



Convenience translation

In any case of inconsistency, the immediate report in Hebrew shall prevail

Cellcom Israel Ltd. (the "Company")

Immediate report dated April 20, 2026

Subject: **Company's lawsuit against IBC – amended counterclaim**

Further to the provisions of section 18.1.5(4) of Part A of the Company's Periodic report for 2025 (the "**Periodic report**"), regarding, inter alia, a claim filed by the Company with the Tel Aviv-Yafo District Court against I.B.C. Israel Broadband Company (2013) Ltd. ("**IBC**"), as well as regarding the counterclaim filed by IBC during November 2025 (the "**Original Counterclaim**"); and further to the Company's immediate report dated March 23, 2026 regarding a procedural arrangement submitted by the parties to the court (the "**Procedural Arrangement**"),-

The Company hereby updates that IBC has filed an amended counterclaim against the Company (the "**Amended Counterclaim**"), pursuant to which, inter alia, monetary relief in the amount of approximately NIS 16.5 million and declaratory remedies were claimed. Among the aforesaid declaratory remedies, the court was requested to declare that the Company's conduct constitutes a breach of the IRU agreement between the parties, as well as an anticipated breach thereof. As stated in the Amended Counterclaim, based on information available to IBC (including information regarding its planned deployment scope), it estimates, by way of assessment and as a rough and non-binding estimate, that as of the filing date of the Original Counterclaim, this concerns an anticipated breach of non-payment of amounts totaling approximately NIS 895 million until the end of the IRU agreement term (this, in addition to the amount claimed in the original statement of claim).

It is clarified that the Procedural Arrangement continues to remain in force for the duration of the legal proceedings (until a final and absolute judgment). At this stage the Company is unable to assess the outcome of the aforesaid legal proceeding