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**Israel Corporation Ltd.**

Registrar Number: 520028010

**Form 121  
Public**

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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 – Application for certification of class action

Attached is an immediate report of Israel Chemicals Ltd.

The Company is not a shell company as defined in the Stock Exchange Regulations

The date when the event first became known to the corporation: March 11, 2018

Time: 20:30

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: March 12, 2018

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.

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## Application for Certification of Class Action due to Environmental Hazards in the Vicinity of Bokek Stream

The Company hereby reports that its subsidiary, Periclase Dead Sea Ltd. (under voluntary liquidation), was served with a class action certification application against itself and another subsidiary of the Company, Rotem Amfert Negev Ltd. (“**Rotem**”) (the two companies, jointly: the “**Respondents**”), filed with the Be’er Sheva District Court by several plaintiffs, on behalf of two represented classes: the first class constituting of the entire public in the State of Israel, and the second constituting visitors of Bokek stream and the Dead Sea, who were exposed and came into contact with the Bokek stream (the “**Applicants**”). According to the Applicants, the Respondents have allegedly caused continuous, severe and extreme environmental hazards through pollution of the “Judea group – Zafit formation” groundwater aquifer (the “**Aquifer**”) and the Ein Bokek spring with industrial wastewater, and by so doing the Respondents have violated various provisions of property law, land law, and environmental protection law, including the provisions of the Law for Prevention of Environmental Hazards and the Water Law, as well as violations relating to the Tort Ordinance – breach of statutory duty, negligence and unjust enrichment.

Within the application the Court was requested to order the Respondents to eliminate the proprietary violation in reference to the Aquifer and Bokek stream by restoration thereof in a manner to be determined and which was not specified in the application, and therefore the financial implications of such requested relief are unknown. Furthermore, the Court was requested to order the Respondents to pay unto the public restitution and compensation in an estimated amount of ILS 1.4 billion (approx. \$411.7 million).

The Company is reviewing the application and considering its legal steps.

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: March 11, 2018

### PRESS CONTACT

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