

# BEZEQ THE ISRAELI TELECOMMUNICATION CORP. LTD.

("the Company" or "BEZEQ THE ISRAELI TELECOMMUNICATION CORP. LTD.")

August 6, 2025

To:

Israel Securities Authority Via MAGNA

Tel Aviv Stock Exchange Ltd. ("the Stock Exchange") Via MAYA

## Private Placement Report - Allocation of Warrants under Employee Option Plan

Further to the outline published by the Company on December 28, 2023 (Reference No.: 2023-01-143088) ("the Outline") and the approval of the Company's Board of Directors on August 5, 2025 for the allocation subject to this report, the Company is honored to report a non-material private allocation of 163,752 warrants (not listed for trading) exercisable into up to 163,752 ordinary shares of the Company, constituting approximately 0.006% of the Company's share capital and voting rights (0.006% on a fully diluted basis), subject to the approval of the Stock Exchange for the listing for trading of the shares resulting from the exercise of the warrants, as follows:

#### 1. The Offerees

The aforementioned warrants will be allocated under the Outline to up to three offerees
who are managers and employees of the Company and its subsidiaries. Employeremployee relationships exist between all the offerees and the Company or its
subsidiaries, as applicable.

### 2. Terms of the Warrants

 The terms of the warrants will be identical to those of the warrants allocated under the "current allocation" as defined in the Outline and as detailed in the Outline, subject to the following changes:

# A. Vesting Period

■ The warrants will vest in four (4) equal tranches, with the first tranche vesting on August 6, 2026, and each subsequent tranche vesting at the end of one year after the previous tranche's vesting, subject to the other vesting conditions set forth in the Outline.

## • B. Exercise Price

■ The warrants will be allocated in two grants, with each grant, constituting half (1/2) of the total warrants, vesting in four (4) equal tranches as stated in section A above. The exercise price and target price (the condition for exercising each grant) will be as follows:

Number of Warrants	Exercise Price and Condition for Exercise	Exercise Price <sup>103</sup>	Target Price (Condition for Exercise) <sup>104</sup>
163,752	Grant 1	NIS 6.32	NIS 7.5
	Grant 2	NIS 6.96	NIS 8.5

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It is clarified that both grants will be allocated simultaneously, and the division into two grants is intended to set different exercise prices and target prices for each grant, as detailed in the table above.

The exercise price and the price condition for exercise are subject to adjustments as detailed in section 2.5.6 of the Outline.

# C. Expiry Date

The warrants will expire at the end of seven (7) years from the date of approval of the allocation of the warrants by the Company's Board of Directors.

The other terms of the warrants are identical to those of the warrants allocated in the "current allocation" as detailed in the Outline.

# **3.** Consideration

The warrants will be allocated without consideration, as part of the Company's equity compensation plan, as described in the Outline.

#### 4. Conditions for Allocation

The allocation of the warrants is subject to the approval of the Stock Exchange for the listing for trading of the shares resulting from the exercise of the warrants. As of the date of this report, such approval has not yet been received.

**5.** Transfer Restrictions and Other Main Conditions Regarding the Issuance and Transfer of Shares or Warrants

For details, see sections 2.8 and 2.5.3 of the Outline.

## **6.** Agreements Between the Offerees

To the best of the Company's knowledge, after checking with the offerees, the Company is not aware of any agreements, whether written or oral, between the offerees and shareholders of the Company or between the offerees, all or some of them, among themselves or with others, regarding the purchase or sale of the Company's securities or regarding voting rights therein.

Respectfully,

BEZEQ THE ISRAELI TELECOMMUNICATION CORP. LTD.

Footnotes appear at the end of the document.

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#### **FOOTNOTE:**

The data refers to the issued and paid-up share capital of the Company and its voting rights as of the date of the report. On a fully diluted basis, assuming the exercise of all warrants allocated and to be allocated under the Outline, the shares to be allocated as a result of the exercise of the warrants subject to this report will constitute approximately 0.006% of the Company's share capital and voting rights.

<sup>102</sup> The offerees are employees and managers of the Company and its subsidiaries, who have employer-employee relationships with the Company or its subsidiaries, as applicable.

- <sup>103</sup> The exercise price of each warrant grant is determined in accordance with the provisions of the Outline, as detailed therein.
- <sup>104</sup> The target price (the condition for exercise) of each warrant grant is determined in accordance with the provisions of the Outline, as detailed therein.
- <sup>201</sup> The percentage that the shares resulting from the exercise of the warrants will constitute on a fully diluted basis is before the allocation subject to this report and neutralizing the net exercise mechanism of the warrants, which is a net exercise mechanism (as detailed in the Outline), therefore the actual number of shares to be issued, as well as the holding percentage in the capital and voting power on a fully diluted basis after the exercise of the warrants, may be lower than stated above. After the allocation subject to this report, the Company's issued and paid-up share capital is expected to be 2,772,470,255 shares (2,824,159,232 shares on a fully diluted basis). As stated in the Outline, the shares resulting from the exercise of the warrants will be registered in the name of the Company for the records of the Stock Exchange or another company serving as the Company's registrar at that time.
- <sup>202</sup> It is clarified that the offerees are not interested parties as defined in section 270(5) of the Companies Law, 1999 ("the Companies Law"), and will not become interested parties as a result of the allocation subject to this report (including on a fully diluted basis).
- <sup>203</sup> "Exercise Price" In accordance with the Company's compensation policy, the exercise price of the warrants for the purpose of calculating the benefit component shall not be less than the average closing price of BEZEQ's share on the Stock Exchange during the thirty (30) trading days preceding the date of approval of the allocation of the warrants by BEZEQ's Board of Directors or a Board committee authorized to approve the allocation under section 288 of the Companies Law, or the closing price of BEZEQ's share on the Stock Exchange at the end of the trading day preceding the date of the Board or Board committee decision regarding the allocation of the warrants, whichever is higher, unless otherwise approved by the Company's general meeting.
- <sup>204</sup> "Condition for Exercise" The average closing price of the Company's share during a period of at least thirty (30) consecutive trading days on the Stock Exchange preceding the examination date is equal to or higher than the price specified in the table above. It is emphasized that there is no requirement for the price condition for exercise to be met at the actual exercise date, but it must be met during the period after the vesting date of the warrant and until the expiry date (and before the actual exercise date), even if it is not met at the actual exercise date.