SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934

(Amendment No. 49)*

G Willi Food International Ltd

(Name of Issuer)

Ordinary Shares, nominal value NIS 0.10 per share

(Title of Class of Securities)

M52523103

(CUSIP Number)

Yitschak Barabi 4 Nahal Harif St., Yavne, L3, 81224 972-8-932-1000

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

07/07/2025

(Date of Event Which Requires Filing of This Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§ 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

CUSIP No. M52523103

	1			
1	Name of reporting person			
	Joseph Williger			
	Check the appropriate box if a member of a Group (See Instructions)			
2	□ (a) ☑ (b)			
3				
3	SEC use only			
4	Source of funds (See Instructions)			
		PF		
5		closure of legal proceedings is required pursuant to Items 2(d) or 2(e)		
6	Citizenship or place of organization			
-	ISRAEL			
		Sole Voting Power		
	7	0.00		
Number of Shares	1	Shared Voting Power		
Beneficiall y Owned	8	10,514,235.00		
by Each Reporting		Sole Dispositive Power		
Person With:	9	0.00		
		Shared Dispositive Power		
	10	10,514,235.00		
	Aggregate amount beneficially owned by each reporting person			
11	10,514,235.00			
	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)			
12				
,-	Percent of class represented by amount in Row (11)			
13	75.73 %			
44	Type of Reporting Person (See Instructions)			
14	N .			
				

Comment for Type of Reporting Person:

Rows (8) (10) and (11): Consists of (i) 8,200,542 Ordinary Shares held directly by Willi-Food Investments Ltd. ("WIL"), (ii) 771,075 Ordinary Shares held directly by B.S.D Crown LTD. ("B.S.D"), (iii) 130,751 Ordinary Shares held directly by Joseph Williger ("JW"), and (iv) 1,406,867 Ordinary Shares held directly by Zwi Williger ("ZW"). JW and ZW disclaim the existence of any group for purposes of Section 13(d) of the Exchange Act. See Item 5. The beneficial ownership of the Ordinary Shares is further described in Item 5.

Row (13): Based on 13,883,685 Ordinary Shares outstanding as of July 7, 2025 (as provided by the Issuer).

CUSIP No. M52523103

1	Name of reporting person			
	Zwi Williger			
	Check the appropriate box if a member of a Group (See Instructions)			
2	□ (a) ☑ (b)			
3	SEC use only			
4	Source of funds (See Instructions)			
	PF			
5	Check if dis	closure of legal proceedings is required pursuant to Items 2(d) or 2(e)		
6	Citizenship or place of organization			
	ISRAEL			
	7	Sole Voting Power		
		0.00		
Number of		Shared Voting Power		
Shares Beneficiall	8	10,514,235.00		
y Owned by Each		Sole Dispositive Power		
Reporting Person	9	0.00		
With:	-	Shared Dispositive Power		
	10	10,514,235.00		
11	Aggregate amount beneficially owned by each reporting person			
	10,514,235.00			
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)			
13	Percent of class represented by amount in Row (11)			
13	75.73 %			
44	Type of Reporting Person (See Instructions)			
14	N			

Comment for Type of Reporting Person:

Rows (8) (10) and (11): Consists of (i) 8,200,542 Ordinary Shares held directly by Willi-Food Investments Ltd. ("WIL"), (ii) 771,075 Ordinary Shares held directly by B.S.D Crown LTD. ("B.S.D"), (iii) 130,751 Ordinary Shares held directly by Joseph Williger ("JW"), and (iv) 1,406,867 Ordinary Shares held directly by Zwi Williger ("ZW"). JW and ZW disclaim the existence of any group for purposes of Section 13(d) of the Exchange Act. See Item 5. The beneficial ownership of the Ordinary Shares is further described in Item 5.

Row (13): Based on 13,883,685 Ordinary Shares outstanding as of July 7, 2025 (as provided by the Issuer).

CUSIP No. M52523103

	Name of reporting person			
1	B.S.D Crown LTD.			
	Check the appropriate box if a member of a Group (See Instructions)			
2				
	□ (a) ☑ (b)			
3	SEC use only	y		
_	Source of funds (See Instructions)			
4	wc			
5	Check if dis	closure of legal proceedings is required pursuant to Items 2(d) or 2(e)		
5				
6	Citizenship or place of organization			
	ISRAEL			
	7	Sole Voting Power		
		0.00		
Number of Shares		Shared Voting Power		
Beneficiall y Owned	8	8,971,617.00		
by Each Reporting		Sole Dispositive Power		
Person With:	9	0.00		
	40	Shared Dispositive Power		
	10	8,971,617.00		
	Aggregate amount beneficially owned by each reporting person			
11	8,971,617.00			
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)			
12				
13	Percent of class represented by amount in Row (11)			
13	64.62 %			
14	Type of Reporting Person (See Instructions)			
	co			

Comment for Type of Reporting Person:
Rows (8) (10) and (11): Consists of (i) 8,200,542 Ordinary Shares held directly by Willi-Food Investments Ltd. ("WIL") and (ii) 771,075 Ordinary Shares held directly by B.S.D Crown LTD. ("B.S.D").

Row (13): Based on 13,883,685 Ordinary Shares outstanding as of July 7, 2025 (as provided by the Issuer).

CUSIP No. M52523103

1	Name of reporting person			
	Willifood Investments Ltd			
	Check the appropriate box if a member of a Group (See Instructions)			
2	□ (a) ☑ (b)	□ (a) ☑ (b)		
3	SEC use only	у		
	Source of funds (See Instructions)			
4	WC			
_	Check if dis	closure of legal proceedings is required pursuant to Items 2(d) or 2(e)		
5				
_	Citizenship or place of organization			
6	ISRAEL STATE OF THE STATE OF TH			
	7	Sole Voting Power		
		0.00		
Number of Shares		Shared Voting Power		
Beneficiall y Owned	8	8,200,542.00		
by Each Reporting	9	Sole Dispositive Power		
Person With:		0.00		
	10	Shared Dispositive Power		
		8,200,542.00		
44	Aggregate amount beneficially owned by each reporting person			
11	8,200,542.00			
12	Check if the aggregate amount in Row (11) excludes certain shares (See Instructions)			
42	Percent of class represented by amount in Row (11)			
13	59.07 %			
44	Type of Reporting Person (See Instructions)			
14	со			

Comment for Type of Reporting Person:
Row (13): Based on 13,883,685 Ordinary Shares outstanding as of July 7, 2025 (as provided by the Issuer). The beneficial ownership of the Ordinary Shares is further described in Item 5.

Item 1. Security and Issuer

(a) Title of Class of Securities:

Ordinary Shares, nominal value NIS 0.10 per share

(b) Name of Issuer:

G Willi Food International Ltd

(c) Address of Issuer's Principal Executive Offices:

4 Nahal Harif St., Yavne, ISRAEL, 81224.

Item 2. Identity and Background

- (a) This Amendment No. 49 to Schedule 13D is being filed jointly by Willi-Food Investments Ltd. ("WIL"), B.S.D Crown LTD. ("B.S.D"), Joseph Williger ("JW") and Zwi Williger ("ZW") (the foregoing, collectively, the "Reporting Persons"). The agreement among the Reporting Persons relating to the joint filing of this Amendment to Schedule 13D is attached as an exhibit hereto.
- (c) WIL is controlled by its majority shareholder, B.S.D (formerly known as Emblaze Ltd.), a company wholly owned by JW and his brother ZW

WIL, an Israeli company traded on the Tel Aviv Stock Exchange (symbol: WLFD), acts as a holding company for the shares of the Issuer, which imports and markets food products. The business address of WIL is 4 Nahal Harif St., Northern Industrial Zone, Yavne 8110602, Israel.

B.S.D, an Israeli private company, holds WIL shares. The business address of B.S.D is 4 Nahal Harif St., Northern Industrial Zone, Yavne 8110602, Israel.

JW is a citizen of Israel, is a director of B.S.D, director of WIL and the CEO of the Issuer. JW is a citizen of Israel and his principal employment is business management. The business address of JW is 76 Kaplan St., Herzliya 4674311, Israel.

ZW, the brother of JW, is a director of B.S.D, the Chairman of WIL and the Chairman of the Board of Directors of the Issuer. ZW is a citizen of Israel and his principal employment is business management. The business address of ZW is 7 Hashikma St., Savion, Israel.

Unless included above, set forth on Schedule I hereto, which is incorporated herein by reference, is the name, present business addresses, principal occupation or employment, name of organization where such employment is conducted, description of the principal business of such organization and citizenship of the directors and executive officers of each Reporting Person

- (d) During the last five years, none of the Reporting Persons nor, to the best of their knowledge, any of the entities or individuals mentioned in this Item 2 or listed on Schedule I hereto, has been (i) convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding has been or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.
- (f) Israel

Item 3. Source and Amount of Funds or Other Consideration

From November 13 2024 until July 7, 2025 ZW purchased 176,431 Ordinary Shares of the Issuer for aggregate consideration of \$3,237,146. ZW used his personal funds to acquire these Ordinary Shares.

Item 5. Interest in Securities of the Issuer

(a) As of the date hereof, WIL owns directly (and therefore is considered the beneficial owner of) 8,200,542 Ordinary Shares, or approximately 59.07% of the outstanding Ordinary Shares. Thus, as of the date hereof, WIL may be deemed to have the shared power to vote, or direct the voting of, and the shared power to dispose of, or direct the disposition of, all such shares.

WIL is controlled by its majority shareholder, B.S.D, which as of the date hereof directly owns 771,075 Ordinary Shares of the issuer. Accordingly, as of the date hereof, B.S.D may be deemed to beneficially own 8,971,617 Ordinary Shares (comprised of 771,075 Ordinary Shares held directly by B.S.D, and 8,200,542 Ordinary Shares held directly by WIL), or approximately 64.62% of the outstanding Ordinary Shares. Thus, as of the date hereof, B.S.D may be deemed to have the shared power to vote, or direct the voting of, and the shared power to dispose of, or direct the disposition of, all such shares.

As of the date hereof, JW directly owns though a wholly-owned company 135,751 Ordinary Shares and ZW directly owns though a wholly-owned company 1,406,867 Ordinary Shares. JW and ZW together own 100% of B.S.D shares and each be deemed to beneficially own 10,441,235 Ordinary Shares (comprised of 8,200,542 Ordinary Shares held directly by WIL, 771,075 Ordinary Shares held directly by JW and 1,406,867 Ordinary Shares held directly by ZW), or approximately 75.73% of the outstanding Ordinary Shares. Thus, as of the date hereof, each of JW and ZW may be deemed to have the shared power to vote, or direct the voting of, and the shared power to dispose of, or direct the disposition of, all such shares.

Each Reporting Person disclaims beneficial ownership of any Ordinary Shares except to the extent of his or its pecuniary interest therein. Neither the filing of this Amendment to Schedule 13D nor any of its contents shall be deemed to constitute an admission that any Reporting Person is the beneficial owner of the Ordinary Shares referred to herein for purposes of Section 13(d) of the Exchange Act or for any other purpose.

Because JW and ZW are brothers, ZW serves as the Chairman of the Board of Directors of the Issuer, and JW serves as CEO of the Issuer, and JW and ZW together beneficially own 100% of the outstanding shares of B.S.D, the Reporting Persons may be deemed to constitute a "group" for purposes of Section 13(d) of the Exchange Act. However, ZW and JW have not acted in concert in connection with the transactions described herein and have not been, nor are they currently, parties to any voting or other arrangement with respect to their holdings in B.S.D, WIL or the Issuer, and they disclaim the existence of any such group

(b) Except as set forth in the table below and as set forth in this Schedule 13D, to the best knowledge of the Reporting Persons, none of the Reporting Persons and no other person or entity described in Item 2 of this report has beneficial ownership of, or has engaged in any transaction during the past 60 days in respect of, any Ordinary Shares:

The following purchases were made by ZW using his personal funds: ZW purchased Ordinary Shares on the following dates and at the following prices per share:

on June 16, 2025, ZW purchased 1,147 Ordinary Shares at an average price of \$16.25 per share; on June 17, 2025, ZW purchased 10,240 Ordinary Shares at an average price of \$16.92 per share; on June 19, 2025, ZW purchased 5,000 Ordinary Shares at an average price of \$17.22 per share; on June 23, 2025, ZW purchased 2,204 Ordinary Shares at an average price of \$17.66 per share; on June 29, 2025, ZW purchased 1,000 Ordinary Shares at an average price of \$18.72 per share; on June 30, 2025, ZW purchased 25,779 Ordinary Shares at an average price of \$19.06 per share; on July 1, 2025, ZW purchased 34,014 Ordinary Shares at an average price of \$19.18 per share; on July 4, 2025, ZW purchased 4,000 Ordinary Shares at an average price of \$19.18 per share; on July 4, 2025, ZW purchased 5,000 Ordinary Shares at an average price of \$19.16 per share; and on July 7, 2025, ZW purchased 73,000 Ordinary Shares at an average price of \$19.62 per share.

On July 2, 2025, ZW sold 34,014 Ordinary Shares at an average price of \$19.64 per share.

All transactions were made on The Tel Aviv Stock Exchange in New Israeli Shekels (NIS). The dollar average price for each day described above represents the dollar equivalent of the NIS average price based on The Bank of Israel representative rate of exchange as of the end of the relevant date.

(d) No person, other than the Reporting Persons, has the right to receive or the power to direct the receipt of dividend from, or the proceeds from the sale of, the Ordinary Shares referred to in this Item 5.

Item 7. Material to be Filed as Exhibits.

Item 7 of Schedule 13D, "Material to be Filed as Exhibits" is amended and restated to read as follows:

Exhibits:

Number Description

99.1 Joint Filing Agreement among the Reporting Persons (incorporated by reference to Amendment No. 31 to Schedule 13D filed on August 3, 2017).

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Joseph Williger

Signature: /s/ Joseph Williger
Name/Title: Joseph Williger
Date: 07/08/2025

Zwi Williger

Signature: /s/ Zwi Williger
Name/Title: Zwi Williger
Date: 07/08/2025

B.S.D Crown LTD.

Signature: /s/ Joseph Williger

Name/Title: Joseph Williger, DIRECTOR

Date: 07/08/2025

Willifood Investments Ltd

Signature: /s/ Yitschak Barabi
Name/Title: Yitschak Barabi, CEO

Date: 07/08/2025

Exhibit 99.1

Schedule 1

Unless otherwise provided in Item 2, set forth below are the names of the directors and executive officers B.S.D. Crown LTD., and Willi-Food Investments Ltd., and their present business addresses, principal occupation or employment, name of organization where such employment is conducted, description of the principal business of such organization and citizenship. In addition, any service of such persons as officers or directors of the Issuer is also indicated. The citizenship of all those listed below is Israel unless otherwise noted.

Name	Joseph Williger	
Position in B.S.D, WIL, or Issuer	Shareholder of B.S.D with his brother ZW, director in WIL, and the CEO of the Issuer	
Residence or business address	7 Menachem Begin Road, Gibor Sport Tower 8th Floor, Ramat Gan 5268102, Israel	
Present principal occupation or employment	Director	
Name of corporation or organization where employed	Yossi Willi Management and Investments Ltd and the Issuer	
Address of corporation or organization where employed	7 Menachem Begin Road, Gibor Sport Tower 8th Floor, Ramat Gan 5268102, Israel	
Description of principal business of corporation or organization where employed	Management and Investments	

Name	Zwi Williger	Noit Williger	Lital Wagman-Williger
Position in B.S.D, WIL, or Issuer	Shareholder of B.S.D with his brother JW, the Chairman of WIL and a Chairman of the Board of Directors of the Issuer	Director in WIL ZW's daughter	Director in WIL YW's daughter
Residence or business address	Nachal Harif Street Northern Industrial Area Yavne, 81106022	Arlozorov 28, Herzliya, Israel	Barak 31 Tel-Aviv
Present principal occupation or employment	Director	UX-UI Designer	Designer and architecture
Name of corporation or organization where employed	ZVI V & CO. and the issuer.	Bitmob, Graphic Design	Self employed
Address of corporation or organization where employed	Nachal Harif Street Northern Industrial Area Yavne 81106022, Israel	Arlozorov 28, Herzliya, Israel	Barak 31 Tel-Aviv
Description of principal business of corporation or organization where employed	Management and investments	Marketing agency	designer and architecture

Name	Kobi Navon	Ziv Ironi	
Position in B.S.D, WIL, or Issuer	Independent director in WIL	External director of WIL	
Residence or business address	13 David Ben Gurion St., Bnei Brak, Israel	2 Ibn Gvirol St., Tel Aviv, Israel	
Present principal occupation or employment	CPA (Israel)	Corporate litigator	
Name of corporation or organization where employed	Navon Waisfeld & Co.	Ziv Ironi Advocates & Notary	
Address of corporation or organization where employed	13 David Ben Gurion St., Bnei Brak, Israel	2 Ibn Gvirol St., Tel Aviv, Israel	
Description of principal business of corporation or organization where employed	Senior partner	Law office	

Name	Avital Bar-Dayan	Yitschak Barabi	
Position in B.S.D, WIL, or Issuer	External director of WIL and the Issuer and director of t		
Residence or business address	32 Omri, Tel-Aviv, Israel	4 Nahal Harif St., Northern Industrial Zone, Yavne 81106, Israel	
Present principal occupation or employment	Corporate Finance Consolatory	Chief Financial Officer of WIL and Issuer	
Name of corporation or organization where employed	Self employed	WIL and Issuer	
Address of corporation or organization where employed	32 Omri, Tel-Aviv, Israel	4 Nahal Harif St., Northern Industrial Zone, Yavne 81106, Israel	
Description of principal business of corporation or organization where employed	Independent corporate finance professional	Importing and marketing of food products	

Name	Idan Ben-Shitrit	Ayelet Nir	Shlomo Gold
Position in B.S.D, WIL, or Issuer	External director of the Issuer	External director of the Issuer	Director of the Issuer
Residence or business address	10 Klozner St., Ramle, Israel	57 HaTziv'oni St., Kiryat Ono, Israel	7 Yehuda HaMaccabi St., Kiryat Ono, Israel
Present principal occupation or employment	1 7 1	external director and chairwoman of the investment committee of a pension and provident fund company	Manager at S. Neta Investments Ltd.
Name of corporation or organization where employed	Meitav Co. & Altris Co.	Self-employed	S. Neta Investments LTD
Address of corporation or organization where employed	10 Klozner St., Ramle, Israel	57 HaTziv'oni St., Kiryat Ono, Israel	7 Yehuda HaMaccabi St., Kiryat Ono, Israel
Description of principal business of corporation or organization where employed	Portfolio management services	Self-employed	Development of real estate project in Poland