

ZIM Integrated Shipping Services Ltd.
9 Andrei Sakharov
Haifa, Israel

Dear Shareholder,

You are cordially invited to attend the Annual and Extraordinary General Meeting of Shareholders (the "**Meeting**") of ZIM Integrated Shipping Services Ltd. (the "**Company**") to be held at 11:00 a.m., Israel time, on Wednesday, July 15, 2020, at the Company's offices at 9 Andrei Sakharov Street, Haifa, Israel.

The purpose of the Meeting is set forth in the accompanying Notice of Annual and Extraordinary General Meeting of Shareholders.

We look forward to greeting personally those shareholders who are able to be present at the meeting. However, whether or not you plan to attend the meeting, it is important that your shares be represented. Accordingly, you are kindly requested to sign, date and mail either the voting instrument or the appointment instrument attached to this Notice (which are also available for download on the Company's website) at your earliest convenience so that they will be received not later than 48 hours before the Meeting.

Thank you for your continued cooperation.

Very truly yours,

ZIM INTEGRATED SHIPPING SERVICES LTD.

Haifa, Israel
June 23, 2020

ZIM Integrated Shipping Services Ltd.
9 Andrei Sakharov
Haifa, Israel

NOTICE OF ANNUAL AND EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS

Notice is hereby given to the holders of Ordinary Shares, New Israeli Shekels 0.03 nominal value (the "**Shares**"), of ZIM Integrated Shipping Services Ltd. (the "**Company**") that an Annual and Extraordinary General Meeting of Shareholders (the "**Meeting**") of ZIM Integrated Shipping Services Ltd. (the "**Company**") will be held at 11:00 a.m., Israel time, on Wednesday, July 15, 2020, at the Company's offices at 9 Andrei Sakharov Street, Haifa, Israel for the following purposes (the "**Notice**"):

1. To re-appoint Somekh Chaikin, an affiliate of KPMG International Cooperative, as the Company's independent auditors for the fiscal year ending December 31, 2020, and to authorize the Company's board of directors (the "**Board of Directors**"), upon the recommendation of the Company's audit committee (the "**Audit Committee**"), to determine the auditors' remuneration to be fixed in accordance with the volume and nature of their services to the Company for such fiscal year;
2. To elect three members to serve as directors of the Company for a two-year term commencing on July 16, 2020 (the vote on each nominee shall be conducted separately); and
3. To approve the payment of a retirement grant to the Company's retiring Active Chairman, Mr. Aharon Fogel.

In addition, a discussion will be held at the Meeting on the financial statements of the Company and the Board of Directors' Report for the fiscal year ended on December 31, 2019. At the meeting, Shareholders will be presented with the auditors' remuneration for the audit and for other services for the fiscal year ended on December 31, 2019.

The approval of Proposal No. 1 requires the affirmative vote of at least a majority of 65% or more of the votes of Shareholders present and participating at the Meeting entitled to vote and voting at the Meeting in person, by an appointment instrument or by a voting instrument, without taking into account the votes of those abstaining.

The approval of each of Proposals No. 2 and No. 3 requires the affirmative vote of at least a majority of the votes of Shareholders present and participating at the Meeting entitled to vote and voting at the Meeting in person, by an appointment instrument or by a voting instrument, without taking into account the votes of those abstaining. In accordance with Article 77.2 of the Company's Articles of Association (the "**Articles**"), a Shareholder holding an Appointing Percentage (as such term is defined in Article 76.1 of the Articles, *i.e.*, a shareholder who holds 12.5% or more of the Company's issued share capital, or a number of shareholders of the Company holding in aggregate 12.5% or more of the Company's issued share capital) shall not be entitled to vote at the Meeting on Proposal No. 2 (even if such Shareholder has NOT exercised its right to nominate a director with respect to all or part of its shareholdings in the Company).

Each Share is entitled to one vote upon each matter to be voted on at the Meeting. One Shareholder or more present in person, or who has sent the Company an appointment instrument or a voting instrument indicating the way in which such Shareholder is voting, and holding or representing (alone or together with others) 51% or more of the voting rights in the Company, shall constitute a quorum. If no quorum is present within half an hour of the time fixed for the Meeting, the Meeting shall be automatically adjourned by one week, to the same day of the week at the same time and place, unless the notice of the Meeting states otherwise. The adjourned Meeting shall discuss those matters for which

the first meeting was called. At the Adjourned Meeting, one Shareholder or more present in person or by an appointment instrument or by a voting instrument and holding or representing (alone or together with others) at least 10% of the voting rights in the Company, shall constitute a quorum.

Only Shareholders of record on the opening of the Meeting (or any adjournment thereof) are entitled to vote at the Meeting and any adjournment thereof. All shareholders are cordially invited to attend the Meeting in person. Shareholders who are unable to attend the Meeting in person are requested to complete, date and sign the form of voting instrument attached hereto as **Exhibit A** (in either the Hebrew language or the English language) or the form of appointment instrument attached hereto as **Exhibit B** (in either the Hebrew language or the English language), and return it promptly by mail to the Company. Forms of voting instrument and appointment instrument in the Hebrew and English language are also available on the Company's website.

The Company's share register will be closed as of the end of business day of July 13, 2020 and until the date of the Meeting (including).

Proposal No. 1

RE-APPOINTMENT OF AUDITORS AND DETERMINATION OF THEIR REMUNERATION

Following the recommendation of the Board of Directors, it is proposed to re-appoint Somekh Chaikin, an affiliate of KPMG International Cooperative, as the Company's independent auditors for the fiscal year ending on December 31, 2020 and to authorize the Board of Directors, upon the recommendation of the Audit Committee, to determine the auditors' remuneration in accordance with the volume and nature of their services to the Company for such fiscal year.

It is proposed that the following resolution be adopted at the Meeting:

"RESOLVED, that the re-appointment of Somekh Chaikin, an affiliate of KPMG International Cooperative, as the Company's independent auditors for the fiscal year ending on December 31, 2020, and the authorization of the Board of Directors, upon the recommendation of the Audit Committee, to determine the remuneration of said auditors in accordance with the volume and nature of their services to the Company, and as presented to the shareholders, be, and same hereby are, approved."

Proposal No. 2

ELECTION OF THREE MEMBERS TO THE COMPANY'S BOARD OF DIRECTORS FOR A TWO-YEAR TERM COMMENCING ON JULY 16, 2020

On July 15, 2020, the office of Messrs. Dr. Karsten Liebing, Birger Meyer and Nir Epstein as directors of the Company will expire pursuant to its term. The Company has commenced a process for nomination of directors as required under the Articles. As of the this date, no Shareholder holding an Appointing Percentage (as such term is defined in Article 76.1) has exercised their right to appoint a director to the Board of Directors with respect to the seats vacated due to the expiration of office of the aforesaid directors. In accordance with Article 77, the Company had approached its Shareholders to propose nominees to serve as directors of the Company and received proposals to appoint the three currently serving directors whose term is about to expire, as discussed above, for an additional two-year term commencing on July 16, 2020:

The following is certain information on each of the nominees:

Dr. Karsten Liebing joined the Board of Directors in July 2014. Dr. Liebing has been serving in various senior management positions in KfW IPEX Bank, Frankfurt, and in HAMMONIA Reederei GmbH & Co., Hamburg. Since 2013 Dr. Liebing has served as a supervisory board member of HCI Capital AG. Dr. Liebing holds a B.A degree in Economics from Hannover University and graduated in Business Administration, as well as a Ph.D. in Economics from Hamburg University in Germany.

Birger Meyer joined the Board of Directors in July 2014, as part of the Company's debt restructuring. Since 2006, Mr. Meyer has served in various senior management positions at the CONTI Group, and currently serves as the managing director of the CONTI Holding GmbH & Co. KG, Hamburg, Germany. The CONTI Group is a managing owner of container vessels, bulk carriers, tankers and has a current fleet of around 45 vessels. Mr. Meyer holds a Diploma degree in Economics from Ernst-Moritz University in Greifswald, Germany.

Nir Epstein joined the Board of Directors in July 2014, as part of the Company's debt restructuring for a period of a few months and rejoined in 2018. He has been providing business advisory services for more than 20 years, both as a lawyer and as an investment banker. In 2005, Mr. Epstein established Epstein Capital, which advises and represents multinational corporations on mergers and acquisitions, investments, divestitures, restructurings and other strategic corporate transactions, both in Israel and worldwide. Mr. Epstein holds an LL.B degree from Tel Aviv University in Israel and an MBA degree from INSEAD in France.

The proposed nominees, if elected, will be entitled to the following remuneration as approved by the Shareholders on October 28, 2014: (i) an annual fee in the amount of US \$100,000; and (ii) a payment per participation in meetings of the Board and its committees in the amount of US \$2,000 per meeting ("**Participation Fee**"), as well as value added tax, if and to the extent applicable. The Participation Fee for meetings held without actual convening (such as unanimous written resolutions) is reduced by 50%. The Participation Fee for meetings held via media communications is reduced by 40%. The proposed nominees, if elected, will be entitled to reimbursement for reasonable expenses. In addition, the proposed nominees, if elected, will be entitled to exemption and indemnification and will be included in the Company's directors' and officers' liability insurance policies.

The vote on each nominee shall be conducted separately.

Each of the nominees has signed a declaration as required by the Articles, with respect, among other things, to his qualification to serve as an independent director of the Company as required by the Articles. It is noted that each of Messrs. Liebing and Meyer may have certain affiliation with the Company due to their service in entities (or affiliation with entities) that provide the Company, from time to time, with charter of vessels, as well as provide third party ship-owners that charter vessels to the Company with services related to such chartered vessels. The Audit Committee has approved that such affiliation is negligible.

The service of the remaining directors shall continue in accordance with the Articles.

It is proposed that the following resolution be adopted at the Meeting:

"RESOLVED, that the election of Messrs. Dr. Karsten Liebing, Birger Meyer and Nir Epstein as directors of the Company for a two-year term commencing on July 16, 2020, as presented to the shareholders, be, and same hereby is, approved."

Proposal No. 3

**APPROVAL OF THE PAYMENT OF A RETIREMENT GRANT TO THE COMPANY'S
RETIRING ACTIVE CHAIRMAN, MR. AHARON FOGEL**

Following the notification of the Company's Active Chairman, Mr. Aharon Fogel, of his retirement as a director and as Active Chairman effective as of October 5, 2020, it is proposed to approve the payment of a retirement grant to Mr. Fogel in the amount of NIS 700,000, equivalent to the cost of Mr. Fogel's services to the Company for a four-month period, as well as VAT, to the extent applicable (the "**Retirement Grant**").

The Company's Compensation Committee, Audit Committee and Board of Directors recommended and approved the payment of the Retirement Grant to Mr. Fogel in recognition of his great contribution to the Company in his service as Active Chairman of the Board for the past six years, including during challenging times when substantial amounts of debt were serviced by the Company. The payment of the Retirement Grant was considered to be fair and reasonable taking into account, among other things, a benchmark study prepared by an external independent consultant and the fact that Mr. Fogel did not receive any variable compensation during his service (including neither short term incentive, long term incentive nor any other benefit provided for in his service agreement). In light of the above, the Compensation Committee, Audit Committee and Board of Directors believe that the payment of the Retirement Grant to Mr. Fogel is to the Company's benefit.

It is proposed that the following resolution be adopted at the Meeting:

"RESOLVED, that the payment of the Retirement Grant to the Company's retiring Active Chairman, Mr. Aharon Fogel, as presented to the shareholders, be, and same hereby is, approved."

In addition, a discussion will be held at the Meeting on the financial statements of the Company and the Board of Directors' Report for the fiscal year ended on December 31, 2019. At the Meeting, Shareholders will be presented with the auditors' remuneration for the audit and for other services for the fiscal year ended on December 31, 2019.

Very truly yours,

ZIM INTEGRATED SHIPPING SERVICES LTD.

June 23, 2020

EXHIBIT A

VOTING INSTRUMENT

Name of Company: ZIM Integrated Shipping Services Ltd.

Address (for service and sending of Voting Instrument): 9 Andrei Sakharov Street, Haifa, Israel (Tel: 04-8652276; Fax: 04-8652990; E-mail: Ben-DavidCohen.Nurit@il.zim.com)

Company No.: 52-001504-1

Date of Meeting: Wednesday, July 15, 2020, 11:00 a.m., Israel Time

Class of Meeting: Annual and Extraordinary General Meeting.

Record Date for ownership of shares with respect to the right to vote at the Annual and Extraordinary General Meeting: the Date of Meeting (as detailed above).

Shareholder's Details

Name of Shareholder: _____

I.D. Number/Passport Number: _____

Where the shareholder is a corporation, please complete the following:

Name of Corporation: _____

Corporate Number: _____

Country of Incorporation: _____

Number of Shares: _____ Ordinary Shares NIS 0.03 nominal value each. *

* A shareholder who will not indicate the number of shares for which such shareholder votes on the Company's Annual and Extraordinary General Meeting, as specified above, will be deemed as voting with respect to the entire number of shares recorded on the Company's Share Register for such shareholder.

Manner of Voting:

| Item on Agenda | Manner of Voting ¹ | | |
|--|-------------------------------|---------|---------|
| | For | Abstain | Against |
| Proposal No. 1 – To re-appoint Somekh Chaikin, an affiliate of KPMG International Cooperative, as the Company's independent auditors for the fiscal year ending December 31, 2020, and to authorize the Board of Directors, upon the recommendation of the Company's Audit Committee, to determine the auditors' remuneration to be fixed in accordance with the volume and nature of their services to the Company for such fiscal year. | | | |
| Proposal No. 2(a) – To elect Dr. Karsten Liebing to serve as a director of the Company for a two-year term commencing on July 16, 2020. | | | |
| Proposal No. 2(b) – To elect Mr. Birger Meyer to serve as a director of the Company for a two-year term commencing on July 16, 2020. | | | |
| Proposal No. 2(c) – To elect Mr. Nir Epstein to serve as a director of the Company for a two-year term commencing on July 16, 2020. | | | |
| Proposal No. 3 - To approve the payment of a retirement grant to the Company's retiring Active Chairman, Mr. Aharon Fogel. | | | |

Date

Signature

Shareholders who do not deliver their Voting Instruments prior to Monday, July 13, 2020 at 11:00 a.m., Israel Time shall not constitute a lawful quorum nor shall be taken into account at the Annual and Extraordinary General Meeting of the Company.

The latest Voting Instruments sent shall be valid at the Annual and Extraordinary General Meeting of the Company.

ATTORNEY'S CONFIRMATION

I, the undersigned _____, Attorney, from _____, hereby certify that on _____, ___, 2020, this Voting Instrument was signed on behalf of _____ (the "**Corporation**") by _____ and _____, who are authorized to sign this Voting Instrument on behalf of the Corporation and whose signatures on this Voting Instrument bind the Corporation for all intents and purposes.

Name

Signature + Stamp

Date

* * *

¹ If no indication has been marked, the voting will be deemed as an abstained vote on the particular item.

נספח א'

כתב הצבעה

שם החברה: צים שירותי ספנות משולבים בע"מ.

מען החברה (למסירה ומשלוח כתבי הצבעה): רח' אנדרה סחרוב 9, חיפה, ישראל (מס' טלפון: 04-8652276; מס' פקס: 04-8652990; כתובת דואר אלקטרוני: Ben-DavidCohen.Nurit@il.zim.com).

מס' החברה: 52-001504-1

מועד האסיפה: יום ד', 15 ביולי 2020, בשעה 11:00.

סוג האסיפה: אסיפה כללית שנתית ומיוחדת.

המועד הקובע לבעלות במניות לעניין הזכות להצביע באסיפה הכללית: מועד האסיפה (ראו לעיל).

פרטי בעל המניות

שם בעל המניות: _____

מספר זהות/ מספר דרכון: _____

אם בעל המניות הוא תאגיד, נא מלאו את הפרטים הבאים:

שם התאגיד: _____

מספר תאגיד: _____

מדינת ההתאגדות: _____

ממות מניות: _____ מניות רגילות בנות 0.03 ש"ח ע"נ כ"א.*

* בעל מניות אשר לא ישלים את כמות המניות בגינן הוא מצביע באסיפה הכללית השנתית והמיוחדת של החברה, כנדרש לעיל, יראו אותו כמצביע עבור כל המניות הרשומות על שמו במרשם בעלי המניות של החברה.

אופן ההצבעה:

| אופן ההצבעה ² | | | הנושא שעל סדר היום |
|--------------------------|------|-----|--|
| נגד | נמנע | בעד | |
| | | | הצעה מס' 1: אישור מינוי מחדש של משרד רואי החשבון סומך חייקין ושות', הקשורים ל-KPMG International Cooperative כרואה החשבון המבקר העצמאי של החברה לשנת 2020 והסמכת הדירקטוריון, לאחר המלצת ועדת הביקורת של החברה, לקבוע את שכרו, בהתאם להיקף השירותים שיינתנו על ידו. |
| | | | הצעה מס' 2(א): אישור מינויו של ד"ר קרסטן ליבינג (Dr. Karsten Liebing) כדירקטור בחברה לתקופת כהונה בת שנתיים, החל מיום 16 ביולי 2020. |
| | | | הצעה מס' 2(ב): אישור מינויו של מר בירגר מאייר (Birger Meyer) כדירקטור בחברה לתקופת כהונה בת שנתיים, החל מיום 16 ביולי 2020. |
| | | | הצעה מס' 2(ג): אישור מינויו של מר ניר אפשטיין כדירקטור בחברה לתקופת כהונה בת שנתיים, החל מיום 16 ביולי 2020. |
| | | | הצעה מס' 3: אישור תשלום של מענק פרישה ליו"ר הדירקטוריון הפעיל של החברה, מר אהרון פוגל, הפורש מתפקידו. |

חתימה

תאריך

יש להמציא את כתב ההצבעה לחברה עד ליום ב', 13 ביולי 2020 בשעה 11:00. כתב הצבעה שלא הומצא על ידי בעל המניות בהתאם לאמור יהיה חסר תוקף.

כתב ההצבעה האחרון שנשלח הוא זה שיהיה תקף באסיפה לגביה מתייחס כתב ההצבעה.

אישור עו"ד

אני הח"מ _____ עו"ד, מס' רישיון: _____ מ _____, מאשר בזאת כי ביום _____ ב-2020, כתב הצבעה זה נחתם בשם _____ ("התאגיד") על ידי _____ ועל ידי _____, המוסמכים לחייב בחתימתם את התאגיד ואשר חתימתם על כתב הצבעה זה מחייבת את התאגיד לכל דבר ועניין.

תאריך

חתימה וחתימת

שם

EXHIBIT B

APPOINTMENT INSTRUMENT

To
ZIM Integrated Shipping Services Ltd. (the "Company")

I the undersigned, _____ of _____, Identification Number / Corporate Number _____ as Shareholder in the Company, hereby appoint _____ of _____, Identification Number _____, or in his/her absence, _____ of _____ Identification Number _____, as my proxy, to vote in my name and stead in respect of _____ Ordinary Shares NIS 0.03 nominal value each of the Company that are held by me*, at the Annual and Extraordinary General Meeting of the Company to be held on Wednesday, July 15, 2020 and at any adjourned Meeting thereof.

* A shareholder who will not indicate the number of shares for which such shareholder votes on the Company's Annual and Extraordinary General Meeting, as specified above, will be deemed as voting with respect to the entire number of shares recorded on the Company's Share Register for such shareholder.

I hereby instruct the proxy to vote with respect to each of the proposals on the agenda as follows:

| Item on Agenda | Manner of Voting ¹ | | |
|---|-------------------------------|---------|---------|
| | For | Abstain | Against |
| <u>Proposal No. 1</u> – To re-appoint Somekh Chaikin, an affiliate of KPMG International Cooperative, as the Company's independent auditors for the fiscal year ending December 31, 2020, and to authorize the Board of Directors, upon the recommendation of the Company's Audit Committee, to determine the auditors' remuneration to be fixed in accordance with the volume and nature of their services to the Company for such fiscal year. | | | |
| <u>Proposal No. 2(a)</u> – To elect Dr. Karsten Liebing to serve as a director of the Company for a two-year term commencing on July 16, 2020. | | | |
| <u>Proposal No. 2(b)</u> – To elect Mr. Birger Meyer to serve as a director of the Company for a two-year term commencing on July 16, 2020. | | | |
| <u>Proposal No. 2(c)</u> – To elect Mr. Nir Epstein to serve as a director of the Company for a two-year term commencing on July 16, 2020. | | | |
| <u>Proposal No. 3</u> - To approve the payment of a retirement grant to the Company's retiring Active Chairman, Mr. Aharon Fogel. | | | |

¹ If no indication has been marked, the voting will be deemed as an abstained vote on the particular item.

Shareholders who do not deliver their Appointing Instruments prior to Monday, July 13, 2020 at 11:00 a.m., Israel Time shall not constitute a lawful quorum nor shall be taken into account at the Annual and Extraordinary General Meeting of the Company.

The latest Voting Instruments sent shall be valid at the Annual and Extraordinary General Meeting of the Company.

Signature: _____, 2020

ATTORNEY'S CONFIRMATION

I, the undersigned _____, Attorney, from _____, hereby certify that on _____, 2020, this Appointment Instrument was signed on behalf of _____ (the "**Corporation**") by _____ and _____ who are authorized to sign this Appointment Instrument on behalf of the Corporation and whose signatures on this Voting Instrument bind the Corporation for all intents and purposes.

| _____ Name | _____ Signature + Stamp | _____ Date |
|----------------------|-----------------------------------|----------------------|
|----------------------|-----------------------------------|----------------------|

* * *

נספח ב'

כתב מינוי שלוח

לכבוד

צים שירותי ספנות משולבים בע"מ ("החברה")

אני הח"מ, _____ מ- _____ מס' מזהה _____, כבעל מניות בחברה, ממנה בזה את _____ מ- _____, מס' מזהה _____ או בהעדרו/ה את _____ מ- _____, מס' מזהה _____, כשלוח שלי, להצביע בשמי ובמקומי בגין _____ מניות רגילות בנות 0.03 ש"ח ע"י כ"א של החברה שבבעלותי*, באסיפה הכללית השנתית והמיוחדת של החברה אשר תתקיים ביום 15 בחודש יולי שנת 2020 ובכל אסיפה נדחית של אסיפה זו.

* בעל מניות אשר לא ישלים את כמות המניות בגינן הוא מצביע באסיפה הכללית השנתית והמיוחדת של החברה, כנדרש לעיל, יראו אותו כמצביע עבור כל המניות הרשומות על שמו במרשם בעלי המניות של החברה.

הריני מורה לשלוח להצביע עבור כל החלטה כדלהלן:

| אופן ההצבעה ² | | | הנושא שעל סדר היום |
|--------------------------|------|-----|--|
| נגד | נמנע | בעד | |
| | | | הצעה מס' 1: אישור מינוי מחדש של משרד רואי החשבון סומך חייקין ושות', הקשורים ל-KPMG International Cooperative כרואה החשבון המבקר העצמאי של החברה לשנת 2020 והסמכת הדירקטוריון, לאחר המלצת ועדת הביקורת של החברה, לקבוע את שכרו, בהתאם להיקף השירותים שיינתנו על ידו. |
| | | | הצעה מס' 2(א): אישור מינויו של ד"ר קרסטן ליבינג (Dr. Karsten Liebing) כדירקטור בחברה לתקופת כהונה בת שנתיים, החל מיום 16 ביולי 2020. |
| | | | הצעה מס' 2(ב): אישור מינויו של מר בירגר מאייר (Birger Meyer) כדירקטור בחברה לתקופת כהונה בת שנתיים, החל מיום 16 ביולי 2020. |
| | | | הצעה מס' 2(ג): אישור מינויו של מר ניר אפשטיין כדירקטור בחברה לתקופת כהונה בת שנתיים, החל מיום 16 ביולי 2020. |
| | | | הצעה מס' 3: אישור תשלום של מענק פרישה ליו"ר הדירקטוריון הפעיל של החברה, מר אהרון פוגל, הפורש מתפקידו. |

יש להמציא את כתב ההצבעה לחברה עד ליום ב', 13 ביולי 2020 בשעה 11:00. כתב הצבעה שלא הומצא על ידי בעל המניות בהתאם לאמור יהיה חסר תוקף.

כתב המינוי האחרון שנשלח הוא זה שיהיה תקף באסיפה לגביה מתייחס כתב ההצבעה.

ולראיה באתי על החתום ביום _____ בחודש _____ בשנת 2020

חתימה: _____

אישור עו"ד

אני הח"מ _____ עו"ד, מס' רישיון: _____ מ _____, מאשר
בזאת כי ביום ____ ב 2020, כתב מינוי שלוח זה נחתם בשם _____ ("התאגיד") על ידי
_____ ועל ידי _____, המוסמכים לחייב בחתימתם את התאגיד ואשר חתימתם על
כתב מינוי שלוח זה מחייבת את התאגיד לכל דבר ועניין.

תאריך

חתימה וחותמת

שם

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