SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 6-K

REPORT OF A FOREIGN ISSUER PURSUANT TO RULE 13A-16 OR 15D-16 OF THE SECURITIES EXCHANGE ACT OF 1934

July 23, 2017

Commission File Number 001-36761

Kenon Holdings Ltd.

1 Temasek Avenue #36-01 Millenia Tower Singapore 039192 (Address of principal executive offices)

Indicate by	check mark	whether the reg	gistrant files	or will file a	nnual reports	under cover	of Form 20-F	F or Form 40-
F.								

Form 20-F \boxtimes Form 40-F \square

Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.

Yes □ No ⊠

If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b):

EXHIBITS 99.1 AND 99.2TO THIS REPORT ON FORM 6-K IS INCORPORATED BY REFERENCE IN THE REGISTRATION STATEMENT ON FORM S-8 (FILE NO. 333-201716) OF KENON HOLDINGS LTD. AND IN THE PROSPECTUSES RELATING TO SUCH REGISTRATION STATEMENT.

Exhibits

99.1 Press Release, dated July 23, 2017: Kenon announces that it has been approached about, and is considering, a sale of some or all of IC Power's businesses in Latin America--Kenon also announces changes in Management

SIGNATURES

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.

KENON HOLDINGS LTD.

Date: July 23, 2017 /s/ Yoav Doppelt

Name: Yoav Doppelt
Title: Chief Executive Officer



For Immediate Release

Singapore, July 23, 2017. Kenon Holdings Ltd. (NYSE: KEN; TASE: KEN) ("**Kenon**"), announces that it has been approached by, and received indicative, non-binding offers from, parties looking to acquire some or all of the businesses of Kenon's subsidiary I.C. Power Ltd. ("**IC Power**") in Latin America and the Caribbean. As a result, Kenon is considering such a sale and is in discussions with such parties with a view to negotiating a transaction that would maximize value for Kenon's shareholders.

Such a transaction, if agreed and consummated, would be consistent with Kenon's strategy to realize the value of its businesses for its shareholders, which may include monetization of its businesses. There is no assurance that such discussions will result in a sale.

Kenon also announces that Mr. Yoav Doppelt, chief executive officer (CEO) of Kenon, has informed the Board of his intention to step down as CEO of Kenon with effect from September 1, 2017. Mr Doppelt will remain as executive chairman of the board of directors of IC Power, will continue to maintain an active role as a board member of IC Power's subsidiary OPC Energy Ltd. and will remain as a director of ZIM (in which Kenon holds a 32% interest). This will enable Mr Doppelt to continue to lead the potential transaction discussed above, and to remain active with and focus on Kenon's operating companies. Kenon's Board of Directors thanks Mr Doppelt for his services as CEO.

The Board has appointed, with effect from September 1, 2017, Mr Barak Cohen, currently Vice President of Business Development and Investor Relations of Kenon, and Mr Robert L. Rosen, currently General Counsel of Kenon, to serve as co-CEOs of Kenon.

Messrs. Cohen and Rosen have been actively involved in the management of Kenon since its spin-off from Israel Corporation Ltd. in 2015, and are committed to lead Kenon in the implementation of its strategy to realize the value of its businesses for its shareholders.

Caution Concerning Forward-Looking Statements

This press release includes forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. These statements include statements with respect to (i) Kenon's consideration of and discussions relating to a sale of some or all of its businesses in Latin America and the Caribbean and (ii) changes in Kenon's management, Kenon's strategy, the new CEOs' commitment to this strategy and Mr Doppelt's future role with Kenon and its operating companies. These statements are based on Kenon's management's current expectations or beliefs, and are subject to uncertainty and changes in circumstances. These forward-looking statements are subject to a number of risks and uncertainties, many of which are beyond Kenon's control, which could cause the actual results to differ materially from those indicated in such forward-looking statements. Such risks include (i) risks related to a potential sale of some or all of IC Power's businesses in Latin America and the Caribbean, including the terms and conditions of any such sale and the

risk that no sale is agreed or consummated and (ii) risks related to the change in management and the implementation of Kenon's strategy and Mr Doppelt's future role with Kenon and its operating companies, and other risks and factors, including those risks set forth under the heading "Risk Factors" in Kenon's Annual Report on Form 20-F filed with the SEC and other filings. Except as required by law, Kenon undertakes no obligation to update these forward-looking statements, whether as a result of new information, future events, or otherwise.