Bank Leumi of Israel Ltd. No. with Registrar: 520018078

Israel Securities AuthorityThe Tel Aviv Stock ExchangeT87 Public(www.isa.gov.il)(www.tase.co.il)

Transmitted via Magna: August 15 2019 Reference: 2019-01-085252

Status of Capital, Award of Rights to Purchase Shares and Registers of the Corporation's Securities and Changes therein

Regulation 31(e) of the Securities Regulations (Periodic and Immediate Reports), 1970 Regulation 31(a) of the Securities Regulations (Periodic and Immediate Reports),1970 Regulation 31(b1) of the Securities Regulations (Periodic and Immediate Reports),1970 Regulation 32 of the Securities Regulations (Periodic and Immediate Reports), 1970

Nature of the change: Exchange Tender Offers for the Exchange of Series 201 Subordinated Capital Bonds and Series N Subordinated Bonds with Series 404 Subordinated Bonds

Explanation: please provide a short description of the nature of the change

Reference numbers of previous reports on the subject: _____, ____.

1. Status of the Corporation's Securities after the Change:

	Tel Aviv Stock		Issued and Pa	aid-up Capital	Amount registered in name of nominee company
Type and	Exchange	Amount in	issued and it	company	
Name of	Registration	Registered	Amount in the		
Security	No.	Capital	previous report	Current amount	
Leumi	604611	3,215,000,000	1,524,527,267	1,524,527,267	1,524,500,177
Leumi					
Subordinated					
Capital Notes					
(Series 200)					
	6040141	0	1,349,998,000	1,349,998,000	1,349,998,000

6040158	0	950 000 000	810 145 182	810,145,182
0040150	0	,000,000	010,145,102	010,145,102
6040299	0	1 870 745 000	893 843 900	893,843,900
		1,070,710,000	0,0,0,00	0,0,0,0,00
6040257	0	999,999,000	999,999,000	999,999,000
6040265	0	999,999,000	999,999,000	999,999,000
6040315	0	5,338,151,000	5,338,151,000	5,338,151,000
6040323	0	1,150,000,000	1,150,000,000	1,150,000,000
				925,750,000
6040364	0	192,997	192,997	0
<0.40 050	0			
6040372	0	1,285,970,000	1,285,970,000	1,285,970,000
(040200	0	(12 000 000	(12 000 000	(12 000 000
6040380	0	613,800,000	613,800,000	613,800,000
6040308	0	209 100 000	209 100 000	209,100,000
0040398	0	209,100,000	209,100,000	209,100,000
6040422	0	1 689 677 000	1 689 677 000	1,689,677,000
0070722	0	1,007,077,000	1,007,077,000	1,007,077,000
6040430	0	1.441.150.000	1.441.150.000	1,441,150,000
			_, 1, 10 0, 000	.,,,,,,,,,,
6040471	0	0	1,240,950,000	1,240,950,000
	6040265 6040315 6040323 6040323 6040331 6040364 6040372 6040380 6040398 60404022 60404030	6040299 0 6040257 0 6040265 0 6040315 0 6040323 0 6040364 0 6040372 0 6040380 0 6040398 0 6040430 0	6040299 0 1,870,745,000 6040257 0 999,999,000 6040265 0 999,999,000 6040315 0 5,338,151,000 6040323 0 1,150,000,000 6040364 0 192,997 6040372 0 1,285,970,000 6040380 0 613,800,000 6040398 0 209,100,000 6040430 0 1,441,150,000	6040299 0 1,870,745,000 893,843,900 6040257 0 999,999,000 999,999,000 6040265 0 999,999,000 999,999,000 6040315 0 5,338,151,000 5,338,151,000 6040323 0 1,150,000,000 1,150,000,000 6040364 0 192,997 192,997 6040372 0 1,285,970,000 1,285,970,000 6040380 0 613,800,000 613,800,000 6040398 0 209,100,000 209,100,000 6040430 0 1,441,150,000 1,441,150,000

Explanation: Please list all of the Company's securities, including unlisted securities.

2. The corporation announces that on August 15 2019:

The number of the corporation's securities and its shareholders' register (including rights to purchase share) have changed as a result of:

Description of the nature of the change – Allocation of Series 404 Subordinated Bonds in exchange for Series 201 Subordinated Capital Notes and Series N Subordinated Bonds

Explanation: Please describe all the details of the transaction or the action that triggered the change in the corporation's securities.

1 Name of the registered holder regarding whom the change has taken place: *The late Mr*. *Yehezkel Givoni*.

Identification Number Type: . ID. No. ID No.: 2029882

Date of Change: August 15 2019 Executed through the Stock Exchange's clearing house: *No*

Type and name of the security in which the change has taken place: Leumi

Tel Aviv Stock Exchange Security No.: 604611

Quantity of change: -3,650

Balance of this security, held by this holder after the change: 0

Name of the registered holder regarding whom the change has taken place: *Givoni Emanuel*.
Identification Number Type: ID No. ID. No.: 055509012
Date of Change: August 15 2019 Executed through the Stock Exchange's clearing house: *No*

Type and name of the security in which the change has taken place: Leumi

Tel Aviv Stock Exchange Security No.: 604611

Total change: 3,650 Balance of this security, held by this holder after the change: *3,650*

3. Principal data of the shareholders' register as of report's date are as follows:

No.	Name of registered shareholder	ID type	ID number	Security's number with the Stock Exchange	Shares type and par value	Number of shares	Holder holds the shares as a trustee
1							

 Attached is a file containing the register of shareholders in accordance with the provisions of Section 130 of the Companies Law, 1999 <u>Updated Registers of Shareholders 150819</u> <u>pdf isa</u>

- 5. Attached is an updated file containing the corporation's records of its securities, including the register of option holders and the register of bond holders <u>Updated Registers of</u> <u>Securities Holders 150819 pdf isa</u>.
 - NIS 925,750,000 par value Subordinated Bonds (Series 400) were issued by the Bank on January 21 2016 and are convertible, under certain circumstances, into up to 147,914,945 ordinary shares of the Bank, as of August 14 2019. For further details regarding the conversion of the Subordinated Bonds (Series 400) into Bank shares, see the Deed of Trust for the Subordinated Bonds (Series 400) which constitute an appendix to the Shelf Offering Report published on January 20 2016 (Reference No. 2016-01-014872).
 - 2. Pursuant to the Immediate Report filed by the Bank on March 30 2017 regarding a Material Private Offering Report approved by the Bank's Board of Directors on March 29 2017 (Reference No. 2017-01-033966) (hereinafter the "Private Offering Report"), on April 6 2017 the Bank allocated 578,969 PSU 2017 units (hereinafter - the "PSU 2017 Units") to the Trustee, ESOP Management & Trust Services Ltd., Private Company No. 51-369953-8, on behalf of the Offerees, as set out in the Private Offering Report (hereinafter the "Offerees"). The number of shares that will be arise from the vesting of the PSU 2017 Units that have been allocated is based on the assumption that all the PSU 2017 Units that have been allocated pursuant to the Private Offering Report will be vested, and on the assumption that the maximum number of shares are allocated, such that each PSU 2017 Unit will vest into one ordinary Bank share, of NIS 1.0 par value each. The vesting of the PSU 2017 Units is subject to the conditions set out in Section 3 of the Private Offering Report. For further information regarding the PSU 2017 Units, see the Private Offering Report.

On March 5 2018, 192,981 units which constitute the first tranche of the PSU 2017 Units, vested into shares. For details see immediate reports dated March 6 2018. (Reference Numbers: 2018-01-021457 and 2018-01-021445). As part of the vesting of the first tranche, 8,084 dormant shares of the Bank were transferred to owners of PSU 2017 Units, which vested as aforesaid. For details see immediate reports dated March 6 2018. (Reference Numbers: 2018-01-021445).

On March 6 2019, 192,991 units, which constitute the second tranche of the PSU 2017 Units, vested into shares. These shares will be restricted until April 5 2019. For further information, see immediate reports dated March 7 2019. (Reference Numbers: 2019-01-019870).

To date, 385,972 PSU 2017 Units vested and 192,997 PSU 2017 Units have not yet vested.

3. On July 8 2018, NIS 613,800,000 par value of Subordinated Bonds (Series 401) and NIS 209,100,000 par value of Subordinated Bonds (Series 402) were issued by the Bank on July 8 2018 and are convertible, under certain circumstances, into 58,038,117 and 19,771,539 ordinary Bank shares, respectively, as of August 14 2019. For further details regarding the conversion of the Series 401 and Series 402 Subordinated Bonds into Bank's

shares, see the Shelf Offering Report published on July 5, 2018 (Reference No. 2018-01-060390). For further details regarding the results of the issuance of the Series 401 and Series 402 Subordinated Bonds, see immediate report of July 8 2018 (Reference No.: 2018-01-061236).

4. On January 31 2019, the Bank issued NIS 664,150,000 par value Subordinated Bonds (Series 403) and on March 14 2019, the Bank issued further NIS 777,000,000 par value Series 403 Subordinated Bonds by way of series expansion. As of August 14 2019, the abovementioned Subordinated Bonds are convertible, under certain circumstances into 126,282,581 ordinary Bank shares. For further details in connection with the conversion of the Series 403 Subordinated Bonds into Bank's shares, see the Deed of Trust attached as Appendix A to the Shelf Offering Report published on January 30 2019 (Reference No. 2019-01-010896).

For further details regarding the results of the issuance of the Series 403 Subordinated Bonds on January 31 2019, see immediate report of January 31 2019 (Reference No.: 2019-01-011433).

For further details regarding the results of the issuance of the Series 403 Subordinated Bonds on March 14 2019 by way of series expansion, see immediate report of March 14 2019 (Reference No.: 2019-01-022135).

5. Over the course of 2018, the Bank implemented a buyback plan at the scope of NIS 700 million pursuant to the Safe Harbor Protection mechanism published by the Securities Authority (Legal Position No. 199-8). The buyback was carried out in two stages. The first stage, pursuant to the said plan, started on May 27 2018 and ended on August 2 2018; as part of this stage, an external Stock Exchange Member purchased 13,667,294 shares for NIS 303 million. The second stage started on August 15 2018; as part of this stage a total of NIS 397 million were transferred to the external Stock Exchange Member for the purpose of continuing the buyback in accordance with the plan. On November 22 2018, the buyback plan was concluded; as part of this plan, the external Stock Exchange Member purchased 30,412,578 shares for NIS 700 million. For further details, see Note 9A in the Q3 2018 financial statements and immediate report dated November 22 2018, Reference Number: 2018-01-112947).

Furthermore, on May 26 2019, the Bank's Board of Directors approved a new buyback plan for the purchase of Bank's shares for no more than NIS 700 million as from May 28 2019 through May 27 2020. The execution of phase A of the said plan ended on August 2 2019; as part of this stage, 11,961,092 shares amounting to NIS 301 million were purchased through an external Stock Exchange Member. The execution of stage B of the plan will commence on August 15 2019 and will end at the earlier of (a) May 27 2020, or (b) completion of the purchase of Bank's shares at the total amount of NIS 700 million, net of actual purchases made as part of phase A. For further details, see immediate report of May 27 2019 (Reference Number: 2019-01-051052), immediate report of August 1 2019 (Reference Number: 2019-01-080278) and note 9A of the financial statements as of June 30 2019 published on August 14 2019 (reference no.: 2019-01-084229).

6. On July 15 2019, the Bank issued NIS 1,240,950,000 par value of Series 404 Subordinated Bonds. As of August 14 2019, the said Subordinated Bonds are convertible, under certain circumstances, into up to 99,546,626 ordinary shares of the Bank. For further details in connection with the conversion of the Series 404 Subordinated Bonds into Bank's shares, see the Deed of Trust attached as Appendix A to the Shelf Offering Report published on July 9 2019 (Reference No. 2019-01-070048).

For further details regarding the results of the issuance of the Series 404 Subordinated Bonds, see immediate report of July 14 2019 (Reference No.: 2019-01-071584).

The report was signed on behalf of the corporation, in accordance with Regulation 5 of the Securities Regulations (Periodic and Immediate Reports), 1970, by Attorney Livnat Ein-Shay Wilder, Secretary of the Group and the Bank.

Reference numbers of previous documents on this subject (this inclusion does not constitute inclusion by way of reference):

The corporation's securities are listed for trade on the Tel Aviv Stock Exchange

Abbreviated name: Leumi

Address: 34 Yehuda Halevi St., Beit Leumi, Tel Aviv 6513616, Phone: 076-8858111, 076-8859419, Fax: 076-8859732 Email: Livnat.Ein-Shay@bll.co.il Company's website: www.leumi.co.il

Previous names of reporting entity:

Name of Electronic Reporter: David Raoul Sackstein, Position: Advocate, General Secretary, name of employing company:

Address: 34 Yehuda Halevi Street, Tel Aviv 6513616, Phone: 076-8857984, Facsimile: 076-8859732 Electronic Mail: <u>David.sackstein@bankleumi.co.il</u>