

0001178913-24-0037516-K PAINREFORM LTD. 2024111820241118170010170010170010 0 0001178913-24-003751 6-K 1 20241118 20241118 20241118 PAINREFORM LTD. 0001801834 2834 000000000 L3 1231 6-K 34 001-39481 241472225 65 YIGAL ALON ST. TEL AVIV L3 6744316 972-3-7177051 65 YIGAL ALON ST. TEL AVIV L3 6744316 6-K 1 zk2432345.htm 6-K UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 Â Form 6-K Â Report of Foreign Private Issuer Â Pursuant to Rule 13a-16 or 15d-16 of the Securities Exchange Act of 1934 Â For the month of November 2024 Â Commission File Number: 001-39481 Â PainReform Ltd. (Translation of registrantâ€™s name into English) Â 65 Yigal Alon St., Tel Aviv 6744316 Israel (Address of principal executive offices) Â Indicate by check mark whether the registrant files or will file annual reports under cover Form 20-F or Form 40-F. Â Form 20-FÂ ~Â Â Â Â Form 40-FÂ ~Â This Form 6-K is incorporated by reference into the Companyâ€™s Registration Statements on Form S-8 (Registration No. 333-257968 and 333-265902) and the Companyâ€™s Registration Statements on Form F-3 (Registration No. 333-282264, 333-254982, 333-276485 and 333-277594). PainReform Ltd. (the â€œCompanyâ€) is announcing that it will effect a reverse share split of the Companyâ€™s ordinary shares after market close onÂ Wednesday, November 20, 2024, at the ratio of 1-for-4, such that each four (4) ordinary shares, no par value, shall be consolidated into one (1) ordinary share, no par value. The first date when the Companyâ€™s ordinary shares will begin trading on the Nasdaq Capital Market after implementation of theÂ reverse splitÂ will be Thursday, November 21, 2024. Following the implementation of theÂ reverse split, the Companyâ€™s authorized share capital shall be comprised of 2,500,000 ordinary shares, no par value per share, and approximately 590,616 ordinary shares shall be issued and outstanding. No fractional ordinary shares will be issued as a result of the reverse split. All fractional ordinary shares will be rounded up to the nearest whole ordinary share. In addition, a proportionate adjustment will be made to the per share exercise price and the number of shares issuable upon the exercise of all outstanding options and warrants entitling the holders to purchase ordinary shares. Â SIGNATURESÂ Â 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. Â Date: November 18, 2024 PAINREFORM LTD. Â Â Â By: /s/ Ehud Geller Â Â Ehud Geller Â Â Interim Chief Executive Officer Â