GILAT SATELLITE NETWORKS LTD.

THIS PROXY IS SOLICITED ON BEHALF OF THE BOARD OF DIRECTORS

The undersigned hereby appoints Isaac Angel, Gil Benyamini and Avivit Swissa, or any of them, attorneys or attorney-in-fact, for and in the name(s) of the undersigned, with power of substitution and revocation in each to vote any and all ordinary shares, nominal value NIS 0.20 per share, of Gilat Satellite Networks Ltd. (the "Company"), which the undersigned would be entitled to vote as fully as the undersigned could if personally present, held of record in the name of the undersigned at the close of business on August 2, 2022, at the Annual General Meeting of Shareholders of the Company to be held on September 1, 2022 at 2 p.m. (Israel time) at the offices of the Company, 21 Yegia Kapayim Street, Kiryat Arye, Petah Tikva 4913020, Israel, and at any adjournment or adjournments thereof (the "Meeting"), hereby revoking any prior proxies to vote said shares, upon the following items of business more fully described in the notice of and proxy statement for such Annual General Meeting (receipt of which is hereby acknowledged).

In light of the recent outbreak of the coronavirus (COVID-19) pandemic, the Company reserves the option to convert the Meeting from a physical meeting to a virtual meeting at the same or a later date. In such event, the Company will issue a press release and furnish a Form 6-K or other document with the SEC prior to the date of the General Meeting outlining the manner in which shareholders may attend the virtual meeting.

THIS PROXY WHEN PROPERLY EXECUTED WILL BE VOTED AS SPECIFIED.

(Continued and to be signed on the reverse side)

ANNUAL GENERAL MEETING OF SHAREHOLDERS OF

GILAT SATELLITE NETWORKS LTD.

September 1, 2022

Please date, sign and mail your proxy card in the envelope provided as soon as possible.

Please detach along perforated line and mail in the envelope provided.

	THE BOARD OF DIRECTORS RECOMMENDS A VOTE "FOR" THE ELECTION OF THE NOMINEES FOR DIRECTOR IN ITEM 2 AND "FOR" THE APPROVAL OF THE PROPOSALS UNDER ITEMS 1, 3 AND 4.												
PLF	PLEASE SIGN, DATE AND RETURN PROMPTLY IN THE ENCLOSED ENVELOPE. PLEASE MARK YOUR VOTE IN BLUE OR BLACK INK AS SHOWN HERE ⊠												
		require an indication of "Personal Law, 5759-1999 (the "ICL")).	Interest" in	1 the resolution	and whethe	the undersigned is a "Controlling Shareholder" (as such terms are defined under the							
	information re n IV of the Prox		Interest" and	d "Controlling	Shareholder"	please see the explanation in the Notice of Annual General Meeting of Shareholders and in							
(1) To set the number of directors serving on the Company's Board of Directors at seven.													
	□ FOR	□ AGAINST □ ABSTA	AIN										
(2)	To re-elect four members of the Board of Directors and elect a new member of the Board of Directors until our next annual general meeting of shareholders and until their successors have been duly elected and qualified												
	a.	Isaac Angel (re-elect)	FOR	AGAINST	ABSTAIN								
	b.	Amiram Boehm (re-elect)											
	c.	Aylon (Lonny) Rafaeli (re-elect)											
	d.	Ronit Zalman Malach. (elect)											
	e.	Dafna Sharir (re-elect)											
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(3)	Subject to her election pursuant to Item 2, to approve a grant of options to Ms. Zalman Malach.										
	□FOR	☐ AGAINST	□ ABSTAIN								
(4)	A. To amend the Company's compensation policy for executive officers as set forth in Annex A1 attached to the Proxy Statement.										
	\square FOR	\square AGAINST	\square ABSTAIN								
	By marking the "NO" box below, you confirm that you are not a "controlling shareholder" and do not have a "personal interest" in the approval of Proposal (4) A. If you cannot make sconfirmation, please check the "YES" box.										
	□NO	\square YES									
	B. To amend the Company's compensation policy for directors as set forth in Annex A2 attached to the Proxy Statement.										
	\square FOR	\square AGAINST	\square ABSTAIN								
	By marking the "NO" box below, you confirm that you are not a "controlling shareholder" and do not have a "personal interest" in the approval of Proposal (4) B. If you cannot make st confirmation, please check the "YES" box.										
	□NO	\square YES									
(5) To ratify and approve the reappointment and compensation of Kost Forer Gabbay & Kasierer, a member of Ernst & Young Global, as our independent registered public accordiscal year ending December 31, 2022, and for such additional period until the next annual general meeting of shareholders											
	□FOR	☐ AGAINST	□ ABSTAIN								
	-	on your account, plea		at right and indicate your new address in	the address space above. Pleas	se note that changes to the r	egistered name(s) on the				
Sign	nature of Shareholde	r	Date	_Signature of Shareholder	Date						
gua		l title as such. If the		is Proxy. When shares are held jointly, ea ation, please sign full corporate name by o							