

# Current Report no. 68 / 2025

Current report according to	Law 24/2017, FSA Regulation 5/2018
Date of report	08.09.2025
Company name	BITTNET SYSTEMS S.A.
Social address	44, Sergent Ion Nuţu str , One Cotroceni Park, building A and B, 4 <sup>th</sup> floor, district 5, Bucharest
Headquarters	44, Sergent Ion Nuţu str , One Cotroceni Park, building A and B, 4 <sup>th</sup> floor, district 5, Bucharest
Phone/Fax	021.527.16.00 / 021.527.16.98
CUI	21181848
Trade Register No	J40/3752/2007
The market on which the shares are traded	Segment: Main Market; Category: Standard
Symbol	BNET - shares BNET26E, BNET27A, BNET28, BNET28A – bonds
Share capital	RON 63,417,671.40
The main characteristics of securities issued by the Company	634,176,714 shares at a face value of RON 0.10





# Receiving resignation letters from some of the BoD members

**BITTNET SYSTEMS S.A.** (referred to as the "Company" / "Issuer" / "Group") informs the investors about the receipt of letters of resignation from 3 of the members of the Board of Directors (BoD), respectively from:

- Eccleston Square Capital Limited, legally represented by Mr. Ciucu Bogdan-Andrei;
- QUERCUS SOLUTIONS SRL, legally represented by Mr. Micheş Paul;
- Mr. CONSTANTINESCU Gabriel-Claudiu

The three directors notified the Issuer of their resignations in compliance with the contractual notice of 60 days. Therefore, the Board of Directors convenes the General Meeting of Shareholders for 21.10.2025 to take note of the decision of the 3 administrators and to elect a new composition of the Board of Directors. The full convening notice is available on the issuer's website dedicated to investor relations and at the link below.

Chairman of the Board of Directors

By representative Mihai-Alexandru-Constantin LOGOFĂTU



#### **CONVENING NOTICE**

# OF THE EXTRAORDINARY AND ORDINARY GENERAL MEETINGS OF SHAREHOLDERS

### **BITTNET SYSTEMS SA**

In accordance with the Companies Law no. 31/1990, republished, as subsequently amended and supplemented, Law no. 24/2017 on issuers of financial instruments and market operations, ASF Regulation no. 5/2018 on issuers of financial instruments and market operations, as subsequently amended and supplemented, and the Articles of Association of the Company, the Board of Directors of BITTNET SYSTEMS SA - Romanian legal entity, with registered office at Str. Sergent Ion Nuţu, no. 44, One Cotroceni Park, Corp A and Corp B, 4th floor, sector 5, Bucharest, registered with the Trade Register under no. J2007003752404, assigned on 22.02.2007, having Single Registration Code 21181848 (the "Company"),

#### **CONVENES**

EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS for October 21, 2025 at 11:00 a.m. at Str. Sergent Ion Nutu, no. 44, One Cotroceni Park, Corp A and Corp B, 4th floor, sector 5, Bucharest, in which shareholders registered at the end of October 08, 2025, considered the Reference Date, in the shareholders' register kept by DEPOZITARUL CENTRAL SA ("EGMS") are entitled to participate and vote. In case of failure to meet the quorum for validity at the first call, a second meeting of the EGMS will be held on October 22, 2025, at 11:00 a.m., at the same place and with the same agenda and having the same Reference Date; and

ORDINARY GENERAL MEETING OF SHAREHOLDERS for October 21, 2025 at 12:00 p.m at Str Sergent Ion Nutu, no. 44, One Cotroceni Park, Corp A and Corp B, 4th floor, sector 5, Bucharest, in which shareholders registered at the end of October 08, 2025, considered the Reference Date, in the shareholders' register kept by DEPOZITARUL CENTRAL SA ("OGMS") are entitled to participate and vote. In case of failure to meet the quorum of validity at the first call, a second meeting of the OGMS will be held on October 22, 2025, at 12:00, at the same place and with the same agenda and having the same Reference Date

# Agenda of the Extraordinary General Meeting of Shareholders

- 1. Election of the Chairman of the meeting of Mr. Mihai-Alexandru-Constantin LOGOFĂTU and the secretary of the meeting of Ms. Ioana PRECUP, lawyer, who has the status of shareholder of the Company, according to the procedure for organizing and holding general meetings of the Company's shareholders.
- 2. Ratification of the Decision of the Board of Directors dated 16.06.2025, which decided to contract, by the subsidiary company Dendrio Solutions SRL, a banking loan product to

- finance working capital, from ProCredit Bank, in the form of a ceiling of a maximum value of 1,000,000 (one million) euros.
- 3. Establishing the date of o7 November 2025 as the registration date for identifying the shareholders affected by the decisions adopted by the EGMS, in accordance with the provisions of art. 87 (1) of Law no. 24/2017 and the date of o6 November 2025 as the "exdate" calculated in accordance with the provisions of art. 2 para. (2) lett. (1) of Regulation no. 5/2018. The payment date is not applicable.
- 4. Approval of the power of attorney, with the possibility of substitution, of Mr. Mihai Alexandru Constantin LOGOFĂTU, as legal representative of the Chairman of the Board of Directors of the Company, to sign the shareholders' resolutions and any other documents related to them and to carry out all procedures and formalities provided by law for the purpose of implementing the shareholders' resolutions, including the formalities of their publication and registration in the Trade Register or with any other public institution

# Agenda of the Ordinary General Meeting of Shareholders

- 1. Election of the Chairman of the meeting of Mr. Mihai-Alexandru-Constantin LOGOFĂTU and the secretary of the meeting of Ms. lawyer loana PRECUP, who has the status of shareholder of the Company, according to the procedure for organizing and holding general meetings of the Company's shareholders.
- 2. Election of new 3 members of the Board of Directors of the Company, in accordance with the provisions of art. 17.6 of the Articles of Association, following the requests to resign from office submitted by the members of the board, namely:
  - Eccleston Square Capital Limited, a company registered in the United Kingdom of Great Britain and Northern Ireland, with its registered office at Manison House, Manchester Road, Altrincham, Cheshire, England, WA144RW, registered in the UK Companies Register under registration number 15388131, legally represented by Mr. Ciucu Bogdan-Andrei;
  - QUERCUS SOLUTIONS SRL with registered office in Bucharest, Sector 2, TONY BULANDRA Street, No. 44, ATTIC ARCH, ROOM NO. 4, Trade Register registration number J40/11416/2022, Unique Identification Code 46309099, legally represented by Mr. Miches Paul;
  - CONSTANTINESCU Gabriel-Claudiu, Romanian citizen, [anonymized personal data]
- 3. Establishing the date of o7 November 2025 as the registration date for identifying the shareholders affected by the decisions adopted by the EGMS, in accordance with the

provisions of art. 87 (1) of Law no. 24/2017 and the date of o6 November 2025 as the "exdate" calculated in accordance with the provisions of art. 2 para. (2) lett. (I) of Regulation no. 5/2018. The payment date is not applicable.

4. Approval of the power of attorney, with the possibility of substitution, of Mr. Mihai Alexandru Constantin LOGOFĂTU, as legal representative of the Chairman of the Board of Directors of the Company, to sign the shareholders' resolutions and any other documents related to them and to carry out all procedures and formalities provided by law for the purpose of implementing the shareholders' resolutions, including the formalities of their publication and registration in the Trade Register or with any other public institution.

#### GENERAL INFORMATION ABOUT OGMS & EGMS

# Availability of information materials, agenda completion and questions regarding the topics on the agenda

Starting with 10.09.2025 and until the date set for the general meetings, they can be obtained by shareholders by sending a written request to the address <a href="mailto:investors@bittnet.ro">investors@bittnet.ro</a> can be downloaded from the company's website <a href="https://investors.bittnet.ro">https://investors.bittnet.ro</a>, category <Bittnet Group>, section <General Meetings> the following documents: [...] the situation regarding the total number of shares issued and voting rights on the Reference Date, the draft resolutions proposed for approval by the general meeting, the general/special power of attorney forms usable for voting by representation, the voting forms to be used through the electronic vote transmission system through the voting platform made available by the company, the Procedure for participating in the AGM electronically and the documents to be presented at the general meeting.

The direct access address to the website regarding this general meeting is:

# https://investors.bittnet.ro/ro/intalniri-ale-actionarilor/

Each shareholder has the right to ask questions regarding the items on the agenda, in compliance with the Procedure for organizing and conducting general meetings of shareholders of the Company(<a href="https://investors.bittnet.ro/wp-content/uploads/2020/03/Procedura AGA BNET-rerv200120.pdf">https://investors.bittnet.ro/wp-content/uploads/2020/03/Procedura AGA BNET-rerv200120.pdf</a>), the address <a href="mailto:investors@bittnet.ro">investors@bittnet.ro</a>, no later than September 24, 2025, 6:00 p.m.

Shareholders' proposals regarding the completion of the agenda and draft resolutions will comply with the provisions contained in the Procedure for organizing and conducting general meetings of shareholders of the Company:

# https://investors.bittnet.ro/wp-content/uploads/2020/03/Procedura AGA BNET-rerv200120.pdf

To exercise the right to introduce items on the agenda/the right to present draft resolutions for the items included or proposed to be included on the agenda of the Meeting, the entitled

shareholders will be able to submit the request addressed to the Company at the address investors@bittnet.ro, with the written mention "PROPOSAL OF NEW ITEMS ON THE AGENDA FOR THE GENERAL MEETING OF SHAREHOLDERS", until September 24, 2025, 6:00 p.m. In the event that an agenda supplemented at the request of significant shareholders is published in accordance with the legal provisions and this Notice of Meeting, the revised / supplemented agenda will be published prior to the Reference Date mentioned in this Notice of Meeting.

In the event that a completed agenda is published at the request of significant shareholders in accordance with the legal provisions and this Convener, the deadline for submitting questions remains unchanged.

# Participation in the O&EGMS

According to the legal provisions in force, only person who are registered as shareholders at the end of October 8, 2025 (Reference Date) have the right to participate and vote in the Meeting.

The company makes available and recommends to shareholders the participation and voting by electronic means of remote communication at the convened general meetings.

In accordance with <u>The procedure for organizing and holding general meetings of the Company's shareholders</u> as approved by the EGMS resolution no. 3/26.11.2020, shareholders registered in the shareholders' register on the Reference Date may participate in the meetings convened by this convening notice, using the tele/video conference system made available by the company, and to cast their vote they will use the electronic vote transmission system through the voting platform made available by the company. The procedure for participation and electronic voting at the general meetings of shareholders according to this convening notice is described here:

# https://investors.bittnet.ro/intalniri-ale-actionarilor/aga-21-octombrie-2025/

Special/general powers of attorney will be sent to the following address: <a href="mailto:investors@bittnet.ro">investors@bittnet.ro</a>, so that they are received by the Company no later than the date of October 20, 2025, 11:00 a.m. Proxies not submitted within the deadline or in a manner other than that described in this notice will not be taken into account.

Additional information can be obtained by sending a written request to the address<u>investors@bittnet.ro</u> or from the company website<u>https://investors.bittnet.ro</u>, category <Bittnet Group>, section <General Meetings>.

The company makes available and recommends to shareholders the participation and voting by electronic means of remote communication at the convened general meetings:

**Electronic voting** by using electronic voting means according to art.197 of Regulation 5/2018 of the ASF on issuers of financial instruments and market operations through the eVOTE platform (before or during the AGM) by accessing the dedicated link: <a href="https://bittnet.evote.ro/login">https://bittnet.evote.ro/login</a>, from any device connected to the internet and via the eVotePRO platform (before the AGM) for

professional investors as defined by Law no. 126/2018 on markets in financial instruments, in accordance with the provisions of art. 197 of Regulation no. 5/2018. For professional shareholders who choose to exercise their voting rights via the eVotePRO platform, electronic voting is carried out by accessing the dedicated domain assigned to each professional shareholder, in accordance with the legal requirements for identification in section b) below.

Electronic voting forms can be submitted at any time from the start of voting until the live session of the general meeting of shareholders or expressed/re-expressed directly in the live session of the meeting, the last voting option being the one recorded.

The platforms contain voting options for all items on the agenda. Electronic voting is exercised by checking a voting option "for" or "against" or by "abstaining", followed by pressing the "record vote" button. Votes marked in the platform without pressing the "record vote" button will not be taken into account. The shareholder can log in and vote whenever he wants during the designated interval for voting by correspondence and/or live, the last voting option being the one recorded.

Shareholders should take into account that, before exercising their voting rights through the eVote platform/eVotePRO platform, they must complete the registration process and their voting account must be validated by the Company.

Shareholders who are natural persons must complete the registration process only once and update their information whenever necessary. Shareholders who are legal persons/entities without legal personality must complete it for each AGM meeting, except for professional shareholders voting through the eVotePRO platform whose identification documents have been previously validated, remain valid (within 12 months from the date of issue) and have not undergone changes and/or have not been replaced with new documents.

For identification and access to the eVote/eVotePRO voting platform, shareholders will provide the following information to the Company, through the eVote/eVotePRO platform:

- a) Individuals:
- Last name First name
- Personal Numeric Code (CNP)
- Email address
- Copy of identity document (identity card, identity card, passport, residence permit) \*
- Phone number (optional)

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- Access credentials generated following identification through the Investor Enrollment Platform developed by Depozitarul Central SA: <a href="https://www.roclear.ro/Inrolare-Investitori">https://www.roclear.ro/Inrolare-Investitori</a>
- b) For legal entity shareholders, including professional shareholders/entities without legal personality:
  - Legal entity name
  - Unique registration code (CUI)
  - Last name First name of legal representative
  - Legally represented Personal Numeric Code (CNP)
  - Email address
  - Legal representative identity document (identity card, identity card, passport, residence permit)\*
  - Certificate of verification reflecting the current situation issued by the Trade Register or any equivalent document issued by a competent authority in the state in which the shareholder, a legal entity, is legally registered, presented in original or in a copy conforming to the original, no more than 12 (twelve) months old as of the date of publication of the AGOA/EGMA convening notice in the Official Gazette of Romania and allowing their identification in the register of shareholders of the Company kept by the Central Depository. \* the capacity of legal representative will be taken from the register of shareholders as of the Reference Date, received from the Central Depository SA if the shareholder has informed the Central Depository SA about his representative in time.
  - Phone number (optional)

Documents submitted in a language other than English will be accompanied by a translation made by an authorized translator into Romanian/English.

\*the electronic copy of the above-mentioned documents will be uploaded online with the following extensions: .jpg, .pdf, .png.

The identification made by the Company in the case of natural persons gives access to the General Meetings of the Company in the event that the respective natural person is a shareholder at the relevant reference data. The identification made by the Company in the case of legal persons, special or general powers of attorney gives access to the General Meetings of the Company after proving each time the validity of the legal representative, respectively the authorized person.

The right to propose candidates for the position of member of the Board of Directors

The Company's shareholders, regardless of the shareholding held in the share capital, as well as the members of the Company's Board of Directors may submit proposals for candidates for appointment as members of the Company's Board of Directors, including in the application information about the name, place of residence and professional qualification of the proposed persons and accompanied by (i) a copy of the valid identity document of the Company's shareholder/director (in the case of natural persons, identity card, identity card, passport, residence permit, respectively in the case of legal persons, identity card, identity card, passport, residence permit of the legal representative), (ii) curriculum vitae of the proposed person and (iii) in the case of proposing a candidate for the position of independent member, a declaration on the candidate's own responsibility regarding the fulfillment of all eligibility criteria.

The shareholders/administrators of the Company will be able to submit/send the request addressed to the Company, together with the documents listed in the paragraph above, in a closed envelope (in original), by post or courier services, to the Company's headquarters at Str. Sergent Ion Nuţu, no. 44, One Cotroceni Park, Corp A and Corp B, 4th floor, sector 5, Bucharest, or by email with the extended electronic signature incorporated according to Law no. 455/2001 on electronic signature, to the email address: <a href="mailto:investors@bittnet.ro">investors@bittnet.ro</a>, until September 24, 2025, 6:00 p.m., with the written mention "PROPOSAL OF CANDIDATES FOR THE POSITION OF MEMBER OF THE BOARD OF DIRECTORS".

#### Chairman of the Board of Directors

Ivylon Management SRL

By representative Mihai-Alexandru-Constantin LOGOFĂTU