Mizrahi Tefahot Bank Ltd.'s Immediate Reports are published in Hebrew on the Israel Securities Authority and the Tel Aviv Stock Exchange websites.

The English version is prepared for convenience purposes only. The only binding version of the Immediate Reports is the Hebrew version.

In the event of any discrepancy or inconsistency between the Hebrew version and the translation to English, the Hebrew version shall prevail and supersede, for all purposes and in all respects.

MIZRAHI TEFAHOT BANK LTD

No. with the Registrar of Companies: 520000522

То	<u>Israel Securities</u> <u>Authority</u>	То	Tel Aviv Stock Exchange Ltd	T049 (Public)	Date of transmission: August 9, 2022
	www.isa.govil		www.tase.co.il		Ref: 2022-01-100762

Immediate Report on the Results of a Meeting

Regulation 36D of the Securities Regulations (Immediate and Periodic Reports) 5730-1970

Regulation 13 of the Securities Regulations (Transaction between a Company and a Controlling Shareholder Therein) 5761-2001

Regulation 22 of the Securities Regulations (Private Offering of Securities in a Listed Company) 5760-2000

Explanation: This form is used for reporting all types of meetings

Clarification: This form must be filled for every type of security regarding which a notice on the convening of a meeting was published (T-460)

1. Meeting's identifying number: 2022-01-076471

Number of the stock exchange security entitling the 695437

holder thereof to participate in the meeting:

Name of the entitling security: Mizrahi Tefahot (MZTF)

2. At a meeting convened on *August 9*, 2022 the convening of which was published in a form with the reference number 2022-01-076471, and the issues on which agenda were:

Explanation: The issues must be written in the same order that they appear in the last T460 form published in connection with the aforesaid meeting:

SN	Numbering of the issue on the agenda (according to the T460 meeting convening report)	Issue details	Resolution summary	Meeting's resolution:
1	Issue 1	Summary of the issue: Reappointment of an outside director at the bank, per this term's	To reappoint Mr. Joseph Fellus as an Outside Director under the Companies Law, for an additional tenure of three (3) years (a second	To approve

meaning in the Companies tenure), to commence on August Law 5759-1999 20, 2022. (hereinafter: "Outside Director Under the Companies Law"). Type of majority required for approval: Not an ordinary majority Resolution classification according to articles of the Companies Law (except Articles 275 and 320(f) of the Companies Law): Appointment/Extension of an outside director's tenure under Articles 239(b) or 245 of the Companies Law *Not* a transaction between the company and a controlling shareholder therein as stated in Articles 275 and 320(f) of the Companies Law Transaction type/Vote issue: ___

Details of voting on resolutions in which the required majority was not an ordinary majority:

- a. Summary of the issue: Reappointment of an outside director at the bank, per this term's meaning in the Companies Law 5759-1999 (hereinafter: "Outside Director Under the Companies Law").
 - b. The meeting has resolved: *To approve*.
 - c. Resolution in the matter of:

	Amount	Voting for	Voting against
Voting rights total	256,576,198		

The shares/securities	226,036,995		
participating in the vote			
The shares/securities included	226,036,995	Amount:	Amount:
in the counting for the purpose		220,966,613	5,070,382
of voting		Their	Their percentage
		percentage of	of the amount:
		the amount:	2.24%
		97.76%	
The shares/securities	119,107,476	Amount:	Amount:
participating in the vote which		114,037,094	5,070,382
were not classified as personal		Their	Their percentage
interest holders (1)		percentage (2):	(2):
		95.74%	4.26%

General: The percentage of the amount is always relative to the "Amount" column in that row.

- (1) The number of shares/securities participating in the vote, which were not classified as shares whose holders have a personal interest/as shares that are not controlling shareholders; and with respect to the appointment of outside directors, do not have a personal interest in approving the appointment, except for a personal interest that is not the result of association with the controlling shareholder.
- (2) Percentage of votes for/against approving the transaction out of the total number of voters who do not have a personal interest in the transaction/are not controlling shareholders or have a personal interest in approving the appointment, except for a personal interest that is not the result of association with the controlling shareholder.

Percentage of voting in favor of approving the transaction out of the total number of voters who are not controlling shareholders/do not have a personal interest in the resolution's approval: 95.74%

Percentage of opposing votes out of the total voting rights at the company: 1.98%

Explanation: An explanation must be added if the number of shares participating in the vote is larger than the amount of shares included in the counting for the purpose of voting.

 \underline{No} The company has classified a shareholder voting against the transaction as a personal interest holder

 \underline{No} The company has not classified a shareholder according to the classification he gave himself

- 3. Details of voters at the meeting who are institutions, interested parties or senior officers:
 - TXT structured file. 49 2022-01-076471.txt

(NOTE: THIS FORM IS NOT ATTACHED TO THIS TRANSLATED REPORT)

Note: Further to the <u>notice to corporations</u>, it is possible to use the "voting results processing" tool, which can help generate the information required for reporting. The responsibility for the accuracy of the details and their completeness under the law applies to the reporting corporation alone. After a trial period of several months, the possibility of reporting institutions' voting details in a PDF format shall be cancelled, and reporting shall be made strictly in the uniform format (TXT), as defined.

The "voting results processing" tool can be downloaded at the authority website here.

4. This report is submitted further to the following report(s):

Report	Publication date	Ref no.
Original	June 21, 2022	2022-01-076471

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

	Signatory's Name	Position
1	Mr. Ofer Horwitz	Other
		Bank Secretary & Head of
		the Bank's Headquarters

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

2022-01-083230 2022-01-076471

Securities of a Corporation Listed for Trading Form structure revision date: August 2, 2022

on the Tel Aviv Stock Exchange Abbreviated Name: Mizrahi Tefahot

Address: 7 Jabotinsky Street Tel: 03-7559720 Fax: 03-7559913

Ramat Gan, 52520, Israel

E-mail: mangment@umtb.co.il

Previous name of the reporting entity: United Mizrahi Bank Ltd.

Name of the person reporting electronically: Horwitz Ofer Position: Bank Secretary Name of

Employing Company: Mizrahi Tefahot Bank Ltd

Address: 7 Jabotinsky Street, Ramat Gan, 52520, Israel Tel: 03-7559207 Fax: 03-7559913 E-mail:

management@umtb.co.il