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 January 2020

INTERNET GOLD-GOLDEN LINES LTD.

(Name of Registrant)

Yigal Alon 65, Tel Aviv, 6744316, 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 thation to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.	
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	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.

The following exhibit is attached:

EXHIBIT NO. DESCRIPTION

- 99.1 Report of Bezeq The Israel Telecommunication Corp. Ltd., a subsidiary of B Communications Ltd.(*), filed with the Israel Securities Authority and the Tel Aviv Stock Exchange ("Hearing Joint Use of Fiber Optic Infrastructure in Existing Residential Buildings")
 - (*) Internet Gold holds NIS 310 million par value of Series C debentures of B Communications Ltd. as well as 8,383,234 ordinary shares of B Communications Ltd. representing a 7% stake in B Communications Ltd.

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: January 7, 2020

Bezeq The Israel Telecommunications Corporation Ltd. ("Bezeq")

January 6, 2020

To:
<u>Israel Securities Authority</u>
<u>Tel Aviv Stock Exchange Ltd.</u>

Re: Hearing - Joint Use of Fiber Optic Infrastructure in Existing Residential Buildings

On January 5, 2020 Bezeq received a hearing document concerning the Joint Use of Fiber Optic Infrastructure in Existing Residential Buildings ("Hearing Document"). In the Hearing Document the principles being considered for the regulation of vertical deployment of fiber optic infrastructure in existing residential buildings are stated (in addition, it is noted that in the Hearing Document regulation of the said deployment is also examined for new residential buildings). The Hearing Document is the continuation of the document "Principles for the deployment of ultrabroadband infrastructure in Israel - Announcement" dated December 2018 (see Bezeq's Immediate Report dated December 19, 2018) and the document "Recommendations of the Inter-Ministerial Team to examine the policy of deployment of fixed line ultra-broad band infrastructures in Israel" dated November 2019 (see Bezeq's Immediate Report dated November 6, 2019).

Based on what is stated in the Hearing Document, the Ministry is of the opinion that it is possible to establish rules that would oblige the joint use by operators of fiber optic infrastructure that will be deployed in existing residential buildings in a FTTH configuration with appropriate compensation for the operator that puts in the infrastructure.

Based on the arrangement proposed in the Hearing Document, a local operator that intends to deploy fiber optic infrastructure in an existing building where there is no fiber infrastructure will be obliged to contact every other local operator with a proposal to make joint use of fiber infrastructure that it will deploy in the building in return for participation in the costs of setting up the infrastructure or in return for another commercial agreement between them; and the local operator who will deploy fiber optic infrastructure in a new building will be obliged to deploy the infrastructure in such a way that will allow joint use of the infrastructure for at least one local operator, in addition to the operator/operators who have agreed with the joint operator on joint use of the fiber infrastructure prior to putting up the infrastructure, and the joint operator will be the owner of the infrastructure and will be responsible for ongoing maintenance and repair of faults throughout the life of the infrastructure.

It is also noted in the Hearing Document that the fiber infrastructure that will be deployed from the communications cabinet on the floor to the subscriber's apartment is, apparently, part of the "internal wiring" in its meaning in section 4H of the Communications Law (Bezeq and Broadcasts), 1982, and accordingly the subscriber will be entitled to purchase from the license holder the internal wiring in accordance with the provisions of that section, and similarly in respect of payment for this segment, and that the proposed arrangement will not apply to existing residential buildings in which optical infrastructure was deployed prior to the start of the arrangement.

The date set for submitting comments to the hearing is by January 16, 2020. Bezeq is studying the hearing documents and will communicate its response in due course.

Sincerely,
Bezeq Israel Telecommunications Corporation Ltd.

The above information constitutes a summary and translation of the Report published by Bezeq. The Hebrew version was submitted by Bezeq 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.

¹ Below is a link to the document published on the website of the Ministry of Communications: https://www.gov.il/BlobFolder/rfp/05012020/he/Joint%20use%20of%20fiber%20optic%20infrastructure%20in%20existing%20residential%20buildings.pdf