### MIZRAHI TEFAHOT BANK LTD

No. with the Registrar of Companies: 520000522

To Israel Securities Authority
To Tel Aviv Stock Exchange Ltd (Public)

Www.isa.gov.il

To Tel Aviv Stock Exchange Ltd (Public)

Www.tase.co.il

Ref: 2025-01-036709

Supplementary report to a report submitted on:  $May\ 21\ 2025$  the reference number of which

is: 2025-01-035616

Main details added/supplemented: Following an exercise of the bank's convertible

securities, the dividend per share sum in Section

3 of the below report has been updated:

The updated and final dividend sum is 1.9897082 (1.9897388 in the previous report).

# Immediate Report on the Distribution of a Cash Dividend to Securities

Regulation 37(a) of the Securities Regulations (Immediate and Periodic Reports), 5730-1970.

- 1. We hereby report that on May 20 2025, the payment of a dividend for the company's securities was decided.
- 2. The effective date (the cum-day): *May* 28 2025 Payment date: *June* 8 2025
- 3. Payment details:
  - A dividend distributed by a company residing in Israel (for the composition of the dividend's sources and tax rates, see section 7a).
  - O A dividend distributed by a real estate investment fund (for the composition of the dividend's sources and tax rates, see section 7c).

| No. of entitled | Name of security                                      | Dividend sum per | Currency of        | Payment currency | Exchange rate for    | % tax on private | % companies tax |
|-----------------|---|------------------|--------------------|------------------|----------------------|------------------|-----------------|
| security        | security  | one security     | dividend<br>amount | currency         | repayment in respect | individuals`     |                 |
|                 |   | 2000000          |                    |                  | of date              |                  |                 |
| 695437          | Ordinary<br>shares of<br>ILS 0.1<br>par value<br>each | 1.9897082        | ILS                | ILS              |                      | 25               | 0               |

A dividend distributed by a company residing abroad (for tax rates, see section 7b).

| 1 | No. of entitled security | Name of security | Gross sum<br>per one<br>security                        | Sum<br>currency  | %<br>foreign<br>tax      | %<br>convention<br>tax | % private individuals' tax balance to deduct in the country | % companies tax<br>balance to<br>deduct in the<br>country |
|---|--------------------------|------------------|---|------------------|--------------------------|------------------------|---|---|
|   |                          |                  | Payment<br>sum in the<br>country<br>per one<br>security | Payment currency | Exchange payment is date | rate for in respect of | % de facto<br>private<br>individuals'<br>tax                | % de facto companies tax                                  |

The dividend amount to be paid must be indicated with an accuracy of up to 7 digits after the decimal point in respect of payment in ILS and up to 5 digits after the decimal point in case of payment in another currency.

- 4. The total amount of the dividend which will be paid is: *ILS 516,000,000*
- 5. The balance of the corporation's profits as defined in Section 302 of the Companies Law, 5759-1999, after the distribution proposed herein, is a total of *ILS* 28,034,000,000
- 6. The dividend distribution approval procedure *At the Board of Directors meeting dated May 20, 2025 at 10:00.*

The above distribution is with the court's approval, according to Section 303 of the Companies Law *No* The final dividend sum per security is subject to changes due to *an exercise of convertible securities*, insofar as they may be.

The final dividend sum can be announced up to 2 trade days prior to the effective date.

7. The TDS rates specified below are for TASE members for tax deduction at the source.

7a. Composition of the sources of a dividend distributed by a company residing in Israel from equity and financial instruments except for REITs

|  | % of the dividend |             | Companies | Foreign residents |
|--|-------------------|-------------|-----------|-------------------|
|  |                   | individuals |           |                   |
| Income subject to corporate tax (1)  | 100               | 25%         | 0%        | 25%               |
| Income which originated abroad (2)   | 0                 | 25%         | 23%       | 25%               |
| Income from approved enterprise/beneficiaries (3)                                  | 0                 | 15%         | 15%       | 15%               |
| Income from approved enterprise Ireland, up to 2013 (4)                            | 0                 | 15%         | 15%       | 4%                |
| Income from approved enterprise Ireland, since 2014 (5)                            | 0                 | 20%         | 20%       | 4%                |
| Preferred income   | 0                 | 20%         | 0%        | 20%               |
| Income from<br>approved<br>enterprise<br>touristic/agricult<br>ural (6)            | 0                 | 20%         | 20%       | 20%               |
| Income from approved enterprise/benefi ciaries which delivered a waiver notice (7) | 0                 | 15%         | 0%        | 15%               |
| Distribution classified as capital gain  | 0                 | 25%         | 23%       | 0%                |

| Distribution by | 0 | 0 | 0 | 0 |
|-----------------|---|---|---|---|
| participating   |   |   |   |   |
| unit            |   |   |   |   |
| Other           | 0 | 0 | 0 | 0 |

## Explanation:

- (1) Income subject to corporate tax: income due to revenue distribution or a dividend, the source of which is income produced or generated in Israel, received directly or indirectly from another group of persons owing companies tax.
- (2) Income which originated abroad is income produced or generated abroad that have not been taxed in Israel.
- (3) Including revenue from a beneficiary touristic enterprise with the selection/operation year being 2013 or prior.
- (4) A beneficiary enterprise in Ireland, for which the selection year is 2013 or prior.
- (5) A beneficiary enterprise in Ireland, for which the selection year is 2014 or after.
- (6) Including revenue from a beneficiary touristic enterprise with the selection/operation year being 2014 or after.
- (7) An approved enterprise or beneficiary which had delivered a notice of waiver until June 30, 2015, after the Companies Tax which it owed was deducted.

7b. Dividend distributed by a company residing abroad

| Bividena distributed by a company residing acroad |             |           |                   |  |  |  |
|---|-------------|-----------|-------------------|--|--|--|
|   | Private     | Companies | Foreign residents |  |  |  |
|   | individuals |           |                   |  |  |  |
| Dividend distributed                              | 25%         | 23%       | 0%                |  |  |  |
| by a company                                      |             |           |                   |  |  |  |
| residing abroad                                   |             |           |                   |  |  |  |

7c. Dividend distributed by a real estate investment fund

|  | % of dividend | Private individuals (1) | Companies | Foreign companies | Exempt<br>mutual<br>fund | Provident fund (2) |
|--|---------------|-------------------------|-----------|-------------------|--------------------------|--------------------|
| From land appreciation, capital gains and depreciation (3)                         |               | 25%                     | 23%       | 23%               | 0%                       | 0%                 |
| Other taxable income (e.g. rent)   |               | 47%                     | 23%       | 23%               | 23%                      | 0%                 |
| From income-<br>producing land<br>for the purpose<br>of<br>accommodation<br>rental |               | 20%                     | 20%       | 20%               | 0%                       | 0%                 |
| Income charged by the fund (4)   |               | 25%                     | 0%        | 25%               | 0%                       | 0%                 |
| Extraordinary income   |               | 70%                     | 70%       | 70%               | 60%                      | 70%                |
| Other % of TDS - weighted  | 100%          |                         |           |                   |                          |                    |

- (1) Private individuals including taxable income from a mutual fund, private individuals who are foreign residents.
- (2) A provident fund for annuity or remuneration or compensation, as defined in the Income Tax Ordinance, as well as a provident fund or a foreign pension fund which resides in a reciprocating state.

- (3) From land appreciation or capital gains, except for the sale of land held for a short period. As well as income in the sum of the depreciation expenses.
- (4) Distribution out of income taxed by the fund in accordance with Article 64a4 (e).
- 8. The number of the corporation's dormant shares which are not entitled to payment of dividend, and in respect of which a waiver must be produced with regard to the receipt of the dividend payment 0
- 9. Effect of the dividend distribution on the convertible securities:
  - O The company has no convertible securities
  - O The dividend's distribution has no effect on convertible securities
  - The effect of the dividend distribution on convertible securities is as follows:

| Name of security | No. of security | Comments   |
|------------------|-----------------|--|
|                  | 00000000        | Other  |
|                  |                 | The bank has a number of option plans, and the exercise price of the options which were granted will be reduced by the full dividend amount per share, as provided in Section 6 above. |

10. Directors' recommendations and decisions in connection with the dividend distribution in accordance with Regulation 37(a)(1) of the Securities Regulations (Immediate and Periodic Reports), 5730-1970:

On May 20, 2025, the bank's Board of Directors resolved to distribute a dividend in the sum of ILS 516.0 million, which constitute 40% of the profits in the first quarter of 2025, in accordance with the bank's dividend policy, and having examined the bank's capital planning in various scenarios.

Regulation 37a isa.pdf

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

|   | Signatory's Name | Position   |
|---|------------------|------------|
| 1 | Menahem Aviv     | Deputy CEO |
| 2 | Adi Shahaf       | Deputy CEO |

Explanation: According to Regulation 5 of the Securities (Periodic and Immediate Reports) Regulations, 5730-1970, a report filed under these regulations shall be signed by those authorized to sign on behalf of the corporation. The position of the senior staff on the matter (in Hebrew) can be found on the ISA's website: **Click here** 

The above report was signed by Mr. Menahem Aviv, Deputy CEO and Chief Accountant and Mr. Adi Shahaf, Deputy CEO and CFO.

The reference numbers of previous documents on the subject (reference does not constitute incorporation by reference):

Securities of a Corporation Listed for Trading on Form structure revision date: February 4 2025

the Tel Aviv Stock Exchange

Abbreviated Name: Mizrahi Tefahot

Address: 7 Jabotinsky Street, Ramat Gan, 52520 Tel:03-7559720 Fax:03-7559923

E-mail: Company website:

mangment@umtb.co.il https://www.mizrahi-tefahot.co.il

Previous name of the reporting entity: United Mizrahi Bank Ltd

Name of the person reporting electronically: Aviv Menahem Position: Name of Employing

Company: Chief

Accountant

Address: 7 Jabotinsky Street, Ramat Gan, Tel: E-mail: Fax:

52520 03-7559321 03-7559148 meno@umtb.co.il

### Regulation 37(a)(1)

Below are the directors' decisions in accordance with Regulation 37(a)(1) of the Securities Regulations (Periodic and Immediate Reports), 5730-1970, and after the following information was presented to them:

- The proposed dividend distribution does not have a material impact on the bank's financial situation.
- The balance of revenues as defined in Section 302 of the Companies Law, prior to the proposed distribution, amounts to a total of ILS 28,550 million.
- The balance of revenues as defined in Section 302 of the Companies Law, after the proposed distribution, amounts to a total of ILS 28,034 million.
- An examination was made of the impact of the proposed distribution on the equity structure
  and in the Board of Directors' assessment, the result of the bank's activity in the year
  following the dividend distribution shall be such that the capital adequacy ratio and the
  leverage ratios shall be no less than required.

#### Furthermore and in addition to the aforesaid:

- There is no concern that the dividend distribution might prevent the bank from complying with its current and expected commitments.
- The proposed distribution is out of the profit, as defined in the Companies Law.
- The bank complies with additional regulatory limitations set by the Supervision of Banks, including the provisions of the Proper Conduct of Banking Directive no. 331 regarding "dividend distribution by banking corporations", as well as capital adequacy limitations, leverage limitations and other limitations.

The Board of Directors examined the bank's compliance with the profit test and the solvency test stipulated in Article 302 of the Companies Law and, in view of the above, approved the bank's compliance with the distribution tests.

In view of the aforesaid, it is evident to the board of directors that there is no impediment to distribute a dividend in the sum of ILS 516.0 million, which constitute 40% of the profit for the first quarter of 2025, and decided to approve said distribution in view of the results of the activity of the bank in this period.