# SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

## SCHEDULE 13G

001122 022	
(Rule 13d-10	2)
INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO PURSUANT TO § 2	
(Amendment N	). 4)*
Perion Netwo	rk Ltd.
(Name of Issu	er)
Ordinary Shares, par value I	VIS 0.01 per share
(Title of Class of S	ecurities)
M7867310	5
(CUSIP Num	oer)
December 31,	2017
(Date of Event Which Requires F	iling of this Statement)
Check the appropriate box to designate the rule pursuant to which this Schedule is fi	ed:
□ Rule 13d-1(b)	
□ Rule 13d-1(c)	
x Rule 13d-1(d)	
*The remainder of this cover page shall be filled out for a reporting person's initial f any subsequent amendment containing information which would alter disclosures pr	
The information required on the remainder of this cover page shall not be deemed to of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but sh	
(Continued on follow	ing pages)
Page 1 of 12 Po Exhibit Index Containe	
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CUSIP N	NO. M78673106		13G	Page 2 of 12 Pages		
1	NAMES OF REPORTING PER Benchmark Israel II, L.					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) □ (b) ⊠					
3	SEC USE ONLY					
4	CITIZENSHIP OR PLACE OF Delaware	ORGANIZA	ATION			
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	5	deemed to have sole power to vote the partner of BCPI-P, may be deemed to	Partners II, L.P. ("BCPI-P"), the general partner of BI, may be nese shares, BCPI Corporation II ("BCPI-C"), the general o have sole power to vote these shares and Michael A. aveh ("Naveh"), the directors of BCPI-C, may be deemed to res.		
		6	SHARED VOTING POWER See response to row 5.			
		7	power to dispose of these shares, BC	P, the general partner of BI, may be deemed to have sole EPI-C, the general partner of BCPI-P, may be deemed to have and Eisenberg and Naveh, the directors of BCPI-C, may be bose of these shares.		
		8	SHARED DISPOSITIVE POWER See response to row 7.			
9	AGGREGATE AMOUNT BEN	EFICIALLY	OWNED BY EACH REPORTING I	PERSON 9,288,890		
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)					
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9  12.0%			12.0%		
12	TYPE OF REPORTING PERSO	ON (SEE IN	STRUCTIONS)	PN		

CUSIP N	NO. M78673106		13G	Page 3 of 12 Pages		
1	NAMES OF REPORTING PER BCPI Partners II, L.P.	SONS				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)  (a) □ (b) ⊠					
3	SEC USE ONLY					
4	CITIZENSHIP OR PLACE OF Delaware	ORGANIZ.	ATION			
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	5	form for the benefit of persons associate be deemed to have sole power to vote	are directly owned by BI and 282,882 are held in nominee ated with BCPI-C. BCPI-P, the general partner of BI, may these shares, BCPI-C, the general partner of BCPI-P, may these shares and Eisenberg and Naveh, the directors of ed power to vote these shares.		
		6	SHARED VOTING POWER See response to row 5.			
		7	form for the benefit of persons associated be deemed to have sole power to dispose may be deemed to have sole power to	are directly owned by BI and 282,882 are held in nominee ated with BCPI-C. BCPI-P, the general partner of BI, may ose of these shares, BCPI-C, the general partner of BCPI-P, dispose of these shares and Eisenberg and Naveh, the to have shared power to dispose of these shares.		
		8	SHARED DISPOSITIVE POWER See response to row 7.			
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 9,571,772					
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)					
11	PERCENT OF CLASS REPRE	SENTED B	Y AMOUNT IN ROW 9	12.3%		
12	TYPE OF REPORTING PERSO	ON (SEE IN	ISTRUCTIONS)	PN		

CUSIP N	NO. M78673106			13G		Page 4 of 12 Pages
1	NAMES OF REPORTING PER BCPI Corporation II	SONS				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) $\square$ (b) $\boxtimes$					
3	SEC USE ONLY					
4	CITIZENSHIP OR PLACE OF Delaware	ORGANIZ.	ATION			
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	5	form for the bene be deemed to hav be deemed to hav	of which 9,288, fit of persons asset sole power to be sol	sociated vote the vote the	directly owned by BI and 282,882 are held in nominee with BCPI-C. BCPI-P, the general partner of BI, may see shares, BCPI-C, the general partner of BCPI-P, may see shares and Eisenberg and Naveh, the directors of ower to vote these shares.
		6	SHARED VOTIN See response to re			
		7	form for the bene be deemed to hav may be deemed to	of which 9,288, fit of persons asset sole power to to have sole power.	sociated dispose er to disp	directly owned by BI and 282,882 are held in nominee with BCPI-C. BCPI-P, the general partner of BI, may of these shares, BCPI-C, the general partner of BCPI-P, cose of these shares and Eisenberg and Naveh, the ave shared power to dispose of these shares.
		8	SHARED DISPO See response to ro		IR.	
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 9,571,772					
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)					
11	PERCENT OF CLASS REPRES	SENTED B	Y AMOUNT IN RO	OW 9		12.3%
12	TYPE OF REPORTING PERSO	ON (SEE IN	STRUCTIONS)			СО

CUSIP	NO. M78673106		13G	Page 5 of 12 Pages		
	T					
1	NAMES OF REPORTING PER Michael A. Eisenberg	SON				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) $\square$ (b) $\boxtimes$					
3	SEC USE ONLY					
4	CITIZENSHIP OR PLACE OF Dual citizen of the United States		DN			
	NUMBER OF		LE VOTING POWER e response to row 6.			
	SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	9,5 for be be	m for the benefit of persons associ deemed to have sole power to vote	are directly owned by BI and 282,882 are held in nominee lated with BCPI-C. BCPI-P, the general partner of BI, may be these shares, BCPI-C, the general partner of BCPI-P, may be these shares and Eisenberg, a director of BCPI-C, may be these shares.		
			LE DISPOSITIVE POWER e response to row 8.			
		9,5 for be ma	m for the benefit of persons associ deemed to have sole power to disp	are directly owned by BI and 282,882 are held in nominee lated with BCPI-C. BCPI-P, the general partner of BI, may cose of these shares, BCPI-C, the general partner of BCPI-P, or dispose of these shares and Eisenberg, a director of BCPI-wer to dispose of these shares.		
9	AGGREGATE AMOUNT BEN	EFICIALLY OV	VNED BY EACH REPORTING P	PERSON 9,571,772		
10	CHECK BOX IF THE AGGRE EXCLUDES CERTAIN SHARE					
11	PERCENT OF CLASS REPRE	SENTED BY A	MOUNT IN ROW 9	12.3%		
12	TYPE OF REPORTING PERSO	ON (SEE INSTR	UCTIONS)	IN		

CUSIP N	NO. M78673106		13G	Page 6 of 12 Pages		
1	NAMES OF REPORTING PERS Arad Naveh	SON				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)  (a) □ (b) ⊠					
3	SEC USE ONLY					
4	CITIZENSHIP OR PLACE OF Or Dual citizen of the United States		ION			
	NUMBER OF		OLE VOTING POWER ee response to row 6.			
	SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	9 fo b	orm for the benefit of persons assoc e deemed to have sole power to vot	0 are directly owned by BI and 282,882 are held in nominee iated with BCPI-C. BCPI-P, the general partner of BI, may e these shares, BCPI-C, the general partner of BCPI-P, may e these shares and Naveh, a director of BCPI-C, may be these shares.		
		_	OLE DISPOSITIVE POWER ee response to row 8.			
		9 fo b	orm for the benefit of persons assoc e deemed to have sole power to disp	0 are directly owned by BI and 282,882 are held in nominee iated with BCPI-C. BCPI-P, the general partner of BI, may pose of these shares, BCPI-C, the general partner of BCPI-P, o dispose of these shares and Naveh, a director of BCPI-C, or to dispose of these shares.		
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 9,571,772					
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)					
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 12.3%					
12	TYPE OF REPORTING PERSO	ON (SEE INST	RUCTIONS)	IN		

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This Amendment No. 4 amends and restates in its entirety the Schedule 13G previously filed by Benchmark Israel II, L.P., a Delaware limited partnership ("BI"), BCPI Partners II, L.P., a Delaware limited partnership ("BCPI-P"), BCPI Corporation II, a Delaware corporation ("BCPI-C"), and Michael A. Eisenberg ("Eisenberg") and Arad Naveh ("Naveh") (together will all prior and current amendments thereto, this "Schedule 13G").

#### Item 1(a) Name of Issuer:

Perion Network Ltd. (the "Issuer")

### Item 1(b) Address of issuer's principal executive offices:

1 Azrieli Center, Building A, 4<sup>th</sup> Floor 26 HaRokmim Street, Holon, Israel 5885849

#### Items 2(a) Name of person filing:

This Statement is filed by BI, BCPI-P, BCPI-C, and Eisenberg and Naveh. The foregoing entities and individuals are collectively referred to as the "Reporting Persons."

BCPI-P, the general partner of BI, may be deemed to have sole power to vote and sole power to dispose of shares of the Issuer directly owned by BI. BCPI-C, the general partner BCPI-P, may be deemed to have sole power to vote and sole power to dispose of shares of the Issuer directly owned by BI. Eisenberg and Naveh are the directors of BCPI-C and may be deemed to have shared power to vote and shared power to dispose of shares of the Issuer directly owned by BI.

#### Item 2(b) Address or principal business office or, if none, residence:

The address for each of the Reporting Persons is:

Benchmark 2965 Woodside Road Woodside, California 94062

#### Item 2(c) Citizenship:

BI and BCPI-P are Delaware limited partnerships. BCPI-C is a Delaware corporation. Eisenberg and Naveh are dual citizens of the United States and Israel.

## Item 2(d) Title of class of securities:

**Ordinary Shares** 

## Item 2(e) CUSIP No.:

M78673106

# Item 3 If this statement is filed pursuant to §§ 240.13d-1(b), or 240.13d-2(b) or (c), check whether the person filings is a:

Not applicable.

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#### Item 4 Ownership

Provide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1.

The following information with respect to the ownership of the Ordinary Shares of the issuer by the persons filing this Statement is provided as of December 31, 2017 (based on 77,550,069 Ordinary Shares of the issuer outstanding as of December 31, 2017 as reported by the issuer to the Reporting Persons).

(a) <u>Amount beneficially owned:</u>

See Row 9 of cover page for each Reporting Person.

(b) <u>Percent of Class</u>:

See Row 11 of cover page for each Reporting Person.

- (c) <u>Number of shares as to which such person has</u>:
  - (i) <u>Sole power to vote or to direct the vote</u>:

See Row 5 of cover page for each Reporting Person.

(ii) Shared power to vote or to direct the vote:

See Row 6 of cover page for each Reporting Person.

(iii) Sole power to dispose or to direct the disposition of:

See Row 7 of cover page for each Reporting Person.

(iv) Shared power to dispose or to direct the disposition of:

See Row 8 of cover page for each Reporting Person.

#### Item 5 Ownership of 5 Percent or Less of a Class

Not applicable.

## Item 6 Ownership of More than 5 Percent on Behalf of Another Person

Under certain circumstances set forth in the limited partnership agreements of BI and BCPI-P, and the certificate of incorporation of BCPI-C, the general and limited partners or shareholders, as the case may be, of each of such entities may be deemed to have the right to receive dividends from, or the proceeds from, the sale of shares of the issuer owned by each such entity of which they are a partner or shareholder.

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Item 7	Identification and Classification of the Sub Company or Control Person	sidiary Which Acquired the S	Security Being Reported on by the Parent Holding

Not applicable.

Item 8 Identification and Classification of Members of the Group

Not applicable.

Item 9 Notice of Dissolution of Group

Not applicable.

Item 10 Certifications

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

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## **SIGNATURES**

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: February 5, 2018

BENCHMARK ISRAEL II, L.P., a Delaware limited partnership

By: BCPI PARTNERS II, L.P., a Delaware limited partnership

Its: General Partner

By: BCPI Corporation II, a Delaware corporation

Its: General Partner

By: /s/ Steven M. Spurlock

Steven M. Spurlock

Officer

BCPI PARTNERS II, L.P., a Delaware limited partnership

By: BCPI Corporation II, a Delaware corporation

Its: General Partner

By: /s/ Steven M. Spurlock

Steven M. Spurlock

Officer

BCPI CORPORATION II, a Delaware corporation

By: /s/ Steven M. Spurlock

Steven M. Spurlock

Officer

MICHAEL EISENBERG ARAD NAVEH

By: /s/ Steven M. Spurlock

Steven M. Spurlock Attorney-in-Fact\*

<sup>\*</sup>Signed pursuant to a Power of Attorney already on file with the appropriate agencies.

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	EXHIBIT INDEX	
Exhibit		Found on Sequentially Numbered Page
Exhibit A: Agreement of Joint Filing		12

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## EXHIBIT A

# Agreement of Joint Filing

The Reporting Persons agree that a single Schedule 13G (or any amendment thereto) relating to the Ordinary Shares of Perion Network Ltd. shall be filed on behalf of each of the Reporting Persons. Note that copies of the applicable Agreement of Joint Filings are already on file with the appropriate agencies.