Novocure Ltd Form 3 March 22, 2017

FORM 3

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB APPROVAL

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INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

(Print or Type Responses)

1. Name and Address of Reporting 2. Date of Event Requiring 3. Issuer Name and Ticker or Trading Symbol Person * Statement Novocure Ltd [NVCR] À Pomona Capital VII, L.P. (Month/Day/Year) 03/08/2017 (Last) (First) (Middle) 4. Relationship of Reporting 5. If Amendment, Date Original Person(s) to Issuer Filed(Month/Day/Year) 780 THIRD AVE, 46TH FLOOR (Check all applicable) (Street) 6. Individual or Joint/Group Filing(Check Applicable Line) _X__ 10% Owner Director Form filed by One Reporting Officer Other NEW YORK, NYÂ 10017 (give title below) (specify below) _X_ Form filed by More than One Reporting Person (City) (State) (Zip) Table I - Non-Derivative Securities Beneficially Owned 2. Amount of Securities 4. Nature of Indirect Beneficial 1. Title of Security Beneficially Owned Ownership Ownership (Instr. 4) (Instr. 4) Form: (Instr. 5) Direct (D) or Indirect (I) (Instr. 5) Common Stock $D^{(1)}$ Â 6,798,841 Â Common Stock 3,076,019 $D^{(2)}$ Reminder: Report on a separate line for each class of securities beneficially SEC 1473 (7-02) owned directly or indirectly. Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a

Table II - Derivative Securities Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

currently valid OMB control number.

1. Title of Derivative Security (Instr. 4)	2. Date Exercisable and Expiration Date (Month/Day/Year)	3. Title and Amount of Securities Underlying Derivative Security (Instr. 4)	4. Conversion or Exercise Price of	5. Ownership Form of Derivative	6. Nature of Indirect Beneficial Ownership (Instr. 5)
			Derivative	Security:	

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Expiration Title Amount or Security Direct (D) Date or Indirect Exercisable Date Number of Shares (I) (Instr. 5)

Reporting Owners

Reporting Owner Name / Address		Relationships				
		Director	10% Owner	Officer	Other	
780	ona Capital VII, L.P. FHIRD AVE, 46TH FLOOR / YORK, NY 10017	Â	ÂX	Â	Â	
780	ona Capital VII Fund Investors, L.P. ITHIRD AVE, 46TH FLOOR VYORK, NY 10017	Â	ÂX	Â	Â	
780	ona Associates VII, L.P. ΓHIRD AVE, 46TH FLOOR / YORK, NY 10017	Â	ÂX	Â	Â	
780	ona Secondary Associates VII LLC ΓΗΙRD AVE, 46TH FLOOR / YORK, NY 10017	Â	ÂX	Â	Â	
780	ona G.P. Holdings LLC ΓHIRD AVE, 46TH FLOOR / YORK, NY 10017	Â	ÂX	Â	Â	
780	NOFF MICHAEL D I'HIRD AVE, 46TH FLOOR I' YORK, NY 10017	Â	ÂX	Â	Â	
780	IS FRANCES ГНIRD AVE, 46TH FLOOR / YORK, NY 10017	Â	ÂX	Â	Â	
780	RELL STEVE ΓHIRD AVE, 46TH FLOOR / YORK, NY 10017	Â	ÂX	Â	Â	

Signatures	
/s/ Frances N. Janis, Managing Principal of Pomona G.P. Holdings LLC, sole member of Pomona Secondary Associates VII LLC, general partner of Pomona Associates VII, L.P., general partner of Pomona Capital VII, L.P.	03/22/2017
**Signature of Reporting Person	Date
/s/ Frances N. Janis, Managing Principal of Pomona G.P. Holdings LLC, sole member of Pomona Secondary Associates VII LLC, general partner of Pomona Associates VII, L.P., Class A general partner of Pomona Capital VII Fund Investors, L.P.	03/22/2017
**Signature of Reporting Person	Date
/s/ Frances N. Janis, Managing Principal of Pomona G.P. Holdings LLC, sole member of Pomona Secondary Associates VII LLC, Class B general partner of Pomona Capital VII Fund	03/22/2017

Reporting Owners 2 Investors, L.P.

**Signature of Reporting Person		
/s/ Frances N. Janis, Managing Principal of Pomona G.P. Holdings LLC, sole member of Pomona Secondary Associates VII LLC, general partner of Pomona Associates, L.P.		
**Signature of Reporting Person	Date	
/s/ Frances N. Janis, Managing Principal of Pomona G.P. Holdings LLC, sole member of Pomona Secondary Associates VII LLC		
**Signature of Reporting Person	Date	
/s/ Frances N. Janis, Managing Principal of Pomona G.P. Holdings LLC		
**Signature of Reporting Person	Date	
/s/ Michael D. Granoff	03/22/2017	
**Signature of Reporting Person	Date	
/s/ Frances N. Janis	03/22/2017	
**Signature of Reporting Person	Date	
/s/ Stephen M. Futrell	03/22/2017	
**Signature of Reporting Person	Date	

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 5(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

The shares are held directly by Pomona Capital VII, L.P. ("PC VII"). The sole member of PC VII is Pomona Associates VII, L.P. ("PCVII GP"). The general partner of PCVII GP is Pomona Secondary Associates VII LLC ("PCVII LLC"). The sole member of PCVII

- (1) LLC is Pomona G.P. Holdings LLC ("Holdings LLC"). The individual managers of Holdings LLC are Michael D. Granoff ("Granoff"), Frances N. Janis ("Janis") and Stephen M. Futrell ("Futrell") and, as such, each of PCVII GP, PCVII LLC, Holdings LLC, Granoff, Janis and Futrell exercises shared voting and investment power over the shares held of record by PC VII. Each of the Reporting Persons disclaims beneficial ownership of the shares except to the extent of their pecuniary interest therein, if any.
 - The shares are held directly by Pomona Capital VII Fund Investors, L.P. ("PC VII FI"). The Class A sole member of PC VII FI is PCVII GP and the Class B general partner of PC VII FI is PCVII LLC. The general partner of PCVII GP is also PCVII LLC. The sole member of PCVII LLC is Holdings LLC. The individual managers of Holdings LLC are Granoff, Janis and Futrell and, as such, each of PCVII
- (2) Of PCVII LLC is Holdings LLC. The individual managers of Holdings LLC are Granoff, Janis and Futrell and, as such, each of PCVII GP, PCVII LLC, Holdings LLC, Granoff, Janis and Futrell exercises shared voting and investment power over the shares held of record by PC VII FI. Each of the Reporting Persons disclaims beneficial ownership of the shares except to the extent of their pecuniary interest therein, if any.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *See* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.

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