SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

POST-EFFECTIVE AMENDMENT NO. 1

to

FORM S-3 REGISTRATION STATEMENT

UNDER

THE SECURITIES ACT OF 1933

TELKONET, INC.

(Exact name of registrant as specified in its charter)

UTAH (State or other jurisdiction of incorporation or organization)

87-0627421 (I.R.S. Employer Identification No.)

20800 Swenson Drive, Suite 175 Waukesha, WI 53186 (414) 302-2299

(Address, including zip code, and telephone number, including area code, of registrants principal executive offices)

Piercarlo Gramaglia Chief Executive Officer 20800 Swenson Drive, Suite 175 Waukesha, WI 53186 (414) 302-2299

(Name, address, including zip code, and telephone number, including area code, of agent for service)

Copies to: Allan Grauberd Moses & Singer LLP The Chrysler Building 405 Lexington Avenue New York, NY 10174 (212) 554-7883

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If the only securities being	g registered on this Form	n are being offered pursuant t	o dividend or interest reinvestment p	lans, please check the following box	.П
If any of the securities ber following box: □	ing registered on this Fo	rm are to be offered on a dela	yed or continuous basis pursuant to I	Rule415 under the Securities Act of	1933, check the
If this Form is filed to reg Act registration statement num			to Rule462(b) under the Securities Act the same offering. \square	et, please check the following box ar	nd list the Securitie
If this Form is a post-effe number of the earlier effective			the Securities Act, check the following	g box and list the Securities act regi	stration statement
If this Form is a registration Commission pursuant to Rule			post-effective amendment thereto the pox. \square	at shall become effective upon filing	g with the
If this form is a post-effect securities pursuant to Rule413			uant to General Instruction I.D. filed . \square	to register additional securities or ac	lditional classes of
			celerated filer, a non-accelerated filer oorting company, and emerging grow		
Large accelerated filer Non-accelerated filer	_ _		Accelerated filer Smaller reporting company Emerging growth company		
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EXPLANATORY NOTE/DEREGISTRATION

Securities Exchange Commission. In connection with Telkonet, Inc. 's voluntary decision to deregister from these reporting requirements, Telkonet, Inc. has determined to terminate any and all offerings pursuant to this Registration Statement. The total number of shares of common stock, \$0.001 par value per share, of Telkonet, Inc. registered pursuant to this Form S-3, as amended, that may be offered and sold from time to time by the selling stockholders is 1,347,884, all of which have been sold under the Registration Statement. Accordingly, the filing of this Post-Effective Amendment is made to acknowledge that all securities offered pursuant to this Registration Statement have been sold, and thus, the offering and this Registration Statement is terminated.

SIGNATURES

The Registrant. Pursuant to the requirements of the Securities Act of 1933, the registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this post-effective amendment to be signed on its behalf by the undersigned, thereunto duly authorized, in the city of Waukesha, state of Wisconsin, on the 29th day of March, 2023.

TELKONET, INC.

By: /s/ Piercarlo Gramaglia
Name: Piercarlo Gramaglia
Title: Chief Executive Officer

No other person is required to sign this Post-Effective Amendment in reliance upon Rule 478 under the Securities Act of 1933, as amended.