Translation of Immediate Report

T049 Public

Bank Leumi Le-Israel B.M.

Registration No. 520018078
Securities of the Corporation are listed on The Tel Aviv Stock Exchange Abbreviated Name: Leumi
34 Yehuda Halevi Street, Tel Aviv 651316
Phone: 076-8858111, 076-889419; Facsimile: 076-8859732
Electronic Mail: David S@bll.co.il

Transmission Date: August 10, 2023 Reference: 2023-01-092568

To: Israel Securities Authority (www.isa.gov.il)
The Tel Aviv Stock Exchange (www.tase.co.il)

Immediate Report on Results of Meeting

Regulation 36D to the Securities Regulations (Periodic and Immediate Reports), 1970
Regulation 13 to the Securities Regulations (Transaction between a Company and its Controlling Shareholder), 2001
Regulation 22 to the Securities Regulations (Private Offering of Securities in a Listed Company), 2000

Explanation: This form is used to report all types of meetings Clarification: Fill out this form for any type of security for which a notice of convening a meeting (T-460) was published

1. Meeting's I.D. No. 2023-01-075654

Number of security on the TASE which entitled its holder to participate in the meeting 604611 Name of the entitling security on the TASE: B.L.L Ordinary Stock NIS 1.

2. An annual meeting held on *August 10 2023*, a notice for the convening of which was published on a form with the reference number 2023-01-075654 with the following topics and resolutions on its agenda:

Explanation: Fill out the topics in the order in which they appeared in the most recent T460 form published in connection with the said meeting.

Serial no.	Topic no. on the agenda (as per the T460 meeting convening report	Details about the topic	Summary of resolution	The meeting has resolved
1	Topic 1	Topic summary: To approve the allocation of options to the Bank's President and CEO, Mr. Hanan Friedman, in accordance with the provisions of Section 272(C1)(1) to the Companies Law	To approve the allocation of options to the Bank's President and CEO, Mr. Hanan Friedman, in accordance with the	To approve
		The type of majority required for approval: Not an ordinary majority	provisions of Section 272(C1)(1) to the Companies Law.	
		Resolution classified in accordance with Sections to the Companies Law (other than		

		Sections 275 and 320(f) to the Companies Law): Transaction with President and CEO in connection with his terms of service and employment in accordance with Section 272(C1)(1) to the Companies Law No Transaction between the Company and its controlling shareholder in accordance with Sections 275 and 320(f) to the Companies Law. Type of transaction / item for vote:		
2	Topic 2	To approve an outline for the award of fixed equity compensation to Bank directors (other than the Chairman of the Board of Directors) in the form of the Bank's ordinary shares of NIS 1 par value each at the total value of NIS 25,000 per quarter (linked to the Consumer Price Index). The type of majority required for approval: ordinary majority. Resolution classified in accordance with Sections to the Companies Law (other than Sections 275 and 320(f) to the Companies Law): Transaction with a director regarding his/her terms of service and employment under Section 273(A) to the Companies Law. No Transaction between the Company and its controlling shareholder in accordance with Sections 275 and 320(f) to the Companies Law. Type of transaction / item for vote:	To approve an outline for the award of fixed equity compensation to Bank directors (other than the Chairman of the Board of Directors) in the form of the Bank's ordinary shares of NIS 1 par value each at the total value of NIS 25,000 per quarter (linked to the Consumer Price Index).	To approve

Details of votes on resolutions where the majority required for approval is not an ordinary majority:

- 1.
- a. Topic summary: To approve the allocation of options to the Bank's President and CEO, Mr. Hanan Friedman, in accordance with Section 272(C1)(1) to the Companies Law.
- b. The meeting has resolved to approve

c.	The	resolution	deals	with:	

	Quantity	Votes in favor	Votes against
Total voting rights	1,533,064,789		
Shares/ securities participating in the vote	1,105,587,885		
The shares/ securities included in the number of votes	1,105,587,885	Quantity: 1,053,696,645 Percentage of total: 95.31%	Quantity: 51,891,240 Percentage of total: 4.69%
The shares/securities participating in the vote and not classified as having a vested interest (1)	1,105,587,885	Quantity: 1,053,696,645 Percentage(2): 95.31%	Quantity: 51,891,240 Percentage(2): 4.69%%

General: The quantity is always relative to the "quantity" column in the same row

- (1) The quantity of shares / securities participating in the vote which were not classified as shares whose holders have a vested interest / minority interest and regarding the appointment of EDs who have no vested interest in approving the appointment, except a vested interest which does not result from relations with the controlling shareholder.
- (2) The percentage of votes in favor/against approval of the transaction out of the voters who have no vested interest in approving the appointment, except a vested interest which does not result from relations with the controlling shareholder.

The percentage of votes in favor of approving the transaction out of total voters who are not controlling shareholders in the Company/who have no vested interest in approving the resolution: 95.31%

Percentage of votes against out of total voting rights in the Company: 3.38%

Explanation: Add an explanation if the number of shares that participated in the vote is greater than the number of shares included in the number of votes for the purpose of the vote.

No The Company classified a shareholder who voted against the transaction as having a vested interest

No The Company classified a shareholder in a manner other than he classified himself.

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	a. To approve an outline for the award of fixed equity compensation to Bank directors (other than the	
	Chairman of the Board of Directors) in the form of the Bank's ordinary shares of NIS 1 par value ea	ıch at
	the total value of NIS 25,000 per quarter (linked to the Consumer Price Index).	
	b. The meeting has resolved <i>to approve</i>	

c. T	he resol	ution dea	ls with:	

	Quantity	Votes in favor	Votes against
Total voting rights			
Shares/ securities participating in the vote			
The shares/ securities included in the number of		Quantity:	Quantity:
votes		Percentage of total:%	Percentage of total:%

participal	s/securities ing in the vote and fied as having a erest (1)		Quantity: Percentage(2):%	Quantity: Percentage(2): %
General:	The quantity is always	s relative to the "quantity	" column in the same row	
have a ve approving sharehold (2) The p interest in	sted interest / minority g the appointment, exc ler. ercentage of votes in f	y interest and regarding the cept a vested interest which avor/against approval of	e vote which were not classified the appointment of EDs who has the does not result from relation the transaction out of the voter atterest which does not result from	ve no vested interest in us with the controlling s who have no vested
controlli	ng shareholders in t	he Company/who have	ransaction out of total voters no vested interest in approves as in the Company:	ving the resolution:
		on if the number of shares er of votes for the purpos	s that participated in the vote is e of the vote.	greater than the number
vested in	nterest		who voted against the trans	· ·
3. Details	of voters who are n	ot institutional entities	, interested parties or senior	officers:
TXT fi	le <u>49 2023-01-07565</u>	<u>4.txt</u>		
assist ir		quired for reporting. The	ay use the "processing of vote reporting corporation is exclus	

The "processing of vote results" tool can be downloaded from the Israel Securities Authority's website here

4. This report is filed further to the reports listed below:

Report	Publication date	Reference no.
Original	July 5, 2023	2023-01-075654

Details of signatories authorized to sign on behalf of the corporation:

Name of signatory	Title	other
Adv. David Sackstein	Head of the Bank Se	ecretariat Department

In accordance with Regulation 5 of the Securities Regulations (Periodic and Immediate Reports), 1970, a report filed pursuant to these regulations shall be signed by the corporation's authorized signatories. For a staff position of this matter, see the Authority's website: click here.

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

Ticker: Leumi

Address: Yehuda Halevi Street 34, Tel Aviv 6513616, Tel: 076-8858111,

Facsimile: 076-8859732

Electronic Mail: <u>David_S@bll.co.il</u> company's website: <u>www.leumi.co.il</u>

Previous names of the reporting entity:

Name of Electronic Reporter: David Raoul Sackstein, Position: Advocate, General Secretary, 34 Yehuda Halevi Street, Tel Aviv 6513616, Phone: 076-8857984, Facsimile: 076-8859732 Electronic Mail: David.sackstein@bankleumi.co.il

Note: English translations of Immediate Reports of Bank Leumi are for convenience purposes only. In case of any discrepancy between the English translation and the Hebrew original, the Hebrew version shall prevail.

The original Hebrew version is available on the distribution website of the Israel Securities Authority: http://www.magna.isa.gov.il