GILAT SATELLITE NETWORKS LTD.

THIS PROXY IS SOLICITED ON BEHALF OF THE BOARD OF DIRECTORS

The undersigned hereby appoints Amiram Boehm, Doron Kerbel, and Gil Benyamini, 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 July 16, 2025, at the Annual General Meeting of Shareholders of the Company to be held on August 14, 2025 at 12:00 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).

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.

August 14, 2025

IMPORTANT NOTICE REGARDING THE INTERNET AVAILABILITY OF PROXY MATERIALS FOR THIS ANNUAL GENERAL MEETING OF SHAREHOLDERS. THE PROXY STATEMENT IS AVAILABLE AT: OF INTERNET AVAILABILITY OF PROXY MATERIAL:

https://www.gilat.com/investor-relations/#sec

Please date, sign and mail your proxy card as soon as possible.

In accordance with the Israeli Companies Regulations (Reliefs for Companies with Securities Listed on Foreign Stock Exchanges), 5760-2000, a shareholder submitting a vote for each of Item No. 4, 5, 6 and 7 is deemed to confirm to the Company that such shareholder does not have a "Personal Interest" in such Item and is not a "Controlling Shareholder" (as such terms are defined under the Israeli Companies Law, 5759-1999), unless such shareholder had delivered the Company a notice in writing stating otherwise, no later than 10 a.m., Israel time, on August 14, 2025, to the attention of the Company's Corporate Secretary, at our registered office in Israel, 21 Yegia Kapayim St., Kiryat Arye, Petah Tikva 4913020, Israel.

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

THE BOARD OF DIRECTORS RECOMMENDS A VOTE "FOR" THE APPROVAL OF THE PROPOSALS UNDER ITEMS 1,2,3,4,5,6,7 and 8.

To set the number of Directors on the Board of Directors at eight;

(1)

PLEASE SIGN, DATE AND RETURN PROMPTLY IN THE ENCLOSED ENVELOPE. PLEASE MARK YOUR VOTE IN BLUE OR BLACK INK AS SHOWN HERE \boxtimes

Items No. 4, 5, 6 and 7 require an indication of "Personal Interest" in the resolution and whether the undersigned is a "Controlling Shareholder" (as such terms are defined under the Israeli Companies Law, 5759-1999 (the "ICL")).

For information regarding the definitions of "Personal Interest" and "Controlling Shareholder", please see the explanation in the Notice of Annual General Meeting of Shareholders and in the Proxy Statement.

| | | | | FOR | AGAINST | ABSTAIN | |
|-------|--|----------------------------------|------------------------|---|-----------------------------|---------------------|--|
| a. | Amiram Bo | oehm (re-elect) | | | | | |
| b. | Aylon (Lo | Aylon (Lonny) Rafaeli (re-elect) | | | | | |
| c. | d. Amir Ofek (re-elect) | | | | | | |
| d. | | | | | | | |
| e. | | | | | | | |
| Subje | ect to her election | on pursuant to Item 2, to | approve a grant of o | ptions to Dana Porter Ru | binshtein, as describ | ed in the Proxy S | Statement |
| | FOR | ☐ AGAINST | ☐ ABSTAIN | | | | |
| To ap | oprove of the el | ection of Hilla Haddad | Chmelnik to serve as a | n external director for a t | hree-year period con | nmencing as of th | ne date of approval |
| | FOR | ☐ AGAINST | ☐ ABSTAIN | | | | |
| Subje | ect to her election | on pursuant to Item 4, to | approve a grant of op | otions to Hilla Haddad Cl | nmelnik, as describe | d in the proxy stat | tement |
| | FOR | □ AGAINST | ☐ ABSTAIN | | | | |
| To ar | mend the Comp | any's Compensation Po | licy for Executive Off | icers and Directors, as des | scribed in the Proxy | Statement | |
| | FOR | ☐ AGAINST | ☐ ABSTAIN | | | | |
| | | | | y for Executive Officers a ed in the Proxy Statement | | nt to Item No. 6, t | to approve the grant of Performance Stock Units (PSU |
| | FOR | ☐ AGAINST | ☐ ABSTAIN | | | | |
| | ratify and approve the reappointment and compensation of Kost Forer Gabbay & Kasierer, a member of Ernst & Young Global, as our independent registered public accountant fiscal year ending December 31, 2025, and for such additional period until the next annual general meeting of shareholders. | | | | | | |
| | FOR | □ AGAINST | ☐ ABSTAIN | | | | |
| - | e address on yo bmitted via this | - | k the box at the right | and indicate your new ac | ldress in the address | space above. Ple | ease note that changes to account's registered name(|
| | | | | | gnature of Shareholder Date | | |