UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13G

UNDER THE SECURITIES EXCHANGE ACT OF 1934 (Amendment No.)*

MediWound Ltd.

(Name of Issuer)

Ordinary shares, par value NIS 0.01 per share (Title of Class of Securities)

> <u>M68830104</u> (CUSIP Number)

<u>March 21, 2017</u> (Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

 \Box Rule 13d-1(b)

 \boxtimes Rule 13d-1(c)

 \Box Rule 13d-1(d)

*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the *Securities Exchange Act* of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

CUSIP No. M68830104			ļ	13G	Page 2 of 11 Pages
1	NAME OF REPO	ORTING PEF	SONS		
2		PPROPRIATI	E BOX IF A MEMBER	OF A GROUP (See instructions)	
3	SEC USE ONLY				
4	CITIZENSHIP C	OR PLACE O	F ORGANIZATION		
	Israel				
		5	SOLE VOTING PO	OWER	
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		7	SOLE DISPOSITIV	VE POWER	
I LK		8	SHARED DISPOS 1,252,381 (*)	ITIVE POWER	
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 1,252,381 (*)				
10		CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See instructions)			
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 5.70% (*) (**)				
12	TYPE OF REPO	RTING PERS	SON (See instructions))	
	IN				

(*) The beneficial ownership of the securities reported herein is described in Item 4(a).

(**) Based on 21,954,078 Ordinary Shares outstanding as of March 21, 2017 (as reported on Bloomberg LP).

	CUSIP No. M68830104			13G	Page 3 of 11 Pages		
1	1 NAME OF REPORTING PERSONS		SONS	•			
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2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See instructions) (a) (b) (c)						
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9	AGGREGATE AN	AOUNT BE		D BY EACH REPORTING PERSON			
	1 252 281 (*)						
10	1,252,381 (*) CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See instructions)						
11	11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9						
12	5.70% (*) (**) TYPE OF REPORTING PERSON (See instructions)						
12				,			
	IN						

(*) The beneficial ownership of the securities reported herein is described in Item 4(a).

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	CUSIP No.	M68830104		13G	Page 4 of 11 Pages			
1	NAME OF REPC							
	_	Yelin Lapidot Holdings Management Ltd.						
2	CHECK THE AP (a) \Box (b) \Box							
3	SEC USE ONLY	SEC USE ONLY						
4	CITIZENSHIP O	R PLACE O	F ORGANIZATION					
	Israel							
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(*) The beneficial ownership of the securities reported herein is described in Item 4(a).

(**) Based on 21,954,078 Ordinary Shares outstanding as of March 21, 2017 (as reported on Bloomberg LP).

Item 1. (a)	Name of Issuer:
	MediWound Ltd.
(b)	Address of Issuer's Principal Executive Offices:
	42 Hayarkon Street, Yavne 8122745, Israel
Item 2. (a)	Name of Person Filing:
	Dov Yelin
	Yair Lapidot
	Yelin Lapidot Holdings Management Ltd.
	Yelin Lapidot Mutual Funds Management Ltd.
(b)	Address of Principal Business Office:
	Dov Yelin - 50 Dizengoff St., Dizengoff Center, Gate 3, Top Tower, 13th floor, Tel Aviv 64332, Israel
	Yair Lapidot - 50 Dizengoff St., Dizengoff Center, Gate 3, Top Tower, 13th floor, Tel Aviv 64332, Israel
	Yelin Lapidot Holdings Management Ltd 50 Dizengoff St., Dizengoff Center, Gate 3, Top Tower, 13th floor, Tel Aviv 64332, Israel
	Yelin Lapidot Mutual Funds Management Ltd. – 50 Dizengoff St., Dizengoff Center, Gate 3, Top Tower, 13th floor, Tel Aviv 64332, Israel
(c)	Citizenship or Place of Incorporation:
	Dov Yelin – Israel
	Yair Lapidot – Israel
	Yelin Lapidot Holdings Management Ltd. – Israel
	Yelin Lapidot Mutual Funds Management Ltd. – Israel
(d)	Title of Class of Securities:
	Ordinary shares, par value NIS 0.01 per share
(e)	<u>CUSIP Number</u> :
	M68830104
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- Item 3. Not applicable.
- Item 4. <u>Ownership</u>:
 - (a) <u>Amount beneficially owned</u>:

See row 9 of cover page of each reporting person.

On March 21, 2017, the securities reported herein were beneficially owned as follows:

- 1,252,381 Ordinary Shares (representing 5.70% of the total Ordinary Shares outstanding) beneficially owned by mutual funds managed by Yelin Lapidot Mutual Funds Management Ltd.
- 0 Ordinary Shares (representing 0.00% of the total Ordinary Shares outstanding) beneficially owned by provident funds managed by Yelin Lapidot Provident Funds Management Ltd.

The securities reported herein are beneficially owned by provident funds managed by Yelin Lapidot Provident Funds Management Ltd. and/or mutual funds managed by Yelin Lapidot Mutual Funds Management Ltd. (the "Subsidiaries"), each a wholly-owned subsidiary of Yelin Lapidot Holdings Management Ltd. ("Yelin Lapidot Holdings"). Messrs. Yelin and Lapidot each own 24.38% of the share capital and 25% of the voting rights of Yelin Lapidot Holdings, and are responsible for the day-to-day management of Yelin Lapidot Holdings. The Subsidiaries operate under independent management and make their own independent voting and investment decisions. Any economic interest or beneficial ownership in any of the securities covered by this report is held for the benefit of the members of the provident funds or mutual funds, as the case may be. This Statement shall not be construed as an admission by Messrs. Yelin and Lapidot, Yelin Lapidot Holdings or the Subsidiaries that he or it is the beneficial owner of any of the securities covered by this Statement, and each of Messrs. Yelin and Lapidot, Yelin Lapidot Holdings, and the Subsidiaries disclaims beneficial ownership of any such securities.

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

See row 11 of cover page of each reporting person

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

See row 5 of cover page of each reporting person

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

See row 6 of cover page of each reporting person and note in Item 4(a) above

	(iii) Sole power to dispose or to direct the disposition of:
	See row 7 of cover page of each reporting person
	(iv) Shared power to dispose or to direct the disposition of:
	See row 8 of cover page of each reporting person and note in Item 4(a) above
Item 5.	Ownership of Five Percent or Less of a Class:
	Not applicable.
Item 6.	Ownership of More than Five Percent on Behalf of Another:
	Not applicable.
Item 7.	Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company or Control Person:
	Not applicable.
Item 8.	Identification and Classification of Members of the Group:
	Not applicable.
Item 9.	Notice of Dissolution of Group:
	Not applicable.
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Item 10. <u>Certification</u>:

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.

SIGNATURE

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.

September 4, 2017

Dov Yelin

/s/ Dov Yelin By: Dov Yelin

Yair Lapidot

/s/ Yair Lapidot By: Yair Lapidot

Yelin Lapidot Holdings Management Ltd.

/s/ Dov Yelin By: Dov Yelin Title: Joint Chief Executive Officer

Yelin Lapidot Mutual Funds Management Ltd.

/s/ Or Keren By: Or Keren Title: Joint Chief Executive Officer

EXHIBIT NO.DESCRIPTION

Exhibit 1 Joint Filing Agreement filed by and among the Reporting Persons, dated as of September 4, 2017.

Joint Filing Agreement

Pursuant to Rule 13d-1(k)(1) under the Securities Exchange Act of 1934, as amended, the undersigned hereby agree that only one statement containing the information required by Schedule 13G need be filed with respect to the ownership by each of the undersigned of shares of MediWound Ltd. Each of them is responsible for the timely filing of such Schedule 13G and any amendments thereto, and for the completeness and accuracy of the information concerning such person contained therein; but none of them is responsible for the completeness or accuracy of the information concerning the other persons making the filing, unless such person knows or has reason to believe that such information is inaccurate. In accordance with Rule 13d-1(k)(1), the undersigned hereby agree to the joint filing with each other on behalf of each of them of such a statement on Schedule 13G and any amendments thereto with respect to the equity securities (as defined in Rule 13d-1(i)) of the issuer, beneficially owned by each of them. This Joint Filing Agreement shall be included as an exhibit to such Schedule 13G and any amendments thereto.

This agreement may be executed in any number of counterparts, each of which shall be deemed an original.

September 4, 2017

Dov Yelin

/s/ Dov Yelin By: Dov Yelin

Yair Lapidot

/s/ Yair Lapidot By: Yair Lapidot

Yelin Lapidot Holdings Management Ltd.

/s/ Dov Yelin By: Dov Yelin Title: Joint Chief Executive Officer

Yelin Lapidot Mutual Funds Management Ltd.

/s/ Or Keren

By: Or Keren Title: Joint Chief Executive Officer