

"Bezeq" The Israel Telecommunication Corp Limited ("The Company")

Voting Slip in accordance with the Companies Regulations (Voting Slips and Position Notices), 2005 ("the Regulations")

Voting Slip – Part 1

- 1. <u>Company Name</u>: "Bezeq" The Israel Telecommunication Corp Limited
- Type of General Meeting, date and place: Special Annual General Meeting of the Company's shareholders. The Meeting will take place on May 14, 2020 at 11am at the Company's offices at the Azrieli Center 2, Triangular Building, 27th Floor ("the Company's Offices").

3. Details of the items on the agenda that can be voted on using the voting slip:

- 3.1 Approval of reappointment of the director (who serves as Chairman of the Board), Mr. Shlomo Rodav, for an additional tenure period on the Company's Board of Directors until the next Annual General Meeting of the Company's shareholders.
- 3.2 Approval of reappointment of the director, Mr. Darren Glatt, for an additional tenure period until the next Annual General Meeting of the Company's shareholders
- 3.3 Approval of reappointment of the director, Mr. Ran Fuhrer for an additional tenure period on the Company's Board of Directors until the next Annual General Meeting of the Company's shareholders.
- 3.4 Approval of reappointment of the independent director, Mr. David Granot, for an additional tenure period on the Company's Board of Directors until the next Annual General Meeting of the Company's shareholders.
- 3.5 Selection by the General Meeting of a director from among the employees, Mr. Joseph Abergil, to serve on the Company's Board until the next Annual General Meeting of the Company's shareholders.

For details about the directors listed in sections 3.1-3.5 above in accordance with the provisions of Regulations 26 and 36B(10) of the Periodic Reports Regulations, see Regulation 26 of Chapter D of the Periodic Report ("Chapter D") (this information constitutes an inclusion by way of reference)¹. It is clarified that the terms of tenure of the directors specified in sections 3.1-3.5 remain unchanged².

3.6 Subject to approval of item 3.5 above, approval of the grant of a Statement of Indemnification and Exemption to the candidate to serve as director from the employees has the identical wording to the Statements of Indemnification and Exemption approved for all the other directors of the Company at the Company's General Meeting held on February 6, 2020.

¹ As the Company has been informed, the director Ran Fuhrer serves as Vice President Business Development of the Neopharm Group and not as stated in Chapter D as CFO of the Neopharm Group. Apart from this update, which occurred since the date of the Periodic Report, there have not been any changes in the required details as stated above.

² Apart from in respect of Mr. Joseph Abergil, whose terms of tenure and employment remain unchanged subject to approval of the General Meeting to grant a Statement of Indemnification and Exemption for him, as stated in section 3.6 of the voting slip.

3.7 Approval of the appointment of a regular director of the Company, Mr. Tomer Raved, according to the request of B Communications Ltd (BCom) until the next Annual General Meeting of the Company's shareholders.

For details about Mr. Tomer Raved, in accordance with the provisions of Regulations 26 and 36B(10) of the Periodic Reports Regulations, see the Notice of Convening the General Meeting.

3.8 Approval to carry out amendments and updates to the Company's existing Compensation Policy as approved on May 23, 2019 for a period of three years by the General Meeting of the Company's shareholders, and amended om February 6, 2020 ("the Existing Compensation Policy"), in accordance with the text of the Compensation Policy marked with changes as compared with the Existing Compensation Policy, attached as Appendix B to the Notice of Convening the General Meeting.

4. Place and times when the full text of the proposed resolutions can be viewed:

The wording of the proposed resolutions can be examined at the Company's Offices, Sunday to Thursday, 10am - 3pm, by prior appointment by telephone: 03-6262200, until the time of convening the Meeting or deferred Meeting (if there will be one).

5. <u>Majority required to pass the resolution on the agenda:</u>

- 5.1 The majority required for each of the resolutions in sections 3.1 3.7 above is a regular majority of all the votes of shareholders present at the General Meeting, who are entitled to vote and do vote, without taking abstentions into account.
- 5.2 The majority required to pass the resolution in section 3.8 above is a regular majority of the votes on condition that one of the following is met:
 - 5.2.1 The count of votes at the General Meeting will include a majority of all the shareholder votes that are not controlling shareholders in the Company or who have a personal interest in approval of the Compensation Policy, that are participating in the vote; in the count of all votes of all said shareholders abstentions will not be taken into account; for those who have a personal interest, the provisions of section 276 shall apply, with necessary modifications;
 - 5.2.2 The total number of votes against among the shareholders stipulated in sub-clause (1) above shall not exceed two percent of all voting rights in the Company.

6. Marking shareholder's relationship:

A shareholder participating in a vote on a resolution on the agenda will mark in Part Two of the voting slip, in the place reserved for this, whether he/she is a controlling shareholder of the Company, an interested party, has a personal interest in the appointment, is a senior officer or institutional investor, as required by the provisions of the Companies Law, and shall describe the defining category, personal interest or relationship as required according to section 267A of the Companies Law, 1999, insofar as such exists. Someone who does not mark as stated or did not describe the personal interest, the defining category or relationship as stated, will not have their vote counted.

7. Validity of voting slip:

7.1 The voting slip shall be valid for a shareholder whose entitlement is registered with a member of the stock exchange and such shares are included among the shares on the Company's register of shareholders in the name of the registration company ("Unregistered Shareholder"), only if confirmation of ownership is attached as of the Date of Record to be entitled to participate and vote at the Meeting, which will be on April 7, 2020 ("the Date of Record"), or if confirmation of ownership is sent to the Company using the electronic voting system (as define in the Companies Regulations (Vote in Writing and Position Notices), 2005 ("Electronic Voting System") in respect of the Date of Record.

- 7.2 An unregistered shareholder is entitled to prove ownership of shares in the Company at the Date of Record, for the purpose of voting at the General Meeting, by providing the Company a confirmation from a member of the stock exchange where his entitlement to a share is registered, not later than 24 hours prior to the time of convening the Meeting.
- 7.3 An Unregistered Shareholder who wishes to vote using the voting slip shall mark on the second part of the voting slip its vote, and hand it to the Company or send it by registered mail together with confirmation of ownership, such that the voting slip will reach the Company's registered office not later than four (4) hours prior to the time of convening of the General Meeting.
- 7.4 The voting slip shall be valid for a shareholder registered as a shareholder on the Company's register of shareholders ("Registered Shareholder"), only if a copy of their identity card, passport or certificate of incorporation is attached.
- 7.5 A Registered Shareholder who wishes to vote using this voting slip must present the voting slip and the applicable documents to the Company's offices at the address stated below, not later than four (4) hours from the time of convening of the General Meeting.

In this respect, "Date of Submission" is the date a voting slip and accompanying documents arrive at the Company's offices.

7.6 A voting slip not submitted in accordance with what is stipulated above shall not be valid.

8. Voting using the electronic voting system:

- 8.1 An Unregistered Shareholder is entitled to vote on the item on the agenda detailed above using a voting slip that is transferred through the electronic voting system., up to six (6) hours prior to the time of convening the General Meeting, namely up until May 14, 2020 at 5:00 am ("Time of Closing the System"), when the Electronic Voting System will be closed.
- 8.2 Voting using the electronic voting system can be changed or canceled up until the Time of Closing the System and it will not be possible to change it using the electronic voting system after this time. It should be noted that in accordance with section 83(D) of the Companies Law, in the event that a shareholder votes by more than one method, the last vote will be counted, which in this case a vote by the shareholder himself or by way of a proxy shall be deemed later than voting using the electronic voting system. The Company does not allow voting over the Internet that does not use the electronic voting system.

9. Company's address for delivering voting slips and position notices:

The Company's Offices.

10. The last date for submission of position notices:

Up to 10 days prior to the date of the Meeting, namely not later than May 4, 2020.

11. The latest date for provision of responses by the Board of Directors to positions notices:

Up to 7 days prior to the date of the Meeting, namely not later than May 7, 2020.

12. Addresses of websites where the wording of the voting slip and position papers can be found:

- 12.1 The distribution website address of the Securities Authority: <u>www.magna.isa.gov.il.</u>
- 12.2 www.magna.isa.gov.il, the website of the Tel-Aviv Stock Exchange Ltd: www.maya.tase.co.il
- 12.3 Company's website: www.bezeq.co.il.
- 13. A shareholder is entitled to receive a conformation of ownership at a branch of the stock exchange member or by mail, if he/she so requests. A request in this regard shall be provided in advance for a specific shares account. An Unregistered Shareholder is entitled to give instructions that its confirmation of ownership shall be transferred to the Company using the electronic voting system.
- 14. An Unregistered Shareholder is entitled to receive free of charge by e-mail a link to the text of the voting slip and position notices on the distribution website of the Securities Authority, from a stock exchange member through whom his/her shares are held, unless he/she informed the member of the stock exchange that they are not interested to receive the said link, or that they are interested to receive the voting slips by mail for a fee; the statement concerning the voting slip shall also apply to receiving the position notices. Similarly, any shareholder may contact the Company directly, to receive from it the wording of the voting slip and position notices.
- 15. One or more shareholders who hold shares at the Date of Record representing five percent or more of the Company's total voting rights, and similarly someone holding the said amount from the total voting rights not held by the controlling shareholder in the Company as defined in section 268 of the Companies Law, 1999, is entitled to examine the voting slips as stipulated in Regulation 10 if the Companies Regulations (Voting Slips and Position Notices), 2005.

The number of shares representing five percent of the total voting rights in the Company, as of the publication date of this voting slip is: 138,274,288 shares.

The number of shares representing 5% of all the voting rights not held by the controlling shareholder in the Company as of the publication date of this voting slip is: 101,855,602 shares.

- 16. A shareholder shall indicate his/her manner of voting for the item on the agenda and for which it is possible to vote on the second part of this voting slip.
- 17. After publication of the voting slip it is possible there will be changes to the agenda, including the addition of an item to the agenda, and position notices are likely to be published; it will be possible to examine the updated agenda and the published position notices in the Company's reports on the distribution website.
- 18. If an additional item is requested to be added to the agenda of the Meeting by a shareholder of the Company, and the Company's Board will decide that the item is suitable to be discussed at the Meeting, the Company will publish an amended notice of convening the Meeting, to include an amended voting slip, not later than the date of publication of the said amended notice.

A shareholder shall indicate his manner of voting in the second part of this voting slip

The above information constitutes a translation of the Immediate Report published by the Company. The Hebrew version was submitted by the Company to the relevant authorities pursuant to Israeli law, and represents the binding version and the only one having legal effect. This translation was prepared for convenience purposes only

"Bezeq" The Israel Telecommunication Corp Limited ("The Company")

Voting Slip in accordance with the Companies Regulations (Voting Slips and Position Notices), 2005 ("the Regulations").

Voting Slip – Part 2

<u>Company Name</u>: "Bezeq" The Israel Telecommunication Corp Limited Company's address (for submitting and sending voting slips): Azrieli Center 2, (Triangular Tower, Floor 27), Tel-Aviv <u>Company No</u>.: 52-003193-1 <u>Date and time of meeting</u>: On Thursday, May 14, 2020 at 11:00 am. <u>Type of meeting</u>: Annual and Special General Meeting <u>Date of Record</u>: On Tuesday, April 7, 2020

Details of shareholder:

Name of shareholder:
ID No.:
If the shareholder does not have an Israeli ID No
Passport No.:
Country of issue:
Valid until:
If the shareholder is a company -
Company No.:
Country of incorporation:

If the shareholder is an interested party³ / senior officer⁴ / institutional Investor (including a fund manager)⁵ / or one of these^{*} (mark the applicable alternative)

Interested Party	Senior officer	Institutional investor (including a fund manager)	None of them

* If the voter above is voting with a proxy, the details above should also be given of the authorizing shareholder.

Manner of vote:

Item on the agenda	Manner of vote (1)		shareholde personal approva resolution /	controlling er or have a interest in al of the approval of itment? (2)	
	In favor	Against	Abstain	Yes (*)	No
<u>Section 3.1 above</u> - Approval of reappointment of the director (who serves as Chairman of the Board), Mr. Shlomo Rodav, for an additional tenure period on the Company's Board of Directors until the next Annual General Meeting of the Company's shareholders.					
Section 3.2 above - Approval of reappointment of the director, Mr. Darren Glatt, who serves as an officer of the controlling shareholder, until the next Annual General Meeting of the Company's shareholders.					

³ In its meaning in section 1 of the Securities Law, 1968.

⁴ In its meaning in section 37(D) of the Securities Law, 1968.

⁵ In the meaning of the term in Regulation 1 of the Supervision of Financial Services Regulations (Provident Funds) (Participation of Management Company in General Meeting), 2009 and manager of a joint investment trust fund, in its meaning in the Investment Trust Funds Law, 1994.

Section 3.3 above - Approval of			
reappointment of the director, Mr.			
Ran Fuhrer, who is a relative of the			
controlling shareholder, until the			
next Annual General Meeting of the			
Company's shareholders			
Section 3.4 above - Approval of			
reappointment of the independent			
director, Mr. David Granot, for an			
additional tenure period on the			
Company's Board of Directors until			
the next Annual General Meeting of			
5			
the Company's shareholders.			
Section 3.5 above - Selection by			
the General Meeting of a director			
from among the employees, Mr.			
Joseph Abergil, to serve on the			
Company's Board until the next			
Annual General Meeting of the			
Company's shareholders.			
Section 3.6 above - Subject to			
approval of item 3.5 above,			
approval of the grant of a			
Statement of Indemnification and			
Exemption to the candidate to			
serve as director from the			
employees has the identical			
wording to the Statements of			
Indemnification and Exemption			
approved for all the other directors			
of the Company at the Company's			
General Meeting held on February			
6, 2020.			
Section 3.7 above - Approval of the			
appointment of a regular director of			
the Company, Mr. Tomer Raved,			
according to the request of B			
Communications Ltd (BCom) until			
the next Annual General Meeting of			
the Company's shareholders.			
Section 3.8 above - Approval to			
carry out amendments and updates			
to the Company's existing			
Compensation Policy, as detailed in			
section 3.8 above.		 	

(*) Kindly detail below in the space designated below the table.

(1) Not marking shall be deemed abstention for that item.

(2) If a shareholder does not complete this column or who marks "Yes" and does not specify, his vote will not be counted.

Details of personal interest in the approval of the proposed resolutions

Details of my having a personal interest in approval of the proposed resolutions:

For shareholders whose shares are held by a stock exchange member (in accordance with section 177(1) of the Companies Law) – this voting slip is only valid if accompanied by confirmation of ownership except in cases where voting uses the electronic voting system.

For shareholders registered in the Company's register of shareholders – this voting slip is only valid if accompanied by a photocopy of the identity card / passport / certificate of incorporation.

Date: Signature: _