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Israel Corporation Ltd.

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To:

The Securities Authority

www.isa.gov.il

To:

The Tel Aviv Stock Exchange

www.tase.co.il

Immediate Report

The Event: ICL – Applications for Certification of Class Actions

Attached is an immediate report of Israel Chemicals Ltd.

The date when the event first became known to the corporation: July 10, 2017

Time: 13:15

Name of report authorized signatory and name of authorized signatory electronic signatory: Maya Alcheh-Kaplan

Position: Vice President, General Counsel and Company's Secretary

Signing Date: July 10, 2017

Name of Electronic Reporter: Maya Alcheh-Kaplan. Position: Vice President, General Counsel and Company's Secretary. Address: Aranha 23, Millennium Tower. Tel Aviv 61204. Phone – 03-6844517 Fax: 03-6844587.

E-mail: mayaak@israelcorp.com.



Applications for Certification of Class Actions due to the Collapse of the Dike at Rotem

The Company hereby reports today that on July 9, 2017 its subsidiary, Rotem Amfert Negev Ltd. ("Rotem") was served an application for certification of a class action against Rotem, filed with the Beer Sheva District Court, as well as an additional application for certification of a class action against Rotem and against the Company, filed with the Tel Aviv District Court. The Applicants in both applications allege that, as a result of the collapse of the dike in Rotem's evaporation pond, the Ashalim stream and its surroundings were polluted, and hence Rotem (and, as alleged in the second application, also the Company) have breached various provisions of environmental protection laws, including the provisions of the Law for Prevention of Environmental Hazards and the Water Law, as well as provisions of the Tort Ordinance – breach of statutory duty and negligence.

Pursuant to the first application, the Court was requested to instruct Rotem to rectify the harm caused by its omissions in order to prevent recurrence of the hazard caused, and also to grant financial remedy for non-pecuniary injury caused to the members of the represented class. The said financial remedy was not defined; however, according to the Applicant, the amount of the personal claim is ILS 1,000, and all residents of the State of Israel, 8.68 million people, are included within the represented class.

Pursuant to the second application, the Court was requested to grant financial remedy at an amount of no less than ILS 250 million, and in parallel, to order payment of damages to each and every member of the represented class, being all the residents of the State of Israel, at the amount of ILS 2,000, for non-pecuniary injury. The Court was also requested to instruct Rotem and the Company to comply with the provisions of the law and rules promulgated thereunder.

The Company is studying the applications and considering its legal steps. In light of the very preliminary stages thereof and in light of very few similar precedents, it is difficult to estimate the outcomes at this juncture.

Name of the authorized signatory on the report and name of authorized electronic reporter: Lisa Haimovitz
Position: SVP, Global General Counsel and Company Secretary
Signature Date: 10 July 2017

PRESS CONTACT

Maya Avishai
Head of Global External Communications
+972-3-684-4471
Maya.Avishai@icl-group.com

INVESTOR RELATIONS CONTACT

Dudi Musler
Investor Relations Manager
+972-3-684-4448
Dudi.Musler@icl-group.com