# **UNITED STATES SECURITIES AND EXCHANGE COMMISSION**

Washington, D.C. 20549

# **SCHEDULE 13D**

**Under the Securities Exchange Act of 1934** 

(Amendment No. )\*

# MediWound Ltd

Medi Woulla Liu.
(Name of Issuer) Ordinary Shares, par value NIS 0.07 per share
(Title of Class of Securities)
M68830112
(CUSIP Number)
Kristin Hedlund Executive Vice President Legal Mölnlycke AB Gamlestadsvägen 3C, 415 11 Göteborg, Sweden +46 31 722 30 00
(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)
July 17, 2024
(Date of Event which Requires Filing of this Statement)
If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of $\S\S240.13d-1(e)$ , $240.13d-1(f)$ or $240.13d-1(g)$ , check the following box. $\square$
<b>Note</b> : Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §240.13d-7 for other partie to whom copies are to be sent.
* 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 disclosures provided in a prior cover page.
The information required on 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).

1	NAMES	OF RE	PORTING PERSONS	
1	Mölnlyc	ke Healtl	h Care AB	
	CHECK	THE A	PPROPRIATE BOX IF A MEMBER OF A GROUP	(a) 🗆
2				(b) ⊠
	SEC US	E ONLY		
3				
	SOURC	E OF FU	UNDS (SEE INSTRUCTIONS)	
4	WC	<b>L</b> 0	3.25 (622 1.61.15 5.15),	
		Z DOV II	F DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)	
5	СПЕСК	, bua ii	9 DISCLUSURE OF LEGAL PROCEEDINGS IS REQUIRED FURSUANT TO HEM 2(D) OR 2(E)	니
	<u> </u>			
6			OR PLACE OF ORGANIZATION	
V	Sweden			
		7	SOLE VOTING POWER	
		<i>,</i>	872,093	
	: 5.50		SHARED VOTING POWER	
NUMBER OF SI BENEFICIAL	LLY	8	0	
OWNED BY E REPORTING PI			SOLE DISPOSITIVE POWER	
WITH		9	872,093	
			SHARED DISPOSITIVE POWER	
		10	0	
	AGGRI	EGATE /	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
11	872,093			
			F THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE	
12		UCTION		
1-				
10	PERCE	NT OF (	CLASS REPRESENTED BY AMOUNT IN ROW (11)	
13	8.1%*			
	TYPE (	)F REP(	ORTING PERSON (SEE INSTRUCTIONS)	
14	00			

<sup>\*</sup> Based on an assumed 10,737,061 ordinary shares (par value NIS 0.07 per share) (the "Ordinary Shares") of MediWound Ltd. outstanding, based on 9,283,573 Ordinary Shares outstanding as of May 28, 2024 as disclosed by the Issuer in its Report on Form 6-K filed with the Securities and Exchange Commission on May 29, 2024, plus an additional 1,453,488 shares outstanding in connection with the 2024 Offering (as defined in Item 3 of this Schedule 13D).

ı	CI	Ĭ	C	T	P	N	ľ	`	٨	Λ	Ī	ζ	۶	9	Q	1	1	n	١1	1 1	12	

CUSIP No. M6883	0112			
1		S OF RE	PORTING PERSONS B	
2			PPROPRIATE BOX IF A MEMBER OF A GROUP	(a) □ (b) ⊠
3	SEC US	SE ONLY		
4	SOURC WC	E OF FU	UNDS (SEE INSTRUCTIONS)	
5	CHECK	S BOX II	F DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)	
6	CITIZE Sweden		OR PLACE OF ORGANIZATION	
NUMBER OF SI BENEFICIAI OWNED BY E REPORTING PI WITH	LLY CACH	7 8 9 10	SOLE VOTING POWER  872,093  SHARED VOTING POWER  0  SOLE DISPOSITIVE POWER  872,093  SHARED DISPOSITIVE POWER  0	
11	<b>AGGRI</b> 872,093		AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
12		K BOX II UCTION	F THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE (S)	
13	<b>PERCE</b> 8.1%*	NT OF C	CLASS REPRESENTED BY AMOUNT IN ROW (11)	
14	<b>TYPE (</b>	)F REPO	ORTING PERSON (SEE INSTRUCTIONS)	

<sup>\*</sup> Based on an assumed 10,737,061 Ordinary Shares outstanding, based on 9,283,573 Ordinary Shares outstanding as of May 28, 2024 as disclosed by the Issuer in its Report on Form 6-K filed with the Securities and Exchange Commission on May 29, 2024, plus an additional 1,453,488 shares outstanding in connection with the 2024 Offering (as defined in Item 3 of this Schedule 13D).

1	CI	T	S	П	О.	N	[c]	`	Ν	Λ	6	5	R	R	2	1	ſ	1	ľ	12	

CC511 140. 1410005	0112			
1		S OF RE	PORTING PERSONS ng AB	
2	СНЕСЬ	THE A	PPROPRIATE BOX IF A MEMBER OF A GROUP	(a) □ (b) ⊠
3	SEC US	SE ONLY		
4	SOURC WC	E OF FU	UNDS (SEE INSTRUCTIONS)	
5	СНЕСЬ	S BOX II	F DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)	
6	CITIZE Sweden		OR PLACE OF ORGANIZATION	
NUMBER OF SI BENEFICIAL OWNED BY E REPORTING PI WITH	LLY CACH	7 8 9 10	SOLE VOTING POWER  872,093  SHARED VOTING POWER  0  SOLE DISPOSITIVE POWER  872,093  SHARED DISPOSITIVE POWER  0	
11	<b>AGGRI</b> 872,093		AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
		X BOX II UCTION	F THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE (S)	
13	PERCE 8.1%*	NT OF (	CLASS REPRESENTED BY AMOUNT IN ROW (11)	
14	<b>TYPE (</b>	)F REPO	ORTING PERSON (SEE INSTRUCTIONS)	

<sup>\*</sup> Based on an assumed 10,737,061 Ordinary Shares outstanding, based on 9,283,573 Ordinary Shares outstanding as of May 28, 2024 as disclosed by the Issuer in its Report on Form 6-K filed with the Securities and Exchange Commission on May 29, 2024, plus an additional 1,453,488 shares outstanding in connection with the 2024 Offering (as defined in Item 3 of this Schedule 13D).

í	$\cap$ T	IC	IΡ	N	^	N.	16	5	2 8	2	U	1	12
١		1.7	1 [	- 1 N	()	Iν	11	10	١.	٠,	u		12

CUSIP NO. MIGOS	0112			
1			PORTING PERSONS	
•	Mölnlyc	ke AB		
2	CHECK	K THE A	PPROPRIATE BOX IF A MEMBER OF A GROUP	<ul><li>(a) □</li><li>(b) ☒</li></ul>
3	SEC US	SE ONLY		
4	SOURC WC	E OF FU	UNDS (SEE INSTRUCTIONS)	
5	CHECK	K BOX II	F DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)	
	CITIZE	NSHIP	OR PLACE OF ORGANIZATION	
6	Sweden			
NUMBER OF SI BENEFICIA OWNED BY E REPORTING PI WITH	LLY CACH	7 8 9	SOLE VOTING POWER  872,093  SHARED VOTING POWER  0  SOLE DISPOSITIVE POWER  872,093  SHARED DISPOSITIVE POWER	
		10	0	
11	<b>AGGRI</b> 872,093		AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
12		K BOX II UCTION	F THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE (S)	
13	<b>PERCE</b> 8.1%*	NT OF (	CLASS REPRESENTED BY AMOUNT IN ROW (11)	
14	TYPE (	)F REPC	ORTING PERSON (SEE INSTRUCTIONS)	

<sup>\*</sup> Based on an assumed 10,737,061 Ordinary Shares outstanding, based on 9,283,573 Ordinary Shares outstanding as of May 28, 2024 as disclosed by the Issuer in its Report on Form 6-K filed with the Securities and Exchange Commission on May 29, 2024, plus an additional 1,453,488 shares outstanding in connection with the 2024 Offering (as defined in Item 3 of this Schedule 13D).

ı	CI	П	C	T	D	N	Ic	 ٨	Λ	ī	ς	Q	9	5	2	1	)	1 1	เว	•

USIP NO. MI0883		OF DE	PORTING PERSONS	
1	IVAIVIL	OF KE	TORTING LEASONS	
-	Rotca A	В		
	CHECK	THE A	PPROPRIATE BOX IF A MEMBER OF A GROUP	(a) 🗆
2				(b) ⊠
	SEC US	E ONLY		
3				
	SOURC	E OF FU	UNDS (SEE INSTRUCTIONS)	
4				
	WC			
_	CHECK	BOX II	F DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)	
5				
	CITIZE	NSHIP (	OR PLACE OF ORGANIZATION	
6		TIOIIII V	SKILACE OF ORGANIZATION	
<b>U</b>	Sweden			
		_	SOLE VOTING POWER	
		7	872,093	
			SHARED VOTING POWER	
NUMBER OF SI	HARES	8	SHARED VOTING POWER	
BENEFICIAL	LLY	O	0	
OWNED BY E REPORTING PI			SOLE DISPOSITIVE POWER	
WITH		9	872,093	
		10	SHARED DISPOSITIVE POWER	
		10	0	
	AGGRE	EGATE A	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
11	872,093			
		S BOX II JCTION	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE	
12	INSTIN	CHON		
	PERCE	NT OF (	CLASS REPRESENTED BY AMOUNT IN ROW (11)	
13	8.1%*			
		T DED	ADTING BEDSON (SEE INSTRUCTIONS)	
14		T KEPC	ORTING PERSON (SEE INSTRUCTIONS)	
17	OO			

<sup>\*</sup> Based on an assumed 10,737,061 Ordinary Shares outstanding, based on 9,283,573 Ordinary Shares outstanding as of May 28, 2024 as disclosed by the Issuer in its Report on Form 6-K filed with the Securities and Exchange Commission on May 29, 2024, plus an additional 1,453,488 shares outstanding in connection with the 2024 Offering (as defined in Item 3 of this Schedule 13D).

ı	CI	Ι.	S	T	P	N	J	`	Ν	Λ	6	`	Q	5	2	1	٦.	1 1	12	•

CUSIP No. M6883	,0112			
	NAMES	OF RE	PORTING PERSONS	
1	Patricia	Industries	s AB	
2	CHECK	THE A	PPROPRIATE BOX IF A MEMBER OF A GROUP	(a) 🗆
2				(b) ⊠
	SEC US	E ONLY		
3				
4	SOURC	E OF FU	UNDS (SEE INSTRUCTIONS)	
4	WC			
_	CHECK	BOX II	F DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)	
5				
	CITIZE	NSHIP (	OR PLACE OF ORGANIZATION	
6	Sweden			
			SOLE VOTING POWER	
		7	872,093	
			SHARED VOTING POWER	
NUMBER OF SI BENEFICIAL	LLY	8	0	
OWNED BY E REPORTING PI			SOLE DISPOSITIVE POWER	
WITH		9	872,093	
	ļ	10	SHARED DISPOSITIVE POWER	
		10	0	
44	AGGRI	EGATE /	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
11	872,093			
		K BOX II UCTION	F THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE	
12	INSTRU	CHON	5)	
	PEDCE	THE OF A	CV 100 DEDDDGDWDDD DV 1MOUNTE DV DOW (11)	
13		NT OF C	CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	8.1%*			
14		)F REPC	ORTING PERSON (SEE INSTRUCTIONS)	
17	OO			

<sup>\*</sup> Based on an assumed 10,737,061 Ordinary Shares outstanding, based on 9,283,573 Ordinary Shares outstanding as of May 28, 2024 as disclosed by the Issuer in its Report on Form 6-K filed with the Securities and Exchange Commission on May 29, 2024, plus an additional 1,453,488 shares outstanding in connection with the 2024 Offering (as defined in Item 3 of this Schedule 13D).

CUSIP No. M6883	0112							
	NAMES	OF RE	PORTING PERSONS					
1	Investor	AB						
	CHECK	THE A	PPROPRIATE BOX IF A MEMBER OF A GROUP	(a) 🗆				
2				(b) ⊠				
	SEC US	F ONLV						
3	SEC US	E ONLI						
J								
4	SOURC	E OF FU	UNDS (SEE INSTRUCTIONS)					
4	WC							
	CHECK	K BOX II	F DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)					
5								
		ZENSHIP OR PLACE OF ORGANIZATION						
6	Sweden							
			SOLE VOTING POWER					
	7	7	872,093					
			SHARED VOTING POWER					
NUMBER OF SI		8						
BENEFICIAL OWNED BY E	САСН		0					
REPORTING PI		0	SOLE DISPOSITIVE POWER					
WITH		9	872,093					
			SHARED DISPOSITIVE POWER					
		10	0					
	ACCDI	CATE /	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
11			WOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
	872,093							
		CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)						
12	INSTRU	CHON						
12	PERCE	NT OF (	CLASS REPRESENTED BY AMOUNT IN ROW (11)					
13	8.1%*							
	TYPE (	F REPC	ORTING PERSON (SEE INSTRUCTIONS)					
14	00							

<sup>\*</sup>Based on an assumed 10,737,061 Ordinary Shares outstanding, based on 9,283,573 Ordinary Shares outstanding as of May 28, 2024 as disclosed by the Issuer in its Report on Form 6-K filed with the Securities and Exchange Commission on May 29, 2024, plus an additional 1,453,488 shares outstanding in connection with the 2024 Offering (as defined in Item 3 of this Schedule 13D).

#### Item 1. Security and Issuer

This Schedule 13D ("Schedule 13D") relates to ordinary shares, par value NIS 0.07 per share (the "Ordinary Shares") of MediWound Ltd., a company organized under the laws of the State of Israel (the "Issuer"). The address of the principal executive offices of the Issuer is 42 Hayarkon Street, Yavne 8122745, Israel.

#### Item 2. Identity and Background

This Schedule 13D is being filed by Mölnlycke Health Care AB ("Mölnlycke"), MHC Sweden AB, Mölnlycke Holding AB, Mölnlycke AB, Rotca AB, Patricia Industries AB, and Investor AB (collectively, the "Reporting Persons").

The business address of each of Mölnlycke, MHC Sweden AB, Mölnlycke Holding AB and Mölnlycke AB is Gamlestadsvägen 3C, 415 11, Göteborg, Sweden. The business address of each of Rotca AB, Patricia Industries AB and Investor AB is Arsenalsgatan 8C, SE-103 32, Stockholm, Sweden.

The Reporting Persons are each organized under the laws of Sweden. Mölnlycke is a global MedTech company specialising in solutions for wound care and surgical procedures. Investor AB is a publicly held limited liability company engaged principally in business as a diversified industrial holding company. The other Reporting Persons are subsidiaries of Investor AB and direct or indirect parent entities of Mölnlycke.

The name, business address, present principal occupation or employment and citizenship of the directors, executive officers and control persons of the Reporting Persons is set forth on Schedule A hereto.

During the last five years, none of the Reporting Persons, and to the best of the Reporting Persons' knowledge and belief, any person named in Schedule A hereto (i) has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors), or (ii) was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction that resulted in a judgment, decree or final order enjoining the person from future violations of, or prohibiting or mandating activities subject to, federal or state securities laws, or a finding of any violation of federal or state securities laws.

#### Item 3. Source and Amount of Funds or Other Consideration

On July 17, 2024 (the "Closing Date"), Mölnlycke purchased 872,093 Ordinary Shares from the Issuer in a private placement (the "2024 Offering") for \$17.20 per share, or an aggregate price of \$15,000,000. The funds used in making such purchase were from the working capital of Mölnlycke.

#### Item 4. Purpose of the Transaction

#### Share Purchase Agreement

As described in Item 3, Mölnlycke purchased 872,093 Ordinary Shares from the Issuer on the Closing Date at a purchase price of \$17.20 per share, pursuant to a Share Purchase Agreement, dated as of July 15, 2024 (the "Share Purchase Agreement"), by and among the Issuer, Mölnlycke and the other purchasers listed on the signature pages thereto (together with Mölnlycke, the "Purchasers"). The Share Purchase Agreement contained customary terms and conditions.

#### Registration Rights Agreement

On July 15, 2024, in connection with the Share Purchase Agreement, Mölnlycke entered into a registration rights agreement (the "Registration Rights Agreement") with the Issuer and the other Purchasers, pursuant to which, among other things and subject to certain restrictions, the Issuer provided the Purchasers with customary registration rights with respect to the Ordinary Shares issued to the Purchasers pursuant to the 2024 Offering and any additional Registrable Securities (as defined in the Registration Rights Agreement). Pursuant to the Registration Rights Agreement, the Issuer agreed to file with the Securities and Exchange Commission, within 45 days of the Closing Date, an initial shelf registration statement registering the resale of all Registrable Securities issued in the 2024 Offering. The Registration Rights Agreement also grants customary piggyback registration rights to the Purchasers (or their assignees with rights under the agreement) with respect to any Registrable Securities that have not yet then been registered under registration agreements pursuant to the Registration Rights Agreement.

#### Collaboration and Rights Agreement

In connection with the 2024 Offering, Mölnlycke and the Issuer entered into a Collaboration and Rights Agreement, dated July 15, 2024 (the "Collaboration Agreement"), whereby the Issuer shall be able to benefit from Mölnlycke's comprehensive global expertise in advanced wound care. Accordingly, if requested by the Issuer, Mölnlycke shall provide the Issuer with commercial insights, clinical and regulatory experience, and educational resources

Besides the parties' collaboration in that manner, the Collaboration Agreement also grants Mölnlycke certain specific rights, including: (a) attendance/discussion rights with the Research & Development Committee of the Issuer's board of directors (the "Board") in a non-voting, observer capacity, and the Chief Executive Officer of Mölnlycke and the Executive Vice President, Wound Care of Mölnlycke will be invited to attend quarterly meetings with the Issuer's Chief Executive Officer and the Issuer's Chairman of the Board; (b) strategic evaluation rights related to EscharEx®; (c) a right of first participation in the process for an acquisition of the Issuer; provided, however, if the Issuer enters into, and the Board recommends in favor of, a definitive agreement with any third party with respect to an acquisition, Mölnlycke has agreed to vote the Ordinary Shares held by it in favor of such acquisition; (d) shareholdings exclusivity, whereby the Issuer may not sell or issue any equity securities to any entity having a significant commercial business in the field of wound-care until the earlier of (i) the two-year anniversary of the closing of the 2024 Offering and (ii) the termination of the agreement; and (e) customary preemptive rights to maintain its ownership percentage in the Issuer, subject to customary exceptions, until the earlier of (i) the two-year anniversary of the closing of the 2024 Offering and (ii) the termination of the agreement.

The Collaboration Agreement also contains stand-still provisions that limit Mölnlycke's ownership to no more than 9.99% of the Issuer's issued and outstanding Ordinary Shares during the duration of the agreement, including pursuant to any voting or other agreement.

The foregoing descriptions of the Share Purchase Agreement, the Registration Rights Agreement and the Collaboration Agreement do not purport to be complete and are qualified in their entirety by reference to the forms thereof filed as exhibits to this Schedule 13D, which exhibits are hereby incorporated by reference into this Item 4.

Mölnlycke acquired the Ordinary Shares for strategic investment purposes and to strengthen the partnership and collaboration between the parties. Depending on their review and evaluation of the business and prospects of the Issuer and the price level of the securities of the Issuer, or such other factors as they may deem relevant, the Reporting Persons may acquire additional securities of the Issuer; may sell all or any part of its securities of the Issuer in the open market, in privately negotiated transactions or in sales registered or exempt from registration under the Securities Act of 1933, as amended; may transfer shares to affiliated entities or may engage in any combination of the foregoing. Subject to applicable law and contractual limitations, the Reporting Persons may enter into derivative transactions, margin loans, hedging transactions or alternative structures with respect to the securities of the Issuer. Any open market or privately negotiated purchases, sales, distributions or other transactions may be made at any time without additional prior notice. Any alternative that the Reporting Persons may pursue will depend upon a variety of factors, including without limitation, current and anticipated future trading prices of the Issuer, the financial condition, results of operations and prospects of the Issuer and general economic, financial market and industry conditions, other investment and business opportunities available to the Reporting Persons, general stock market and economic conditions, tax considerations and other factors.

Other than as described above, Reporting Persons do not currently have any plans or proposals that relate to, or would result in, any of the matters listed in Items 4(a)–(j) of Schedule 13D, although, depending on the factors discussed herein, Reporting Persons may change their purpose or formulate different plans or proposals with respect thereto at any time.

#### Item 5. Interest in Securities of the Issuer

The information set forth in Item 6 of this Schedule 13D and the responses of the Reporting Persons to Rows (7) through (13) of the cover pages of this Schedule 13D are hereby incorporated by reference into this Item 5.

- (a)-(b) Each of the Reporting Persons may be deemed to be the beneficial owner of the 872,093 Ordinary Shares held directly by Mölnlycke which represents approximately 8.1% of the total number of outstanding Ordinary Shares based on an assumed 10,737,061 Ordinary Shares outstanding, based on 9,283,573 Ordinary Shares outstanding as of May 28, 2024 as disclosed by the Issuer in its Report on Form 6-K filed with the Securities and Exchange Commission on May 29, 2024, plus an additional 1,453,488 shares outstanding in connection with the 2024 Offering (as defined in Item 3 of this Schedule 13D).
- (c) Except as disclosed in Item 3 of this Schedule 13D, the Reporting Persons have not effected any transactions in the Ordinary Shares in the past 60 days.
- (d) To the best knowledge of the Reporting Persons, no person other than the Reporting Persons has the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the securities beneficially owned by the Reporting Persons identified in this Item 5.
- (e) Not applicable.

#### Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

The information set forth in Item 4 of this Schedule 13D is hereby incorporated by reference into this Item 6. Except as disclosed in Item 4 of this Schedule 13D, there are no contracts, arrangements, understandings or relationships (legal or otherwise) to which any Reporting Person is a party with respect to the securities of the Issuer.

#### Item 7. Material to be Filed as Exhibits

Exhibit	Description
<u>99.1</u>	Joint Filing Agreement, dated July 19, 2024
99.2	Form of Share Purchase Agreement, dated July 15, 2024, by and between the Issuer and the purchasers listed on the signature pages thereto (incorporated by reference to Exhibit 4.1 to the Issuer's Report on Form 6-K filed with the Securities and Exchange Commission on July 15, 2024).
99.3	Form of Registration Rights Agreement, dated July 15, 2024, by and between the Issuer and the purchasers of the Issuer's ordinary shares listed on the signature pages thereto (incorporated by reference to Exhibit 4.2 of the Issuer's Report on Form 6-K filed with the Securities and Exchange Commission on July 15, 2024).
99.4	Collaboration and Rights Agreement, dated as of July 15, 2024, by and between the Issuer and Mölnlycke (incorporated by reference to Exhibit 4.3 of the Issuer's Report on Form 6-K filed with the Securities and Exchange Commission on July 15, 2024).

#### **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.

Dated: July 19, 2024

## MÖLNLYCKE HEALTH CARE AB

By: /s/ Zlatko Rihter

Name: Zlatko Rihter

Title: Chief Executive Officer

By: /s/ Susanne Larsson

Name: Susanne Larsson
Title: Chief Financial Officer

## MHC SWEDEN AB

By: <u>/s/ Christian Cederholm</u> Name: Christian Cederholm

Title: Director

By: <u>/s/ Zlatko Rihter</u>
Name: Zlatko Rihter

Title: Chief Executive Officer

## MÖLNLYCKE HOLDING AB

By: <u>/s/ Christian Cederholm</u>
Name: Christian Cederholm

Title: Director

By: <u>/s/ Zlatko Rihter</u> Name: Zlatko Rihter

Title: Chief Executive Officer

## MÖLNLYCKE AB

By: <u>/s/ Christian Cederholm</u> Name: Christian Cederholm

Title: Director

By: <u>/s/ Zlatko Rihter</u> Name: Zlatko Rihter

Title: Chief Executive Officer

## ROTCA AB

By: /s/ Daniel Bruhn
Name: Daniel Bruhn
Title: Director

By: /s/ Malte St Cyr Ohm
Name: Malte St Cyr Ohm

Title: Chairman

## PATRICIA INDUSTRIES AB

By: <u>/s/ Petra Hedengran</u>
Name: Petra Hedengran
Title: Authorized Signatory

By: <u>/s/ Thomas Kidane</u>
Name: Thomas Kidane
Title: Authorized Signatory

## INVESTOR AB

By: /s/ Petra Hedengran

Name: Petra Hedengran

Title: Managing Director and General Counsel

By: /s/ Helena Saxon

Name: Helena Saxon

Title: Chief Financial Officer

# SCHEDULE A <u>Directors and Executive Officers of Mölnlycke Health Care AB</u>

Name	Position	Citizenship	Present Principal Occupation	Business Address
Zlatko Rihter	CEO, Director	Swedish	CEO Mölnlycke	Gamlestadsvägen 3C, 415 11, Göteborg, Sweden
Susanne Larsson	Director	Swedish	CFO Mölnlycke	Gamlestadsvägen 3C, 415 11, Göteborg, Sweden

## **Directors and Executive Officers of MHC Sweden AB**

Name	Position	Citizenship	Present Principal Occupation	Business Address
				Gamlestadsvägen 3C, 415 11, Göteborg,
Zlatko Rihter	CEO, Director	Swedish	CEO Mölnlycke	Sweden
				Gamlestadsvägen 3C, 415 11, Göteborg,
David Perez	Director	American	Director of various companies	Sweden
				Gamlestadsvägen 3C, 415 11, Göteborg,
Karl-Henrik Sundström	Chairman	Swedish	Director of various companies	Sweden
				Gamlestadsvägen 3C, 415 11, Göteborg,
Johan Malmquist	Director	Swedish	Director of various companies	Sweden
	Director, Employee		Global Project Manager	Gamlestadsvägen 3C, 415 11, Göteborg,
Lars Axelsson	Representative	Swedish	Mölnlycke	Sweden
				Gamlestadsvägen 3C, 415 11, Göteborg,
Sharon James	Director	British	Director of various companies	Sweden
				Gamlestadsvägen 3C, 415 11, Göteborg,
Kristina Willgård	Director	Swedish	Director of various companies	Sweden
			Global Director of Healthcare	
			Industry Solutions Google	Gamlestadsvägen 3C, 415 11, Göteborg,
Aashima Gupta	Director	American	Cloud	Sweden
				Gamlestadsvägen 3C, 415 11, Göteborg,
Leslie Mc Donnell	Director	American	Director of various companies	Sweden
	Director, Employee		Senior Concept Designer	Gamlestadsvägen 3C, 415 11, Göteborg,
Niclas Flach	Representative	Swedish	Mölnlycke	Sweden
			Chief Executive Officer,	
			· ·	Arsenalsgatan 8C, SE-103 32 Stockholm,
Christian Cederholm	Director	Swedish	AB	Sweden

## **Directors and Executive Officers of Mölnlycke Holding AB**

Name	Position	Citizenship	Present Principal Occupation	<b>Business Address</b>
Zlatko Rihter	CEO, Director	Swedish	CEO Mölnlycke	Gamlestadsvägen 3C, 415 11, Göteborg, Sweden
David Perez	Director	American	Director of various companies	Gamlestadsvägen 3C, 415 11, Göteborg, Sweden
Karl-Henrik Sundström	Chairman	Swedish	Director of various companies	Gamlestadsvägen 3C, 415 11, Göteborg, Sweden
Johan Malmquist	Director	Swedish	Director of various companies	Gamlestadsvägen 3C, 415 11, Göteborg, Sweden
Lars Axelsson	Director, Employee Representative	Swedish	Global Project Manager Mölnlycke	Gamlestadsvägen 3C, 415 11, Göteborg, Sweden

Sharon James	Director	British	Director of various companies	Gamlestadsvägen 3C, 415 11, Göteborg, Sweden
Kristina Willgård	Director	Swedish	Director of various companies	Gamlestadsvägen 3C, 415 11, Göteborg, Sweden
Aashima Gupta	Director	American	Global Director of Healthcare Industry Solutions Google Cloud	Gamlestadsvägen 3C, 415 11, Göteborg, Sweden
Leslie Mc Donnell	Director	American	Director of various companies	Gamlestadsvägen 3C, 415 11, Göteborg, Sweden
Niclas Flach	Director, Employee Representative	Swedish	Senior Concept Designer Mölnlycke	Gamlestadsvägen 3C, 415 11, Göteborg, Sweden
Christian Cederholm	Director	Swedish	Chief Executive Officer, President, and Director, Investor AB	Arsenalsgatan 8C, SE-103 32 Stockholm, Sweden

## **Directors and Executive Officers of Mölnlycke AB**

Name	Position	Citizenship	Present Principal Occupation	Business Address
_, , _,			~~~~	Gamlestadsvägen 3C, 415 11, Göteborg,
Zlatko Rihter	CEO, Director	Swedish	CEO Mölnlycke	Sweden
David Perez	Director	American	Director of various companies	Gamlestadsvägen 3C, 415 11, Göteborg, Sweden
Karl-Henrik Sundström	Chairman	Swedish	Director of various companies	Gamlestadsvägen 3C, 415 11, Göteborg, Sweden
Johan Malmquist	Director	Swedish	Director of various companies	Gamlestadsvägen 3C, 415 11, Göteborg, Sweden
Lars Axelsson	Director, Employee Representative	Swedish	Global Project Manager Mölnlycke	Gamlestadsvägen 3C, 415 11, Göteborg, Sweden
Sharon James	Director	British	Director of various companies	Gamlestadsvägen 3C, 415 11, Göteborg, Sweden
Kristina Willgård	Director	Swedish	Director of various companies	Gamlestadsvägen 3C, 415 11, Göteborg, Sweden
Aashima Gupta	Director	American	Global Director of Healthcare Industry Solutions Google Cloud	Gamlestadsvägen 3C, 415 11, Göteborg, Sweden
Leslie Mc Donnell	Director	American	Director of various companies	Gamlestadsvägen 3C, 415 11, Göteborg, Sweden
Niclas Flach	Director, Employee Representative	Swedish	Senior Concept Designer Mölnlycke	Gamlestadsvägen 3C, 415 11, Göteborg, Sweden
Christian Cederholm	Director	Swedish	Chief Executive Officer, President, and Director, Investor AB	Arsenalsgatan 8C, SE-103 32 Stockholm, Sweden
Anders Andersson	Managing Director	Swedish	Executive Vice President Wound Care	Gamlestadsvägen 3C, 415 11, Göteborg, Sweden
Fredrik Wallefors	Managing Director	Swedish	Executive Vice President OR Solutions	Gamlestadsvägen 3C, 415 11, Göteborg, Sweden
Katriina Öberg	Managing Director	Finnish	Executive Vice President Gloves	Gamlestadsvägen 3C, 415 11, Göteborg, Sweden
Lina Karlsson	Managing Director	Swedish	Executive Vice President Antiseptics	Gamlestadsvägen 3C, 415 11, Göteborg, Sweden

			CFO and Executive Vice	
			President IT, Digital	
			Enablement, Global Business	
			Services and Indirect	Gamlestadsvägen 3C, 415 11, Göteborg,
Susanne Larsson	Managing Director	Swedish	Procurement	Sweden
			Chief People Officer and	
			Executive Vice President Brand	Gamlestadsvägen 3C, 415 11, Göteborg,
Maria Morin	Managing Director	Swedish	& Communications	Sweden
				Gamlestadsvägen 3C, 415 11, Göteborg,
Kristin Hedlund	Managing Director	Swedish	Executive Vice President Legal	Sweden
				Gamlestadsvägen 3C, 415 11, Göteborg,
Emma Wright	Managing Director	British	Chief Medical Officer	Sweden
			Chief Operations Officer and	
			Executive Vice President	Gamlestadsvägen 3C, 415 11, Göteborg,
Eric De Kesel	Managing Director	Belgian	Sustainability	Sweden
			Executive Vice President	
			Corporate Strategy, Business	
			Development and Mergers &	Gamlestadsvägen 3C, 415 11, Göteborg,
Moatassem Bassiouni	Managing Director	Egyptian	Acquisitions	Sweden

## **Directors and Executive Officers of Rotca AB**

Name	Position	Citizenship	Present Principal Occupation	Business Address
				Arsenalsgatan 8C, SE-103 32 Stockholm,
Anders Eckerwall	CEO, Director	Swedish	Head of Finance Investor AB	Sweden
			Head of Tax and Structuring	Arsenalsgatan 8C, SE-103 32 Stockholm,
Daniel Bruhn	Director	Swedish	Investor AB	Sweden
				Arsenalsgatan 8C, SE-103 32 Stockholm,
Malte St Cyr Ohm	Chairman	Swedish	Legal Counsel Investor AB	Sweden

# **Directors and Executive Officers of Patricia Industries AB**

Name	Position	Citizenship	Present Principal Occupation	Business Address
				Arsenalsgatan 8C, SE-103 32 Stockholm,
Marcus Wallenberg	Chairman	Swedish	Director of various companies	Sweden
				Arsenalsgatan 8C, SE-103 32 Stockholm,
Jacob Wallenberg	Director	Swedish	Director of various companies	Sweden
				Arsenalsgatan 8C, SE-103 32 Stockholm,
Gunnar Brock	Director	Swedish	Director of various companies	Sweden
			Chief Executive Officer,	
			President, and Director, Investor	Arsenalsgatan 8C, SE-103 32 Stockholm,
Christian Cederholm	Director	Swedish	AB	Sweden
		Swedish and		Arsenalsgatan 8C, SE-103 32 Stockholm,
Denise Persson	Director	American	CMO Snowflake	Sweden
				Arsenalsgatan 8C, SE-103 32 Stockholm,
Åsa Riisberg	Director	Swedish	Director of various companies	Sweden
		Swedish and		Arsenalsgatan 8C, SE-103 32 Stockholm,
Inge Thulin	Director	American	Director of various companies	Sweden

# **Directors and Executive Officers of Investor AB**

Name	Position	Citizenship	Present Principal Occupation	Business Address
				Arsenalsgatan 8C, SE-103 32 Stockholm,
Jacob Wallenberg	Chairman	Swedish	Director of various companies	Sweden
				Arsenalsgatan 4, SE-103 22 Stockholm,
Marcus Wallenberg	Vice Chairman Director	Swedish	Director of various companies	Sweden
			Chief Executive Officer,	
				Arsenalsgatan 8C, SE-103 32 Stockholm,
Christian Cederholm	CEO, Director	Swedish	AB	Sweden
			Chief Human Resources	
			Officer: Spotify; Director of	Arsenalsgatan 8C, SE-103 32 Stockholm,
Katarina Berg	Director	Swedish	various companies	Sweden
				Arsenalsgatan 8C, SE-103 32 Stockholm,
Gunnar Brock	Director	Swedish	Director of various companies	Sweden
		British and		Arsenalsgatan 8C, SE-103 32 Stockholm,
Tom Johnstone	Director	Swedish	Director of various companies	Sweden
				Arsenalsgatan 8C, SE-103 32 Stockholm,
Magdalena Gerger	Director	Swedish	Director of various companies	Sweden
				Arsenalsgatan 8C, SE-103 32 Stockholm,
Grace Reksten Skaugen	Director	Norwegian	Director of various companies	Sweden
				Arsenalsgatan 8C, SE-103 32 Stockholm,
Hans Stråberg	Director	Swedish	Director of various companies	Sweden
				Arsenalsgatan 8C, SE-103 32 Stockholm,
Isabelle Kocher	Director	French	Director of various companies	Sweden
				Arsenalsgatan 8C, SE-103 32 Stockholm,
Sara Öhrvall Conradi	Director	Swedish	Director of various companies	Sweden
				Arsenalsgatan 8C, SE-103 32 Stockholm,
Sven Nyman	Director	Swedish	Director of various companies	Sweden

				Arsenalsgatan 8C, SE-103 32 Stockholm,
Mats Rahmström	Director	Swedish	Director of various companies	Sweden
			General Counsel and Head of	
			Corporate Governance and	Arsenalsgatan 8C, SE-103 32 Stockholm,
Petra Hedengran	Managing Director	Swedish	Compliance, Investor AB	Sweden
				Arsenalsgatan 8C, SE-103 32 Stockholm,
Thomas Kidane	Managing Director	Swedish	Co-Head of Patricia Industries	Sweden
				Arsenalsgatan 8C, SE-103 32 Stockholm,
Yuriy Prilutskiy	Managing Director	American	Co-Head of Patricia Industries	Sweden
			Chief Financial Officer, Investor	Arsenalsgatan 8C, SE-103 32 Stockholm,
Helena Saxon	Managing Director	Swedish	AB	Sweden
			Head of Listed Companies,	Arsenalsgatan 8C, SE-103 32 Stockholm,
Daniel Nodhäll	Managing Director	Swedish	Investor AB	Sweden
			Chief Communications &	
		Swedish and	Sustainability Officer, Investor	Arsenalsgatan 8C, SE-103 32 Stockholm,
Jacob Lund	Managing Director	Norwegian	AB	Sweden
			Head of Human Resources,	Arsenalsgatan 8C, SE-103 32 Stockholm,
Jessica Häggström	Managing Director	Swedish	Investor AB	Sweden

#### **JOINT FILING AGREEMENT**

In accordance with Rule 13d-1(k) of the Securities Exchange Act of 1934, as amended, the undersigned agree to the joint filing on behalf of each of them of a Statement on Schedule 13D (including any and all amendments thereto) with respect to the Ordinary Shares of MediWound Ltd. and further agree that this Joint Filing Agreement shall be included as an Exhibit to such joint filing.

The undersigned further agree that each party hereto is responsible for timely filing of such statement on Schedule 13D and any amendments thereto, and for the completeness and accuracy of the information concerning such party contained therein, provided that no party is responsible for the completeness and accuracy of the information concerning the other party, unless such party knows or has reason to believe that such information is inaccurate.

This Joint Filing Agreement may be executed in one or more counterparts, each of which shall be deemed to be an original instrument, but all of such counterparts together shall constitute but one agreement.

In evidence thereof the undersigned, being duly authorized, hereby execute this Joint Filing Agreement this 19th day of July, 2024.

## MÖLNLYCKE HEALTH CARE AB

By: /s/ Zlatko Rihter

Name: Zlatko Rihter

Title: Chief Executive Officer

By: /s/ Susanne Larsson

Name: Susanne Larsson
Title: Chief Financial Officer

#### MHC SWEDEN AB

By: <u>/s/ Christian Cederholm</u>
Name: Christian Cederholm

Title: Director

By: <u>/s/ Zlatko Rihter</u> Name: Zlatko Rihter

Title: Chief Executive Officer

## MÖLNLYCKE HOLDING AB

By: <u>/s/ Christian Cederholm</u> Name: Christian Cederholm

Title: Director

By: <u>/s/ Zlatko Rihter</u> Name: Zlatko Rihter

Title: Chief Executive Officer

#### MÖLNLYCKE AB

By: <u>/s/ Christian Cederholm</u> Name: Christian Cederholm

Title: Director

By: /s/ Zlatko Rihter Name: Zlatko Rihter

Title: Chief Executive Officer

## ROTCA AB

By: /s/ Daniel Bruhn
Name: Daniel Bruhn
Title: Director

By: /s/ Malte St Cyr Ohm
Name: Malte St Cyr Ohm

Title: Chairman

## PATRICIA INDUSTRIES AB

By: <u>/s/ Petra Hedengran</u>
Name: Petra Hedengran
Title: Authorized Signatory

By: <u>/s/ Thomas Kidane</u>
Name: Thomas Kidane
Title: Authorized Signatory

## INVESTOR AB

By: /s/ Petra Hedengran

Name: Petra Hedengran

Title: Managing Director and General Counsel

By: /s/ Helena Saxon

Name: Helena Saxon

Title: Chief Financial Officer