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UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Form 6-K

Report of Foreign Private Issuer

Pursuant to Rule 13a-16 or 15d-16 of the Securities Exchange Act of 1934

For the month of September, 2014

Commission File Number: 000-51310
XTL Biopharmaceuticals Ltd. (Translation of registrant's name into English)
85 Medinat Hayehudim St., Herzliya Pituach, PO Box 4033, Herzliya 4614001, Israel (Address of principal executive offices)
Indicate by check mark whether the registrant files or will file annual reports under cover 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- <u>N/A</u>

Date: 09/23/2014 12:12 PM User: chris.ganesh
Client: v389832_XTL BIOPHARMACEUTICALS LTD_6-K

Vintage

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Incorporation by Reference: This Form 6-K of XTL Biopharmaceuticals Ltd. dated September 23, 2014 is hereby incorporated by reference into the registration statements on Form S-8 (File No. 333-148085, File No. 333-148754 and File No. 333-154795) filed by XTL Biopharmaceuticals Ltd. with the Securities and Exchange Commission on December 14, 2007, January 18, 2008, and October 28, 2008, respectively.

Vintage Date: 09/23/2014 12:12 PM User: chris.ganesh Project: v389832 Form Type: 6-K Client: v389832_XTL BIOPHARMACEUTICALS LTD_6-K File: v389832_6-k.htm Type: 6-K Pg: 3 of 9

Notice of Annual General Meeting

XTL Biopharmaceuticals Ltd

(incorporated and registered in the State of Israel under the Israeli Companies Law – 1999 with registered number 52-003947-0)

Notice is hereby given that an Annual General Meeting (the "Meeting") of the shareholders of XTL Biopharmaceuticals Ltd. (the "Company") will be held at the Law Offices of the Company's attorneys, Kantor & Co., at 12 Abba Hillel Silver Road, Ramat-Gan, Israel at 11:00AM. (Israel Time), on Tuesday, October

The Company is a Dual Listed Company, as such term is defined in the Israeli Companies Regulations (Concession for Public Companies Traded on Stock Market Outside of Israel), 4760-2000.

For information regarding the terms of service and employment of the Company five most highly compensated "office holders" (as such term is defined in the Israeli Companies Law, 1999, or, as amended from time to time, the Companies Law) during or with respect to the year ended on December 31, 2013, see Item 6 of the annual report published by the Company on April 3, 2014 [2014-02-037410].

The Meeting is being called for the following purposes:

- Financial Statements Discussion regarding the Company's Financial Statements and Annual Report for the year ended 31 December, 2013.
- 2. Auditor Reappointment - To consider and act upon proposal to approve the appointment of Kesselman & Kesselman, Certified Public Accountants (Israel) (PricewaterhouseCoopers), as the Company's independent auditors for the financial year ending 31 December, 2014 and that the Board of Directors be and are hereby authorized to approve the level of remuneration of the auditors in accordance with the volume and nature of their services.
- 3 Directors Reappointment - To consider and act upon proposal to re-elect Messrs Amit Yonay and David Bassa, to hold office as directors for an additional term, commencing on the date of the Meeting and until the next Annual General Meeting of Shareholders. Declaration of Director's Qualification attached hereto as **Annex A**
- <u>Director Appointment</u> To consider and act upon proposal to elect Dr. Jonathan Schapiro, to hold office as director in the Company, commencing on the date of the Meeting and until the next Annual General Meeting of Shareholders, including the allotment of 150,000 non-tradable stock options, without consideration, exercisable into 150,000 ordinary shares of the Company, NIS 0.1 par value each (the "Director Options").

The exercise price of the Director Options is NIS 0.43 each (such amount not linked), reflecting a price which is 10% higher than the average share price in the 30 days preceding the date of the Board of Directors' resolution.

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The allotment of the Director Options will be made in accordance with Section 3(i) of the Income Tax Ordinance (New Version) – 1961 (the "Ordinance").

The Director Options will be subject to a vesting period and adjustments specified in the Company's option plan, all as set forth in Resolution 5 below. Declaration of Director Qualification attached as **Annex B** hereto.

- 5. <u>Director Remuneration</u> Subject to the approval of Resolution 4 above, and in accordance with the resolution of the Company's Compensation Committee and Board of Directors dated September 23, 2014, to consider and act upon proposal to approve Mr. Jonathan Schapiro consultancy terms in the Company, including allotment of 150,000 non-tradable, unlisted Options, exercisable into Company shares, all pursuant to the term and conditions set forth below:
 - 5.1 Monthly Consulting Fee Commencing as of the approval date of the Meeting (the "Effective Date"), Dr. Jonathan Schapiro shall serve as a consultant to the Company and will be entitled to a monthly consulting fee of US \$1,500 (the "Monthly Fee"). Upon the successful completion of a cash fund raising of at least US\$3 million in a public offering or private placement of equity securities, including securities convertible or exercisable into equity by the Company or any entity in its control (>50%) (the "Fund Raising"), the Monthly Fee will be increased to US \$3,000.
 - 5.2 In addition to the Monthly Fee, the Company shall reimburse Dr. Jonathan Schapiro for any extraordinary expenses incurred by him, which are to be approved in advance by the Company (the "**Approved Expenses**").
 - 5.4 <u>Options</u> In consideration for his service as consultant to the Company, Dr. Jonathan Schapiro will be entitled to an allotment of an additional amount of 150,000 non-tradable stock options, without consideration, exercisable into 150,000 ordinary shares of the Company, NIS 0.1 par value each, (the "Consultancy Options").

The exercise price of the Consultancy Options is NIS 0.49 each (not linked), reflecting a price which is 25% higher than the average share price in the 30 days preceding the date of the Board of Directors' resolution.

The allotment of the Consultancy Options will be made in accordance with Section 3(i) of the Ordinance.

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The Consultancy Options and the Director Options specified in section 4 above (collectively "**Options**"), will be subject, to the terms and conditions as set forth below:

- Mr. Jonathan Schapiro will be entitled to receive the Options and exercise them within a maximum period of 120 months from the date of allotment, subject to the terms and conditions contained herein, and based on a vesting period of 36 months, so that 4/12 of the Options will vest following the first anniversary as of the engagement and the remaining 8/12 shall vest on a quarterly basis (with 1/12 of the Options vesting on the last day of each three month period). Following the lapse of 36 months, all the Options may be exercised (the "Vesting Period"), subject to continued engagement of Mr. Jonathan Schapiro during the Vesting Period.
- Pursuant to the Tel-Aviv Stock Exchange directives, owing to the transition to clearing on day T+1 of unlisted shares and convertible securities, there will be no conversion of options on the determining day for a distribution of bonus shares, offering by way of rights, dividend distribution, capital consolidation, capital split or capital reduction (each of the above will hereinafter be referred to as "Company Event"). Furthermore, should the X-date of the Company Event fall before its determining day, no conversion will be made on that date.
- 5.4.3 Shares deriving from the Options will grant the right to receive invitations to attend Company meetings and vote therein. All of the Company's shares, including those deriving from the Options, have equal rights among them, pro rata to the amount of capital paid, or credited as paid, on their par value, in regard to dividend and any other distribution or participation in the distribution of surplus Company assets upon dissolution.
- 5.4.4 In accordance with the approved Company option plan, the exercise price and number of unexercised options allotted to offerees, will be adjusted in the following cases:
 - a. The number and class of shares that may be acquired in regard to the exercise of options granted under the Option Plan will be proportionally adjusted to an increase or decrease in the number of allotted shares deriving from the split (including bonus shares), consolidation, exchange of shares, change of classes of shares or a combination of all of the above.

It should be noted that, in each case, the exercise price shall be adjusted so as not to be below the share par value. No adjustments shall be made where securities are issued by way of rights granted to the Company's shareholders. The number of shares or the exercise price will not be adjusted where dividends are distributed in cash or deemed as distributed.

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b. In any event of a merger or consolidation, in which the Company is not the "surviving" company ("Acquisition Event"), the Options shall be replaced or considered as options granted by the surviving company, in which case the following provisions shall apply: (1) the Options' Vesting Period will not change, apart from the fact that 25% of the number of options that have not yet vested on the date of the Acquisition Event, will immediately vast; (2) should the offeree's tenure end before the lapse of one year from the date of the Acquisition Event, a further 25% of the options that have not yet vested on the date of the Acquisition Event, will immediately

- c. In the event of the Company's dissolution, the Board of Directors or the Committee appointed by it shall notify the option holders to that effect, by giving 15 days prior notice at least, during which period the option holders may exercise the entire options in their possession whose Vesting Period has not yet lapsed. In the event of failure to exercise their right during the said period, the options will expire.
- d. Where the Company receives an offer to effect a transaction, whether by way of acquiring the shares of the Company or otherwise, the outcome of which will be a change in control, the option holders may exercise the entire options in their possession within a period of 6 months commencing on the date of effecting the transaction and/or the date of fulfillment of the conditions precedent.

Assuming that the full amount of Options is exercised, the shares deriving from the said exercise will constitute 0.12% of the issued and paid up capital, and 0.12% on a fully diluted basis.

The exercise shares will be listed under the name of the registration company through which the Company's shares will be registered at the time.

The options and shares derived from the exercise thereof are subject to a 6 month "blockage" period, in accordance with the provisions of the U.S Securities Act of 1933 and Rule 144, and conditions specified therein. Company shares issued on account of exercised options will bear legend as follows:

"THE SECURITIES REPRESENTED BY THIS CERTIFICATE WERE ORIGINALLY ISSUED ON ______, HAVE NOT BEEN REGISTERED UNDER THE U.S. SECURITIES ACT OF 1933, AS AMENDED (THE "ACT"), OR APPLICABLE SECURITIES LAWS OF ANY STATE OF THE UNITED STATES ("STATE ACTS") AND MAY NOT BE SOLD, ASSIGNED, PLEDGED, TRANSFERRED OR OTHERWISE DISPOSED OF IN THE ABSENCE OF AN EFFECTIVE REGISTRATION STATEMENT UNDER THE ACT OR STATE ACTS OR AN EXEMPTION FROM REGISTRATION THEREUNDER"

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6. <u>D&O Insurance Policy</u> – to consider and act upon proposal to approve a "Framework Transaction" for a period of 3 years commencing as of September 1, 2014 through August 31, 2017 (the "Period"), for the authority of the Company, in the ordinary course of business, to acquire D&O Insurance Policies to cover the liability of directors and officers who will serve the Company, from time to time, including without limitations directors and officers who are or may be deemed to be a controlling party in the Company, and all manner of "Framework Transaction" as defined in the Israeli Companies Regulations (Relief in Interested Parties Transactions), 2000 (the: "Relief Regulations").

The Company may acquire during the Period, a D&O Insurance Policy with a limit of liability of up to US \$10 million per event and per year. The annual D&O Insurance Policy premium paid by the Company shall not exceed a total of US \$75 thousand plus an amount representing up to 10% of the said amount per year (subject to premiums updates which may be required in respect of public offering, if any, etc.). Additionally the Company may purchase D&O Insurance Policy liability limit higher than US\$10 million in the United States, provided that the annual premium paid by the Company shall not exceed the amount of the premium as stated above.

As long as the Company has D&O Insurance Policy in effect, each of the directors and/or officers who have left the Company will be included in the said policy until lapse of 7 years from the date of their departure, provided the terms of the D&O Insurance Policy will not diminish significantly the D&O Insurance Policy conditions which were existed in the eve of their departure from the Company (more than 10% change). In the event that the Company will cease in the future from entering into a D&O Insurance Policy to cover the liability of directors and officers or the terms of the D&O Insurance Policy will be significantly lower (more than 10% change) than the D&O Insurance Policy existed before their departure, the Company commits to purchase for such directors and officers run-off insurance for the remaining period of up to 7 years from the date of departure of the director and/or officer and in the conditions of the D&O Insurance Policy that existed in the eve of their departure, and at a total cost which will not exceed twice the annual D&O Insurance Policy premium cost.

The Board of Directors recommends that you vote in favor of the proposals, which are described in the attaché Proxy Statement. Resolutions 2 to 6 of the Meeting shall each be carried by a simple majority.

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In the Meeting, a legal quorum will constitute the presence of at least two (2) shareholders, by themselves or their representatives, holding together at least 33% of the total voting rights in the Company. If at the elapse of half an hour from the Meeting's scheduled time the legal quorum is not present, the meeting will be postponed by one week for the same day of the week, at the same time and venue as scheduled for the original meeting, or for a different date and/or venue as determined by the Board in a notice to the shareholders (the "**Deferred Meeting**"). The Deferred Meeting will discuss the same agenda as planned for the original meeting. If a legal quorum is not present in the Deferred Meeting at the elapse of half an hour from the Deferred Meeting's scheduled time, any number of shareholders present, by themselves or their representatives, will constitute a legal quorum and the meeting will be entitled to discuss the issues on the agenda.

Shareholders of record at the close of business on September 28, 2014, are entitled to notice of, and to vote at the Meeting. Shareholders can vote either by mailing in their proxy or in person by attending the Meeting. If voting by mail, the proxy must be received by at the Company registered office in Israel at least 72 hours prior to the appointed time of the Meeting to be validly included in the tally of ordinary shares voted at the Meeting. If shareholders will attend the Meeting they may vote in person and in such case their proxy will not be used.

Shareholders who do not expect to attend the Meetings in person are requested to mark, date, sign and mail the proxy as promptly as possible. Beneficial owners who hold their shares through members of the Tel Aviv Stock Exchange ("TASE") may either vote their shares in person at the Meeting by presenting a certificate signed by a member of the TASE which complies with the Israel Companies Regulations (Proof of Ownership for Voting in General Meetings)-2000 as proof of ownership of the shares (the "Certificate"), or send such Certificate along with a duly executed proxy to Kantor & Co. - Law Offices at 12 Abba Hillel Rd., 8th Floor, Ramat Gan, ISRAEL 5250606.

The Notice of the Meeting and the Proxy Form is available for the public at the Israel Securities Authority's site: www.magna.isa.gov.il and at the Company's office at 85 Medinat Hayehudim Street, Herzliya, Israel.

Sincerely,

XTL Biopharmaceuticals Ltd.

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About XTL Biopharmaceuticals Ltd. ("XTL")

XTL Biopharmaceuticals Ltd., a biopharmaceutical company, focuses on the acquisition and development of pharmaceutical products for the treatment of unmet clinical needs. XTL is focused on late stage clinical development of drugs for the treatment of multiple myeloma, schizophrenia and lupus.

XTL is a public company traded on the Nasdaq Capital Market (NASDAQ: XTLB) and the Tel-Aviv Stock Exchange (TASE: XTL). XTL shares are included in the following indices: Tel-Aviv Biomed, Tel-Aviv MidCap, and Tel-Aviv Bluetech-50.

Contact

Investor Relations, XTL Biopharmaceuticals Ltd.

Tel: +972 9 955 7080, Email: ir@xtlbio.com, www.xtlbio.com

Cautionary Statement

Date: September 23, 2014

Some of the statements included in this Form 6-K may be forward-looking statements that involve a number of risks and uncertainties. For those statements, we claim the protection of the safe harbor for forward-looking statements contained in the Private Securities Litigation Reform Act of 1995.

SIGNATURES

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

XTL BIOPHARMACEUTICALS LTD.

By: /s/ Josh Levine

Josh Levine

Chief Executive Officer

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To:

XTL BIOPHARMACEUTICALS LTD.

Declaration of Director's Qualification

(Section 224(b) of the Israeli Companies' Law - 1999 (the "Law"))

I, the undersigned, Mr. David Bassa, I.D 57501405 hereby states, declares and undertakes to XTL BIOPHARMACEUTICALS Ltd. (the "company") as follows:

- I have the necessary qualifications and ability to devote appropriate time to perform
 the position of a director in the Company, taking into account, among other things,
 the Company's special needs.
- With accordance to paragraph 1 above, the following are details regarding my skills:
 2.1 Education-

(Field of education, institution, academic degree, certificate or professional license)

Bar-Ilan University: BA in Economics

Bar Ilan University non-thesis master's degree in computer science

2.2. Practice and Professional Experience-

(Job description, employer details, duration of service)

Founder and CEO of Sela Software Labs Ltd. The company operates along with its subsidiaries providing domestic and worldwide development and training in software

Founder and CEO of D.B-Hen Consulting, Managing and Holding Ltd: the Company engage in Management Services, Real estate Brokerage, and Investments.

One of the Founders of Biogal Israel - later to be merged with XTL

2.3. Companies in which I serve or served as a Director in the past 5 years-

(Job description, company's name, duration of service)

Founder and CEO of Sela Software Labs Ltd. The company operates along with its subsidiaries providing domestic and worldwide development and training in software.

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Founder and CEO of D.B-Hen Consulting, Managing and Holding Ltd: the Company engage in Management Services, Real estate Brokerage, and Investments.

- 3. I have not been convicted by a final judgment of one or more offences specified under sections 290 to 297, 392, 415, 418 to 428 to the Israel Penal Law 5737-1997; or under sections 52C, 52D, 53(a) and 54 to the Securities Law, 5728-1968 ("Securities Law"); and in any additional offences to those set forth above, as prescribed by the Minister of Justice from time to time.
- I have not been convicted by a final judgment in a court outside of Israel for bribery, fraud, directors' offenses involving misuse of inside information.
- I have not been convicted by a final judgment of any other offense in which a court determined that due to its nature, severely or circumstances I do not deserve the serve as director/director of a public company.
- 6. I was not imposed by an administrative enforcement commission, appointed under section 52(32)(a) of the Securities Law, with means of enforcement, as provided in section 52 of the Securities Law, or imposed under Chapter H4 of the Securities Law, under Chapter G2 of the Regulation of Investment Counseling and Investment Portfolio Management Law, 1995 or under Chapter J1 to the Joint Investment Trust Law, 1994, as applicable.
- 7. I am not a minor, incompetent, and was not declared insolvent.
- To this time, I maintain/do not maintain (Please delete the unnecessary) holds securities of the company or of a subsidiary and/or related company of the company.

Below are my stated Holdings:

Name, type and series of Security	No. of Security on the stock exchange	Quantity of Securities	Treasury Securities	The rate Holding		The rate Holding (strong/s dilution)	s full
				Capital	Vote	Capital	Vote
Shares	1085497	21,705,987	-	9.19%	9.37%	8.47%	8.61%

- 9. I hereby declare that if any change shall apply in the above listed information in a way that shall prevent the continuation of my service as director of the Company, I shall inform the company about the change immediately and my service as a director shall terminate immediately. I am fully aware that the Company relied on the declaration of this statement during the approval of my tenure as director of the Company.
- 10. I am aware that non-disclosure of information as mentioned above shall be considered as a breach of my fiduciary duty to the Company.
- 11. I hereby declare that I shall meet all the law requirements regarding service as a director of a public company, and serve for the benefit of the Company.

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To:

XTL BIOPHARMACEUTICALS LTD.

Declaration of Director's Qualification

(Section 224(b) of the Israeli Companies' Law - 1999 (the "Law"))

I, the undersigned, Mr. Amit Yonay, I.D 024907743 hereby states, declares and undertakes to XTL BIOPHARMACEUTICALS Ltd. (the "company") as follows:

- I have the necessary qualifications and ability to devote appropriate time to perform
 the position of a director in the Company, taking into account, among other things,
 the Company's special needs.
- 2. With accordance to paragraph 1 above, the following are details regarding my skills:
 - 2.1 Education-

(Field of education, institution, academic degree, certificate or professional license)

BSc in Electrical Engineering from Binghamton University: MBA in Finance and International Business from Tel Aviv University

2.2. Practice and Professional Experience-

(Job description, employer details, duration of service)

Actively involved in independent investments primarily in real estate and capital markets with an emphasis on distressed asset opportunities since 2007: Head Israeli sell-side analyst with ING Financial Markets (NYSE: ING, Euronext; INGA) in Israel.

2.3. Companies in which I serve or served as a Director in the past 5 years-

(Job description, company's name, duration of service)

XTL Biopharmaceuticals Ltd. since March 2009, Chairman of the Board of InterCure Ltd. since July 2012.

- 3. I have not been convicted by a final judgment of one or more offences specified under sections 290 to 297, 392, 415, 418 to 428 to the Israel Penal Law 5737-1997; or under sections 52C, 52D, 53(a) and 54 to the Securities Law, 5728-1968 ("Securities Law"); and in any additional offences to those set forth above, as prescribed by the Minister of Justice from time to time.
- I have not been convicted by a final judgment in a court outside of Israel for bribery, fraud, directors' offenses involving misuse of inside information.
- I have not been convicted by a final judgment of any other offense in which a court
 determined that due to its nature, severely or circumstances I do not deserve the serve
 as director/director of a public company.

6. I was not imposed by an administrative enforcement commission, appointed under section 52(32)(a) of the Securities Law, with means of enforcement, as provided in section 52 of the Securities Law, or imposed under Chapter H4 of the Securities Law, under Chapter G2 of the Regulation of Investment Counseling and Investment Portfolio Management Law, 1995 or under Chapter J1 to the Joint Investment Trust Law, 1994, as applicable.

Vintage

- 7. I am not a minor, incompetent, and was not declared insolvent.
- To this time, I maintain/do not maintain (Please delete the unnecessary) holds securities of the company or of a subsidiary and/or related company of the company.

Below are my stated Holdings:

Name, type and series of Security	No. of Security on the stock exchange	Quantity of Securities	Treasury Securities	The rate Holding		The rate Holding (strong/s dilution)	s full
				Capital	Vote	Capital	Vote
Options	1119270	150,000	-	0%	0%	0.06%	0.06%

- 9. I hereby declare that if any change shall apply in the above listed information in a way that shall prevent the continuation of my service as director of the Company, I shall inform the company about the change immediately and my service as a director shall terminate immediately. I am fully aware that the Company relied on the declaration of this statement during the approval of my tenure as director of the Company.
- I am aware that non-disclosure of information as mentioned above shall be considered as a breach of my fiduciary duty to the Company.
- 11. I hereby declare that I shall meet all the law requirements regarding service as a director of a public company, and serve for the benefit of the Company.

Signature:

Date: ___Aug 31, 2014____

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To:

XTL BIOPHARMACEUTICALS LTD.

Declaration of Director's Qualification

Vintage

(Section 224(b) of the Israeli Companies' Law - 1999 (the "Law"))

I, the undersigned, Mr. Jonathan Schapiro, I.D 012654141 hereby states, declares and undertakes to XTL BIOPHARMACEUTICALS Ltd. (the "company") as follows:

- I have the necessary qualifications and ability to devote appropriate time to perform
 the position of a director in the Company, taking into account, among other things,
 the Company's special needs.
- With accordance to paragraph 1 above, the following are details regarding my skills:
 2.1 Education-

(Field of education, institution, academic degree, certificate or professional license)

Doctor of Medicine. Ben Gurion University of the Negev, Israel

Bacheleor of Medical Science, Ben Gurion University of the Negev, Israel

Fellow Infectious Diseases and Geographic Medicine, Stanford University,

USA

2.2. Practice and Professional Experience-

(Job description, employer details, duration of service)

Medical Doctor

Consultant Pharmaceutical Drug Development

2.3. Companies in which I serve or served as a Director in the past 5 years-

(Job description, company's name, duration of service)

Member Board of Directors, Proteologics, Rehovot, Israel (Previous)

- 3. I have not been convicted by a final judgment of one or more offences specified under sections 290 to 297, 392, 415, 418 to 428 to the Israel Penal Law 5737-1997; or under sections 52C, 52D, 53(a) and 54 to the Securities Law, 5728-1968 ("Securities Law"); and in any additional offences to those set forth above, as prescribed by the Minister of Justice from time to time.
- I have not been convicted by a final judgment in a court outside of Israel for bribery, fraud, directors' offenses involving misuse of inside information.
- I have not been convicted by a final judgment of any other offense in which a court
 determined that due to its nature, severely or circumstances I do not deserve the serve
 as director/director of a public company.

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- 6. I was not imposed by an administrative enforcement commission, appointed under section 52(32)(a) of the Securities Law, with means of enforcement, as provided in section 52 of the Securities Law, or imposed under Chapter H4 of the Securities Law, under Chapter G2 of the Regulation of Investment Counseling and Investment Portfolio Management Law, 1995 or under Chapter J1 to the Joint Investment Trust Law, 1994, as applicable.
- I am not a minor, incompetent, and was not declared insolvent.
- 8. To this time, I maintain/do not maintain (Please delete the unnecessary) holds securities of the company or of a subsidiary and/or related company of the company.

Below are my stated Holdings:

Name, type and series of Security	No. of Security on the stock exchange	Quantity of Securities	Treasury Securities	The rate Holding		The rate Holding (strong/i dilution)	s full
	- Citerium gr			Capital	Vote	Capital	Vote

- 9. I hereby declare that if any change shall apply in the above listed information in a way that shall prevent the continuation of my service as director of the Company, I shall inform the company about the change immediately and my service as a director shall terminate immediately. I am fully aware that the Company relied on the declaration of this statement during the approval of my tenure as director of the Company.
- 10. I am aware that non-disclosure of information as mentioned above shall be considered as a breach of my fiduciary duty to the Company.
- 11. I hereby declare that I shall meet all the law requirements regarding service as a director of a public company, and serve for the benefit of the Company.

Signature: San My Zo19

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Proxy Card - Part One

In accordance with Regulation 7 of the Israeli Companies Regulations (written voting and position statements), 2005 (the "Regulations").

Company Name	XTL Biopharmaceuticals Ltd. (The Company)			
Type of meeting	An Annual General Meeting of Company shareholders ("Meeting")			
Time and place of meeting:	At the Law Offices the Company's attorneys, Kantor & Co., at 12 Abba Hillel Silver Road, Ramat-Gan, Israel, on Tuesday, October 28, 2014, at 11:00AM (Israel Standard Time)			
Subjects on the agenda:	 To consider and act upon proposal to approve the appointment of Kesselman & Kesselman, Certified Public Accountants (Israel) (PricewaterhouseCoopers), as the Company's independent auditors for the financial year ending 31 December 2014 and to authorize the Board of Directors to agree the level of remuneration of the auditors in accordance with the volume and nature of their services. (a) To consider and act upon proposal to re-elect Mr. Amit Yonay, to hold office as director for an additional term, commencing on the date of the Meeting and until the next Annual General Meeting of Shareholders. (b) To consider and act upon proposal to re-elect re-elect Mr. David Bassa, to hold office as director for an additional term, commencing on the date of the Meeting and until the next Annual General Meeting of Shareholders. To consider and act upon proposal to elect Mr. Jonathan Schapiro, to hold office as director in the 			
	 To consider and act upon proposal to elect Mr. Jonathan Schapiro, to hold office as director in the Company, commencing on the date of the Meeting and until the next Annual General Meeting of Shareholders Including allotment of 150,000 non-marketable stock options, without consideration, exercisable into 150,000 ordinary shares of the Company, NIS 0.1 par value each. To consider and act upon proposal to approve Mr. Jonathan Schapiro consultancy terms in the Company, Including allotment of 150,000 non-marketable, unlisted Options, exercisable into 150,000 ordinary shares of the Company, NIS 0.1 par value each. To consider and act upon proposal to approve "Framework Transaction" for a period of 3 years commencing as of September 1, 2014 through August 31, 2017 (the "Period"), for the engagement of the company in the ordinary course of business, in future D&O Insurance Policies to cover the liability of directors and officers who will serve the Company, from time to time. 			

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The version of each of the proposed resolutions:	1. To approve the appointment of Kesselman & Kesselman, Certified Public Accountants (Israel) (PricewaterhouseCoopers), as the Company's independent auditors for the financial year ending 31 December 2013 and to authorize the Board of Directors to agree the level of remuneration of the
	auditors in accordance with the volume and nature of their services.(a) To re-elect Mr. Amit Yonay, to hold office as director for an additional term, commencing on the date of the Meeting and until the next Annual General Meeting of Shareholders.
	(b) To re-elect Mr. David Bassa, to hold office as director for an additional term, commencing on the date of the Meeting and until the next Annual General Meeting of Shareholders.
	3. To elect Mr. Jonathan Schapiro, to hold office as director in the Company, commencing on the date of the Meeting and until the next Annual General Meeting of Shareholders and to approve allotment of 150,000 non-marketable stock options, without consideration, exercisable into 150,000 ordinary shares of the Company, NIS 0.1 par value each.
	4. To approve Mr. Jonathan Schapiro consultancy terms in the Company, Including allotment of 150,000 non-marketable, unlisted Options, exercisable into 150,000 ordinary shares of the Company, NIS 0.1 par value each.
	5. To approve "Framework Transaction" for a period of 3 years commencing as of September 1, 2014 through August 31, 2017 (the " Period "), for the engagement of the company in the ordinary course of business, in future D&O Insurance Policies to cover the liability of directors and officers who will serve the Company, from time to time.
Location and time for reviewing the complete version of the proposed resolutions:	The documents pertaining to this report may be reviewed at the Company's offices at 85 Medinat Hayehudim Street, Herzliya, during regular office hours and by making an appointment at +972-9-9557080.
The required majority to pass a resolution at the meetings for each of the subjects on the agenda:	The resolutions shall be carried by a simple majority of present participant votes in the Meeting,
Validity of the proxy card:	The Company's shareholders are entitled to participate and vote in the Meeting by themselves or through a legally certified agent. The document certifying the agent to vote (the "Letter of Appointment") and a power of attorney by virtue of which the Letter of Appointment was signed (if any) will be deposited with the Company's attorneys at least 72 hours before the Meeting begins.

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Address for submitting proxy cards and	Law Offices the Company's attorneys:
position statements:	Kantor & Co., at 12 Abba Hillel Silver Road, Ramat-Gan, Israel
	or
	Company HQ:
	85 Medinat Hayehudim St., Herzliya Pituach, Israel
The last date for submitting position	The last date for submitting position statements is October 8, 2014.
statements to the Company and the last date for submitting the Board of Directors' response to the Position statements:	The last date for submitting the Board of Directors' response to the position statements is October 13, 2014.
website and internet website of the	A copy of the proxy card can be downloaded from the TASE website (www.tase.co.il) or from the distribution website (www.magna/isa.gov.il). Additionally, a shareholder is entitled to approach the Company directly (through Adv. Kantor & Co.) and receive from him the proxy card form.
	A shareholder is entitled to receive the proof of ownership at the branch of the member of Stock Exchange or by post, if so requested, whereas, such a request shall be given in advance to a specific securities account.
	A non-registered shareholder in entitled to receive free of charge by email a link to the proxy card form and position statements on the distribution website from the member of the stock exchange through whom his stock is held, unless he notified the Company and/or the Stock Exchange that he is not interested in receiving a link as aforementioned, and that he is interested in receiving the proxy card by post in return for payment; a shareholder's notice with regard to proxy cards shall apply also to the receipt of position statements.
	One or more shareholders holding shares at a rate that constitutes five percent or more of the total voting rights in the Company, and also anyone holding an aforementioned rate from the total voting rights that are not held by a controlling shareholder in the Company in accordance with its definition in Article 268 of the Israeli Companies Law, 1999, is entitled to review the proxy cards after the convening of the general meeting at the Company's registered offices during the regular working hours, after he has proven his right to do so, and has also stated the number of shares which constitute the aforementioned five percent.
	A shareholder shall state his vote regarding each of the subjects on the agenda on a form that constitutes the second part of the proxy card. The proxy cards shall be submitted to the Company offices no later than on Friday, October 24, 2014 until 12:00PM (noon) (Israel Standard Time).

Corporation Number (if the shareholder is a corporation)

Country of incorporation

The vote

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Proxy Card -Part Two

In accordance with Regulation 5(a) of the Israeli Companies Regu	lations (voting in writing and position statements) 2005 (the "Regulations")		
Company name	XTL Biopharmaceuticals Ltd.		
Company address (for submitting and sending proxy cards)	85 Medinat Hayehudim St., Herzliya Pituach, Israel 46766		
Company number	520039470		
Date & time of meeting	Tuesday – October 28, 2014		
	At 11:00AM Israel Standard Time		
Type of meeting	An extraordinary general meeting of Company Shareholders		
Record date:	September 28, 2014 at the end of trading day		
Details of the shareholder			
Name of the shareholder			
I.D. number Passport number (if does not have an Israeli I.D.)			
Country issued			
Valid until			

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Signature

Subject on the agenda	The Vote ¹			Existence of personal interest	
	For	Against	Abstain	Yes	No
1. To approve the appointment of Kesselman & Kesselman, Certified Public Accountants (Israel) (PricewaterhouseCoopers), as the Company's independent auditors for the financial year ending 31 December 2013 and to authorize the Board of Directors to agree the level of remuneration of the auditors in accordance with the volume and nature of their services.					
2. (a) To re-elect Mr. Amit Yonay, to hold office as director for an additional term, commencing on the date of the Meeting and until the next Annual General Meeting of Shareholders.					
2. (b) To re-elect Mr. David Bassa, to hold office as director for an additional term, commencing on the date of the Meeting and until the next Annual General Meeting of Shareholders.					
3. To elect Mr. Jonathan Schapiro, to hold office as director in the Company, commencing on the date of the Meeting and until the next Annual General Meeting of Shareholders and to approve allotment of 150,000 non-marketable stock options, without charge, exercisable into 150,000 ordinary shares of the Company, NIS 0.1 par value each.					
4. To approve Mr. Jonathan Schapiro consultancy terms in the Company, Including allotment of 150,000 non-marketable, unlisted Options, exercisable into 150,000 ordinary shares of the Company, NIS 0.1 par value each.					
5. To approve "Framework Transaction" for a period of 3 years commencing as of September 1, 2014 through August 31, 2017 (the "Period"), for the engagement of the company in the ordinary course of business, in future D&O Insurance Policies to cover the liability of directors and officers who will serve the Company, from time to time					

 $[\]overline{\ }^{1}$ No markings shall be considered abstention from voting on that subject. *Erase the irrelevant

Date