposal for the

resolution of shareholders' meeting. However, the cash dividends distributed to the shareholders must not less than 10% of the sum of the cash and share dividends.

Chapter VII. Supplementary Principles

For anything no mentioned in the Articles of Incorporation, the Company Act and related laws and regulations. Article 25 Article 26

The Articles of Incorporation were established on August 12, 2009 upon the agreement of all initiators.

The 1st amendment was made on June 27, 2011. The 2nd amendment was made on June 22, 2016.

The 3rd amendment was made on June 27, 2017.

The 4th amendment was made on June 8, 2018.

The 5th amendment was made on June 28, 2019.

The 6th amendment was made on August 30, 2021.

The 7th amendment was made on June 27, 2022.

Appendix III.

Compal Broadband Networks, Inc.

Regulations Governing Election of Directors

Article 1		tor (including independent directors) elections of this Company shall be handled pursuant to these lations unless stipulated otherwise in applicable laws and the Articles of Incorporation.			
Article 2	Direc amor ballo respe excee	tor elections shall be held in the context of shareholders' meetings. Directors shall be elected from ag the persons with disposing capacity based on the quota of directors to be elected. Those receiving ts representing the highest numbers of voting rights shall be elected sequentially according to their ctive numbers of votes. When two or more persons receive the same number of votes, thus beding the specified number of positions, they shall draw lots to determine the winner, with the chair ing lots on behalf of any person not in attendance.			
		irector or independent director is dismissed for any reason a by-election shall be held pursuant to ant provisions set forth in the Company Act, the Securities and Exchange Act, and other applicable			
Article 3	The o mem A ma withi	composition of the board of directors shall be determined by taking diversity into consideration. All bers of the board shall have the knowledge, skills, and experience necessary to perform their duties. jority of the directors shall be persons who have neither a spousal relationship nor a relationship n the second degree of kinship with any other director. board of directors of this Company shall consider adjusting its composition based on the results of			
Article 4	performance evaluation. This Company may appoint independent directors pursuant to its Articles of Incorporation. Qualifications and election of independent directors and other matters for compliance shall be handled pursuant to Regulations Governing Appointment of Independent Directors and Compliance Matters for Public				
	Com The o votin recei	panies and other applicable laws. quota of directors shall be defined as prescribed in the Company's Articles of Incorporation, with g rights separately calculated for independent and non-independent director positions. Those ving ballots representing the highest numbers of voting rights will be elected sequentially according			
Article 5	to their respective numbers of votes. Cumulative voting shall be adopted for director elections. Each voting share shall represent voting rights equivalent to the number of directors to be elected, and may be cast for a single candidate or split among multiple candidates.				
	numł	The Board of Directors shall prepare separate ballots for directors in numbers corresponding to the number of directors to be elected. Ballots shall be distributed to the shareholders. Attendance numbers printed on ballots may be used in lieu of recording the names of voting shareholders.			
Article 6	The I the n Befor vote	Board of Directors shall number prepared ballots in accordance with attendance numbers and specify number of voting rights on each ballot. ore the election begins, the chair shall appoint a number of persons to perform the respective duties of e monitoring and counting personnel. ballot boxes shall be prepared by the Board of Directors and publicly checked by the vote monitoring			
Article 7	When name ageno latter their	nnel before voting commences. re a candidate has shareholder status, the voting shareholders shall specify the shareholder's account and account number in the candidate column of the ballot. Where the candidate is a government cy or juristic person shareholder, the name of the government agency or juristic person and the 's representative shall be specified on the ballot. Where candidates don't have shareholder status, names and personal ID numbers shall be specified.			
Article 8	A ba	llot is invalid under any of the following circumstances: Failure to use the ballots prescribed in these Regulations.			
	II.	The number of candidates listed on the same ballot exceeds the prescribed quota of directors.			
	III.	Ballots not dropped into the ballot box or blank ballots.			
	IV.	The writing is unclear and indecipherable or has been altered or illegally corrected.			
	V.	The account name or number of the candidate with shareholder status whose name is entered in the			
		ballot does not conform to the information in the shareholder roster. The name or personal ID			
		number of the candidate without shareholder status whose name is entered in the ballot does not			
		conform to the information record.			

- VI. Other words or marks are entered in addition to the account name (full name) and shareholder account number (personal ID number) of candidates.
- VII. Other words or marks are entered in addition to the account name (full name) and shareholder account number (personal ID number) of the candidate.
- Article 9 Upon conclusion of the voting process, the ballot box shall be jointly opened by vote monitoring and counting personnel. Votes shall be counted immediately and the results shall be officially announced by the chair.
 - The Board of Directors shall issue notifications to the persons elected as directors. The ballots for the election 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 10 Any matters not specifically covered herein shall be handled pursuant to applicable provisions set forth in the Company Act, other relevant laws, the Articles of Incorporation, and the Rules of Procedure for Shareholders Meetings.
- Article 11 These Regulations and all amendments hereto shall take effect upon approval by the Board of Directors and ratification by the Shareholders' Meeting. Any dissenting opinions expressed by directors shall be specified in the board meeting minutes.
- Article 12 These Regulations were adopted by board resolution on May 7, 2013 and put into effect on June 21, 2013 upon ratification by the shareholders' meeting.
 The 1st amendment was adopted by board resolution on May 24, 2017 and put into effect on June 27, 2017 upon ratification by the shareholders' meeting.
 The 2nd amendment was adopted by board resolution on March 13, 2018 and put into effect on June 8, 2018 upon ratification by the shareholders' meeting.

Appendix IV.

Compal Broadband Networks, Inc.

Shareholdings of All Directors

		Book closure date: Apr	26, 2024
Title	Name	Number of shares (shares)	%
Chairman	Compal Electronics, Inc.		
Chairman	Representative: Wong, Chung-Pin		42.96%
Director	Compal Electronics, Inc.		
Director	Representative: Chen, Jui-Tsung	29,000,170	
Director	Compal Electronics, Inc.		
Director	Representative: Wang, Yu-Ho		
Director	Rui Xin Investment Co., Ltd.	3,575,000	5.29%
Director	Representative: Tsai, Rong-Jin		
Independent Director	Weng, Chien-Ren	0	0.0%
Independent Director	Mao, Ying-Wen	0	0.0%
Independent Director	Chen, Miao-Ling	0	0.0%
	Total	32,635,176	48.25%
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Note 1: Pursuant to the "Rules and Review Procedures for Director and Supervisor Share Ownership Ratios at Public Companies," where the paid-in capital of the company is more than NT\$300 million but NT\$1 billion or less, the total registered shares owned by all directors shall not be less than ten percent of the total issued shares; the total registered shares owned by all supervisors shall not be less than one percent of the total issued shares.

The statutory shareholding is calculated as following:

- No fewer than 5,411,044 shares for all directors.
- The Company has the Audit Committee in place, and thus the statutory shareholding for the supervisors is not applicable.

Appendix V. Other Matters to Be Explained

Acceptance of shareholders' proposals for this regular shareholders' meeting:

- I. Pursuant to Article 172-1 of the Company Act, a shareholder holding one percent or more of the total number of issued shares may submit to the Company a proposal for discussion at a regular shareholders meeting. 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.
- II. For the 2024 regular shareholders' meeting, the Company accepted shareholders' proposals from April 12, 2024 to April 22, 2024, and publicly announced on MOPS pursuant to laws.
- III. The Company received no proposal from any shareholders during the period above.