SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

F O R M 6-K

REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 UNDER THE SECURITIES EXCHANGE ACT OF 1934

For the month of May 2015

INTERNET GOLD-GOLDEN LINES LTD. (Name of Registrant)
2 Dov Friedman Street, Ramat Gan 5250301, Israel (Address of Principal Executive Office)
Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F.
Form 20-F ⊠ Form 40-F [□
Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1): □
Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7): □
Indicate by check mark whether by furnishing the information contained in this Form, the registrant is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.
Yes □ No ⊠
If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): 82

Internet Gold-Golden Lines Ltd.

EXPLANATORY NOTE

The following exhibit is attached:

- 99.1 An immediate report of Bezeq The Israel Telecommunication Corp. Ltd., a controlled subsidiary of B Communications Ltd., itself a subsidiary of Internet Gold, filed with the Israel Securities Authority and the Tel Aviv Stock Exchange Class Action Pelephone Communications Ltd.
- 99.2 An immediate report of Bezeq The Israel Telecommunication Corp. Ltd., a controlled subsidiary of B Communications Ltd., itself a subsidiary of Internet Gold, filed with the Israel Securities Authority and the Tel Aviv Stock Exchange Filing of Response to High Court of Justice File Concerning the Wholesale Market.

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

INTERNET GOLD-GOLDEN LINES LTD. (Registrant)

By: /s/ Doron Turgeman
Doron Turgeman
Chief Executive Officer

Date: May 26, 2015

EXHIBIT INDEX

The following exhibit is attached:

- 99.1 An immediate report of Bezeq The Israel Telecommunication Corp. Ltd., a controlled subsidiary of B Communications Ltd., itself a subsidiary of Internet Gold, filed with the Israel Securities Authority and the Tel Aviv Stock Exchange Class Action Pelephone Communications Ltd.
- 99.2 An immediate report of Bezeq The Israel Telecommunication Corp. Ltd., a controlled subsidiary of B Communications Ltd., itself a subsidiary of Internet Gold, filed with the Israel Securities Authority and the Tel Aviv Stock Exchange Filing of Response to High Court of Justice File Concerning the Wholesale Market.

Bezeq - The Israel Telecommunication Corp. Ltd. (the "Company")

To: The Tel Aviv Stock Exchange The Israeli Securities Authority

Immediate Report - Class Action Against Pelephone

Further to the Company's immediate report of July 29, 2014 and the description in Section 3.17.2.b of the chapter containing a description of the Company's business affairs in the Company's 2014 periodic report, regarding a ruling rendered by the Tel Aviv District Court confirming a settlement between claimants in a claim and a class action certification motion on grounds relating to the non-ionizing radiation levels of cellular devices (hereinafter, the "Original Claim") and the subsidiary, Pelephone Communications Ltd. ("Pelephone"), including notification and testing by Pelephone with respect to the issues forming the subject of the claim, and the sale of earphones to customers at a discounted price for a period of time (hereinafter, the "Ruling"), the Company provides notice that on May 25, 2015, the Company received a notice from Pelephone regarding a new claim and class action certification motion which had been filed against it with the Tel Aviv District Court by one of the plaintiffs in the Original Claim, on grounds of a fundamental and material violation of the settlement that is the subject of the Ruling.

The aggregate claim amount was estimated by the plaintiff at NIS 410 million (based on alleged personal damage of NIS 90, based on an estimate of the value of the contractual benefit to the consumer, with respect to several violations in connection with the sale of earphones as provided for in the settlement agreement, according to the plaintiff, multiplied by an estimated 4 million former and current customers of Pelephone, and non-monetary damage for an alleged breach of the duty to warn and inform about radiation risks, which is estimated at NIS 50 million).

Pelephone is studying the claim and the certification motion and neither Pelephone and/nor the Company is able, at the present stage, to evaluate the claim's likelihood of success.

The above information constitutes a translation of an excerpt of the Immediate Report published by the Company. The Hebrew version was submitted by the Company to the relevant authorities pursuant to Israeli law, and represents the binding version and the only one having legal effect. This translation was prepared for convenience purposes only.

Bezeq - The Israel Telecommunication Corp. Ltd. (the "Company")

To: The Tel Aviv Stock Exchange The Israeli Securities Authority

Immediate Report - Filing of Company's Response to High Court of Justice File Concerning the Wholesale Market

Further to the Company's immediate reports regarding the High Court of Justice file concerning the wholesale market and the notice of update which the State filed with the High Court of Justice on May 7, 2015, immediate notification is hereby provided that further to the High Court of Justice's decision, on May 25, 2015, the Company filed an update in the proceeding.

In its update, the Company rejects the statements in the State's update, and notes that contrary to the State's conclusions (1) the various solutions proposed by the Ministry for providing telephony services in the wholesale market are not technologically feasible; and (2) the tariffs determined by the Ministry of Communications for the provision of wholesale market services are unreasonable.

The Company further asserts that the Ministry of Communications has not completed the discussions to evaluate the Company's arguments, as requested by the High Court of Justice, and has held steadfastly to its decisions such that the unreasonableness of such decisions has remained unchanged.

The Company's update included an engineering opinion by an external expert and an internal economic opinion (together with an external comparative study indicating that the wholesale price in European countries upon which the Ministry relied is more than double the price determined by the Israeli Ministry).

The above information constitutes a translation of an excerpt of the Immediate Report published by the Company. The Hebrew version was submitted by the Company to the relevant authorities pursuant to Israeli law, and represents the binding version and the only one having legal effect. This translation was prepared for convenience purposes only.