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Letter to shareholders

In 2015/16 we consistently implemented our strategy of continuous innovation in products, services, and distribution, anticipating and addressing the major trends in a growing and changing hearing care market.



Lukas Braunschweiler/CEO Robert F. Spoerry/Chairman of the Board of Directors

Dear shareholders,

The Sonova Group achieved a solid performance in the 2015/16 financial year, reaching a record sales level despite the persistent strength of the Swiss franc. We also made excellent progress in delivering on our strategy of providing the industry's broadest and most innovative offering of hearing care products, solutions, and services.

Our strategy focuses on three areas:

New products: The market offers exciting opportunities for new customer groups and new solution formats. Our consistent platform approach to product development in hearing instruments and cochlear implants – along with our continued high investment in research and development – has allowed us to expand our product offering over the year to exploit these opportunities.

Go-to-market: Innovation is not limited to products – it also drives the way we approach the market, both through our wholesale companies and our retail audiological service network. The industry is seeing a rise in lower-cost retailers, but also an increased emphasis on personalized care from dedicated audiologists. We address both these trends through channel partnership, vertical integration, services that generate increased customer demand, and an expanded presence in underdeveloped growth markets, such as China.

E-solutions: The lives of our customers are increasingly digital. More and more healthcare services are being offered through the channels opened by internet-enabled personal technology. We therefore continue to expand our technology platform by introducing complete digital solutions and services that connect Sonova with its consumers and their hearing care providers.

As an illustration of how we are implementing our strategy and how the Sonova Group generates value for its customers through all of its brands, we will be taking a closer look in this year's report at the world's second-largest market for hearing aids: Germany.

Letter to shareholders

The synergies between both of our businesses provides us with a solid basis for future growth.

Robert F. Spoerry

We are actively addressing a dynamic market environment through our unique vertical business model.

Lukas Braunschweiler

Hearing instruments segment

Sonova's hearing instruments business continued on its path of profitable growth throughout the 2015/16 financial year, thanks to sustained expansion in both the wholesale and the audiological service businesses. Hearing instruments sales rose 6.6% in local currencies, driven by organic growth and by the contribution from recent acquisitions, particularly Hansaton.

Building on the successful launch of Sonova's third-generation technology platform last year, we introduced a number of new product families across all our brands. In September 2015, Phonak extended its latest generation Venture product offering with the Phonak Virto™ V In-The-Ear product family, which offers significantly better speech understanding in a smaller package. Phonak rounded out its Venture portfolio by launching dedicated solutions for two customer groups most affected by the loss of hearing. The Phonak Naída™ V power instrument for severe to profound hearing loss helps to further improve speech understanding, yet is up to 25% thinner than its predecessor. Phonak Sky™ V builds on our 40 years' experience of pediatric hearing care, offering child-specific features and technologies optimized to help kids and teens stay connected in difficult hearing situations.

Unitron continued its transition onto the North technology platform, which started with the introduction of the popular Moxi™ Receiver-In-Canal products in April 2015; this was followed by the Stride™ Behind-The-Ear and In-The-Ear families, launched at the International Congress of Hearing Aid Acousticians (EUHA) in October 2015. Unitron also extended its unique Flex:trial™ and upgrade concept with Patient Ratings, which allows hearing aid wearers to share their experiences online with their hearing care professional.

The acquisition of Hansaton at the start of the 2015/16 financial year added another respected name to our range of hearing aid brands and further extended our leadership position in the global hearing instrument market. During the course of the financial year, Hansaton's product portfolio was brought onto the Sonova technology platform.

Sonova's audiological service business expanded substantially, both through organic growth and through further acquisitions. Since March 2015, when we named Germany as one of our ten key strategic markets for retail, our network in the country has grown nicely: from around 100 stores at the start of the 2015/16 financial year to nearly 150 at its end, providing a solid basis for future growth in this important market. We also optimized our country portfolio by selling our Italian network of around 70 stores while simultaneously reinforcing our existing position in Hungary by adding around 30 stores.

On May 4, 2016, Sonova announced that it has agreed to acquire AudioNova, one of Europe's leading hearing aid retailers. AudioNova operates over 1,300 stores in eight countries and generated net sales of around EUR 360 million in 2015. AudioNova is an excellent fit with Sonova's strategy for professional audiological service and retail. The combination of AudioNova and Sonova will create one of the broadest hearing aid retail service networks in Europe, providing critical mass with many complementary market positions. The closing of the transaction is subject to regulatory approval.

Cochlear implants segment

The cochlear implants segment had a challenging year, with sales slightly down by 2.4% in local currencies; it showed clear signs of improvement, however, by returning to growth in the second half and re-accelerating quarter by quarter. We remain convinced in the attractive growth prospects of the cochlear implant market, and are confident that the business will continue on its long-term growth path through diligently executing its strategy, supported by recent and upcoming product introductions.

The highlight of 2015 / 16 was the addition of the Naída CI Q90 and Q30 to Advanced Bionics' range of Q-series sound processors: building on the unique innovations introduced with the Naída CI Q70 in 2013, these confirm the benefits of bringing together the innovation DNA of Advanced Bionics and Phonak.

The close collaboration of Advanced Bionics and Phonak gives us a unique advantage, both in seamlessly combining the best of hearing instrument and cochlear implant technology, and in reaching and serving the large and as yet underpenetrated adult market segment. With the upcoming launch of Phonak Naída Link, bimodal recipients - those who have a cochlear implant in one ear but a hearing aid in the other - can now benefit of many advanced features where the two devices function as an integrated system to provide even better hearing.

Financial highlights

The Group built on its previous year's achievements with another solid performance. The reported results were negatively affected, however, by the significant and sudden strengthening of the Swiss franc. Despite these currency headwinds, consolidated sales for the year reached CHF 2,072 million, up 1.8% in Swiss francs and 5.8% in local currencies: a new record level. Operating profit before acquisition-related amortization (EBITA) was CHF 430.6 million, a rise of 1.4 % in local currencies. The strength of the Swiss franc reduced reported EBITA by CHF 31.5 million, resulting in an operating margin of 20.8%. Helped by a strong cash flow, the Group ended the year with a solid balance sheet, including a net cash position of CHF 298.3 million and strong equity ratio of 69.3%

Use of cash

We continue to invest cash flow into value creating acquisitions. In 2015/16, we spent CHF 121 million on acquisitions, including the Hansaton hearing aid brand and the further expansion of our audiological service network, with a focus on Germany. OOver the course of the financial year, Sonova bought back 1,203,500 shares for CHF 156 million. These shares will be proposed for cancelation at the 2016 Annual General Shareholders' Meeting. With the announcement of the acquisition of AudioNova, Sonova has suspended the share buyback program until further notice. The Board of Directors also proposes a dividend of CHF 2.10 per share, an increase of 2.4%, representing a payout ratio of 41%.

Changes to the Board of Directors

John J. Zei, who has been a member of the Board of Directors since 2010, will not stand for re-election at the upcoming Annual General Shareholders' Meeting, in accordance with the age limitations stipulated in the Organizational Regulations. Over his terms of office we have had many occasions to be grateful for his vast experience, his deep understanding of the hearing aid industry, and his dedication to Sonova. We all wish him well for the future.

The Board of Directors has nominated Lynn Dorsey Bleil as a new Board member for election at the 2016 Annual General Shareholders' Meeting. Ms. Bleil recently retired as Senior Partner from McKinsey & Company in the US after more than 25 years of advising senior management and boards of leading healthcare companies. Her impressive track record makes her a valuable addition to the Board of Directors.

Committed to corporate social responsibility

This year, the Hear the World Foundation, a main pillar of the Sonova Group's corporate social responsibility commitment. continued to make a significant contribution by supporting 23 projects worldwide, with a focus on helping children with hearing loss in low-income countries. By providing state-ofthe-art equipment and hearing aids and by developing the necessary expertise on site, these projects ensure that these children have significantly better chances in education and personal development. For further information, please visit www.hear-the-world.com.

You can read more about our CSR activities in our separate Corporate Social Responsibility Report, prepared in accordance with the Global Reporting Initiative G4 guidelines.

Our thanks

Innovation is a function of people. Their dedication to the millions of people who deserve better hearing - and a life without limitations – is the motivation that drives our success. We rely ever more on close partnerships with hearing care professionals. Our customers inspire and challenge us every day; their needs point the way to new discoveries. And it is our shareholders whose continuing trust lets us develop the company for the future. Our thanks go to all of you.

Outlook 2016 / 17

Ours is an expanding market, with dynamics that favor our business model: an expanding customer base that demands ever more innovative solutions provides all the right conditions for further growth. We anticipate that our hearing instruments and our cochlear implants businesses will both contribute to positive future development. In 2016/17, we expect to increase consolidated sales by 4%-6% in local currencies.

A. Sury (34

Robert Spoerry

Chairman of the Board of Directors

Lukas Braunschweiler CFO



The Sonova Group

The Sonova Group is the largest hearing care provider in the industry, committed to providing the most comprehensive range of solutions. Our brands – Phonak, Unitron, Advanced Bionics and Connect Hearing – create compelling new products and offer the optimal solution for every user, tailored to the individual's needs and provided by hearing care professionals through a broad range of personalized service channels.

Hearing instruments



Phonak has shaped the hearing aid industry for more than 60 years with its innovative, state-of-the-art hearing systems and wireless devices. The combination of expertise in hearing technology, mastery in acoustics and strong cooperation with hearing care professionals allows the brand to significantly improve people's hearing ability and speech understanding and therefore their quality of life. Phonak offers a complete range of digital hearing instruments, along with complementary wireless communication systems. With a worldwide presence, Phonak drives innovation and sets new industry benchmarks regarding miniaturization and performance.

Cochlear implants



Advanced Bionics is a global leader in developing the most advanced cochlear implant systems in the world. Founded in 1993 and a subsidiary of the Sonova Group since 2009, Advanced Bionics develops cutting-edge cochlear implant technology designed to help children and adults with significant hearing loss enjoy clear, high-resolution sound, optimal speech understanding in noisy settings and an outstanding music experience.

unitron

Unitron views personal relationships as the driving force of the hearing business. The company partners with hearing healthcare professionals to support their in-clinic success by enhancing the customer experience with the best products, services and resources. Unitron becomes an extension of its customers' teams, and differentiates itself in the industry by being highly approachable, collaborative and easy to work with.

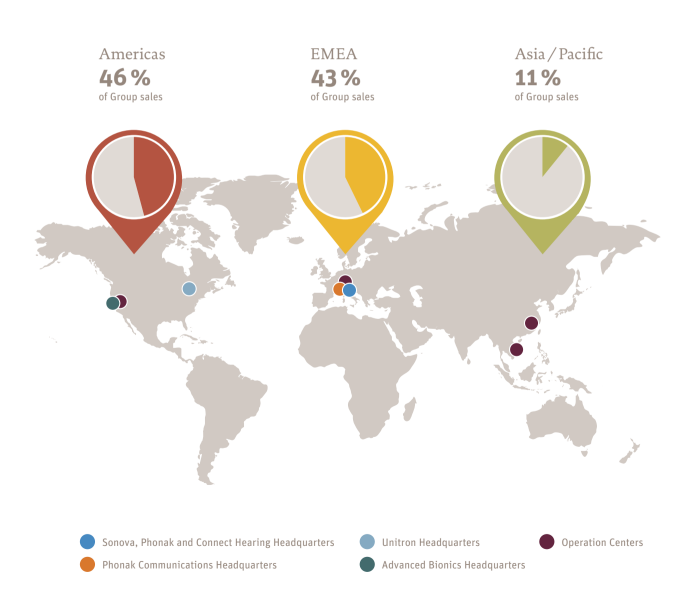
Retail



The Connect Hearing Group is a fast growing international professional service network of hearing care providers. It is dedicated to delivering outstanding service and technology solutions for people with hearing loss. Constantly thinking to improve information, education, screening, counseling and support, Connect Hearing always puts its customers in the center of attention, knowing that better hearing starts with understanding their individual needs.

Our global presence

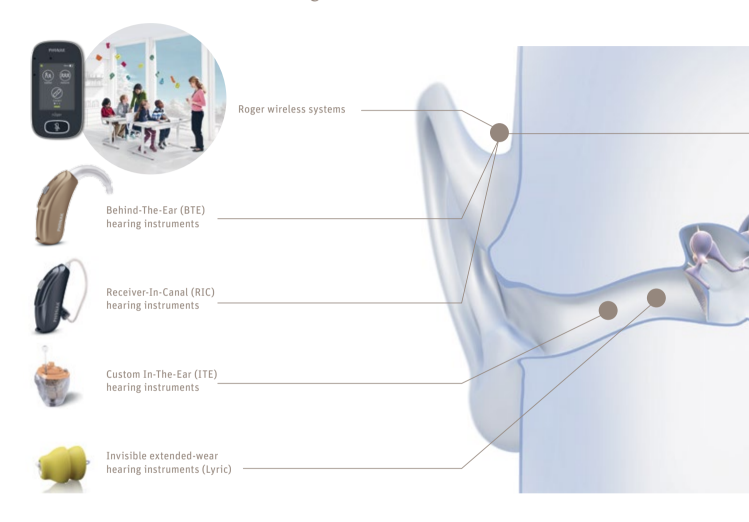
Sonova's market is worldwide. We sustain our brands with six R & D centers and four operations sites on three continents. Our sales and support presence is the widest in the industry: over 50 wholesale companies and more than 100 independent distributors. Our audiological service network has more than 2,000 locations in ten key markets.



Our product and service offering

The Sonova hearing care solution portfolio seamlessly covers every need, from hearing aids to cochlear implants to wireless communications, along with professional audiological services.

Hearing instruments



PHONAK unitron.

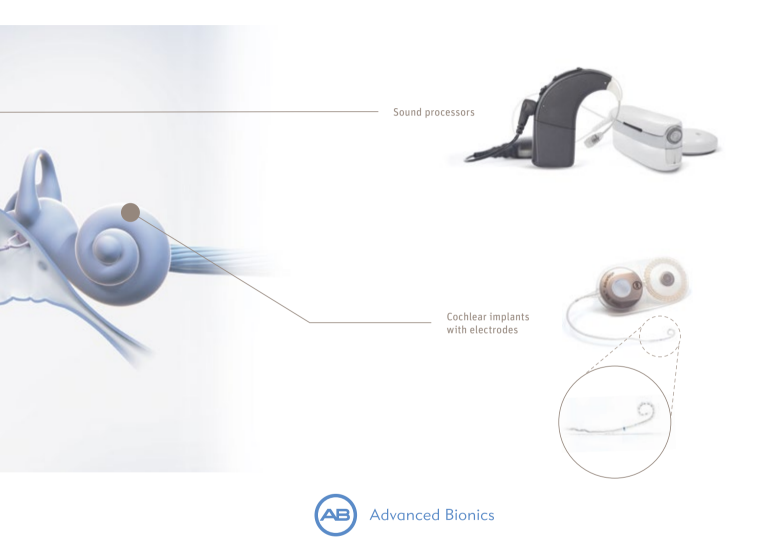


Retail – Professional audiological services





Cochlear implants







Everything we do is inspired by our goal to help more people enjoy the delight of hearing and a life without limitations. We achieve this through constant innovation: in our products, in our approaches to the market, and in how we improve our customers' experience.



Sonova and its four brands are united under one roof at the Group's headquarter in Stäfa. $\label{eq:control} % \[\frac{1}{2} \sum_{i=1}^{n} \frac{1}{2} \sum$

Sonova's mission is to be recognized as the innovation leader in the global hearing care market. Life naturally presents a wide variety of challenging hearing situations, so we offer the industry's most comprehensive range of solutions: hearing aids, cochlear implants, wireless communications, professional services – and, increasingly, connected solutions that combine our technologies and services to meet each user's specific hearing needs.

Sonova's commitment to a high pace of innovation is reflected by its sustained investment in research and development: we consistently invest between 7 and 8% of sales in R&D. But our innovation goes far beyond new products – it extends to how we reach, serve, and support our customers.

Sonova's business brands - Phonak, Unitron, Hansaton, Advanced Bionics, and Connect Hearing - complement each other to address the full range of hearing needs. Phonak represents the cutting edge of technical development and innovation in hearing systems and wireless connectivity. Unitron and Hansaton forge close working partnerships with the hearing care profession, supporting it in creating an exceptional customer experience. Advanced Bionics offers cochlear implant recipients of all ages the chance to experience clear sound and speech through sophisticated solutions that provide optimal performance in real-life hearing situations. Connect Hearing is an international service network delivering advanced audiological care through world-class standards and efficient working practices. Each of our businesses has the freedom to fulfill its mission and pursue profitable growth, but each also gains from combined expertise and innovation, as well as from shared Group investment in new ventures.

Building leadership with new products

At the heart of our innovation strategy is our comprehensive and constantly renewed product pipeline, supported by a rigorous, consistent platform approach to product development.

Our portfolio of hearing instrument solutions covers the broad spectrum of hearing loss and meets the broad range of customer needs, from product performance and ease of use to aesthetics. In the 2015/16 financial year, we further expanded the innovative offerings made possible by the third-generation

technology platform we launched in the previous year, introducing new product families across all our hearing instrument brands: Phonak. Unitron – and now Hansaton.

We also extended the range of products offered by our cochlear implants business, taking advantage of the close research and development collaboration between Advanced Bionics and Phonak to provide a unique breadth of solutions for cochlear implant recipients.

The global cochlear implant market is moving from a predominantly pediatric focus to one with a higher share of growth from the adult segment, reflecting the increased adoption of implantable solutions for a wider range of hearing loss. The patient universe is no longer clearly divided between cochlear implants and hearing instruments; it is becoming a continuous spectrum covering both implants and acoustic solutions, for one or both ears. In Germany, for example, around $60-70\,\%$ of cochlear implant recipients have a bimodal solution, using an acoustic hearing aid in one ear and a cochlear implant in the other. The joint innovation of Phonak and Advanced Bionics has created a range of unique solutions for bimodal use, offering functionality and flexibility unmatched by our competitors; this lays a strong foundation for future growth.

Expanding leadership through market reach

Our broad global footprint provides a strong platform to support our business brands. Our global sales and distribution network is the widest in the industry: with over 50 wholesale companies and more than 100 independent distributors, Sonova products are available in every important hearing care market around the world. Our Connect Hearing network offers professional audiological services in more than 2,000 locations in ten key markets. This worldwide presence, combined with our drive to encourage and enable collaboration across businesses and regions, puts us in a strong position for further profitable growth.

Sonova's strategy for sustaining this growth follows four clear paths. We will continue to expand our growing consumer base by accelerating our digital and direct marketing to generate increased demand. We will further integrate the professional service channels through which we reach our customers, expanding our store network and optimizing our other routes to market, We will enter newly accessible markets through geographical expansion and new product formats; and we will extend our presence in existing markets through our multibrand approach and global wholesale network, supported by continuous product innovation.

On April 1, 2015, Hansaton joined the Sonova Group, adding another respected name to our range of hearing aid brands and further extending our leadership position in the global hearing instrument market. With a proud history of over 50 years, Hansaton has a direct presence in Germany, France, and the US, with an international network of distributors in around 70 countries. The founding family, which is still active

in the business, decided that Sonova was the best partner for Hansaton's future: it will benefit from Sonova's industry-leading technology and innovation, further strengthening the Hansaton brand and supporting its plans for future expansion. During the course of the 2015/16 financial year, Hansaton's entire product portfolio was brought onto the Sonova technology platform. It was a major task to achieve this transition in such a short time: a testament to the flexibility enabled by Sonova's rigorous platform approach and global supply chain.

In March 2015, Sonova announced that Germany is to become one of its key retail markets. Our network in the country has grown substantially, from around 100 stores at the start of the 2015/16 financial year to nearly 150 at its end. This provides a solid basis for future growth and expansion, and exemplifies how Sonova is taking a leading role in the ongoing development of the world's second-largest market for hearing aids.

Advancing leadership through e-business

The world is getting ever more digital, and so are the lives of our customers. Smartphones, tablets, and social media have become the usual ways for people to seek information, control their environment, or connect with others. Sonova's vision is to help people enjoy life without limitations, so we are committed to making the experience of dealing with us and our products and services — whether directly or through digital channels — seamless, natural, engaging, and empowering.

We have established a strong digital marketing presence, with online and social media platforms that provide unique, valuable content and interaction for people to explore their hearing care options. We recognize that this is a complex and personal process, so we guide each visitor on the journey to better hearing through targeted information and support. The success of these platforms, and of the online customer communities we have set up, has led us to integrate digital channels into all our marketing plans.

We also offer web-based tools for existing and potential customers. The Listening Room™ (thelisteningroom.com) is an online resource to help develop speech, language, and listening skills in people with hearing loss, with specific sections for infants and toddlers, children, teens, and adults. The Phonak web hearing check allows users to gain quick, useful feedback on the current state of their hearing, with the ability to book an appointment with an audiologist immediately. Connect Hearing offers equivalent screening tools both at its own premises, at remote locations, and online. Our aim is to use and further expand these digital channels to establish one-to-one, real-time relationships with our customers.

Sustaining leadership by developing people

We know exactly what sets us apart from our competitors and drives our success year after year: our employees. Their skill, experience, and commitment are irreplaceable business assets. We are committed to being a great place to work, where employees know that they can develop to the best of their potential and gain recognition for their individual performance.

Something so important cannot be simply left to chance: we therefore regularly review the competencies, performance, and potential of our employees, providing constructive feedback and investing time to develop each individual's strengths. We discuss career plans and define learning measures to fill skill gaps that might restrict a team member in current or future roles. With our global Succession Planning, we proactively manage the risk of loss for key positions while at the

same time identifying and developing the talents of potential replacements. Over 60 % of all key positions have a potential internal successor.

Our business brands serve different markets, but they share one determination to attract, develop, and retain the most talented people – so "Sonova" is the name under which we offer employment opportunities across all our brands. We are a team of highly motivated experts and leaders with passion to improve quality of life for people with hearing loss. We believe creative talent can be found at all levels, and foster a culture of flat hierarchies to empower people. We offer a highly challenging and flexible environment that inspires personal growth and professional development.



Germany facts & figures:

Area:

0.357 million km²

Population:

81 million (2015) Density: 228 people/km² (2015) Growth: –1.2% (2005–2015)

GDP:

CHF 3.3 trillion (2015) Per capita: CHF 40,438 (2015)

Sales at a high level

Around 1.2 million hearing aids were sold in Germany during the 2015/16 financial year. This well-developed market still offers significant opportunities: with an estimated penetration rate of approximately 20%, there remains considerable room for growth.

Sonova in Germany

Today, Germany is the Sonova Group's second largest sales market, having achieved a strong increase in local currency terms over the past five years.



German ingenuity

Sonova has enjoyed decades of success in Germany. We pay a visit to a country with a long research tradition and a true sense of quality.

As the German poet Johann Wolfgang von Goethe noted in his novel Wilhelm Meister's Journeyman Years, "knowing is not enough, knowledge must also be applied; wanting something is not enough, you have to take action." There is a long tradition of scientific curiosity, entrepreneurial spirit and practical knowledge transfer in Germany and Sonova's innovations have fallen on fertile ground here. Customers are typically tech-savvy and the audiological training courses amongst the best in the world. The research conducted at German universities is world-class.

The hearing aid market in Germany experienced double-digit growth in 2014 in the wake of a significant increase in reimbursement by health insurers in November 2013. Unit sales for 2015 were also high, with some 1.2 million devices sold. The market potential remains substantial: up to 15 million Germans are estimated to be affected by hearing loss, yet only three million use hearing aids.

Moreover, the number of older adults in Germany is steadily rising. By 2030, the proportion of over-60s will have grown by more than 25 percent, and with it, the need for hearing solutions. Given these circumstances, it has been part of Sonova's strategy to raise awareness among potential hearing aid wearers to a point where they seek professional help as early as possible rather than putting it off for up to seven years, as is currently the case. Finding a solution too late means losing cognitive performance, with substantial work required to regain the auditory function. Since reimbursement rates were raised in 2013, a number of media outlets have carried reports on the importance of hearing. This is helping to remove the stigma associated with hearing loss and dispel any fears about confronting it.

The supply infrastructure is highly developed in Germany, and the market heterogeneous, with retail stores, chains and wholesalers represented. Audiological stores are required to have fully qualified staff and many of

the smaller specialists have organized themselves into buying groups. Hearing care professionals are comprehensively trained and the profession is well respected, with some 800 audiologists beginning their training at Lübeck University of Applied Sciences each year. Technological innovations are presented every October at the International Congress of Hearing Aid Acousticians, the industry's most important trade fair.

"It's a bonus for Sonova that our customers in Germany appreciate the link between quality and innovation," explains Lukas Braunschweiler, Sonova's CEO. "In a demanding client environment our innovative range of products allows us to provide a solution for every type of hearing loss." Sonova is extremely well positioned in Germany. Sonova brands are firmly established in the world's second-most important market after the USA and the Phonak brand has been the market leader here for many years.

Sonova has grouped all kinds of hearingrelated expertise together at its facility near Stuttgart, where the German companies of Phonak, Unitron and Advanced Bionics share premises only a few kilometers from the Swabian hub. Between them, the three Sonova brands cover the entire spectrum of hearing solutions from hearing aids and cochlear implants to wireless communication - and their ioint headquarters allows Sonova to successfully pursue its business strategy while achieving synergies and cost efficiency through the close cooperation of the individual brands. This begins with collaboration in areas such as purchasing, logistics and IT and even extends to bookkeeping / controlling and human resources.

For more than 30 years, the name Phonak has been synonymous with the highest standards of hearing aid technology in Germany, and Werner Dettmer has been involved from the outset. Back then, the firm had only 22 staff, a roster that has now expanded to more than 140. "We have grown quickly, but the working atmosphere has remained very personal," he explains. He also meets up with his colleagues from the customer

helpline in his leisure time, to play badminton or soccer. The company's flat hierarchies and attractive opportunities for advancement are likewise a source of pride, as is evidenced by the low staff turnover rate; the average period of employment at Sonova's Stuttgart office is about eight years.

Phonak's innovative products are very well received by the German market. One example of this is the commercial success achieved by Lyric™, the world's only 100 % invisible hearing aid, which can be worn continuously for several months at a time. The high-tech Roger™ Pen wireless microphone, which enables people with hearing loss to communicate in noisy environments and at a distance, is also in high demand. Wireless solutions such as EasyCall are another successful part of our product offering, allowing every Phonak hearing aid to link to any Bluetooth®* enabled telephone and transmit the speech signal to the hearing aid. "Our customers really appreciate Phonak's innovative spirit," says Roger Baumann, Managing Director of Phonak Germany. "We are in a strong position when it comes to providing solutions for adults and children with profound hearing loss."

The new Venture product platform, introduced in 2014, has been particularly well received. Leveraging Sonova's latest chip technology, Venture delivers double the processing power while reducing battery consumption by up to 30 percent. The AutoSense OS™ automatic operating system ensures that there is no longer any need to switch between programs: the device automatically detects hearing environments and adapts in real time. Furthermore, Venture's AutoSense OS makes use of Binaural VoiceStream Technology™, a unique system in the industry that provides bi-directional signal transmission between two hearing aids in real time - enabling exceptional sound quality and excellent speech understanding.

According to a 2014 patient study, 86 percent of Germans surveyed looked online for health-related information. The advantages of online research are

its speed and anonymity, which is of great importance to those individuals with inhibitions to overcome. This remains an issue for many with hearing problems and is one more reason why Phonak intends to expand its use of digital channels when communicating with customers. "We want to offer genuine added value on the internet to hearing care professionals and our hearing aid wearers alike," explains marketing manager Steffen Kohl, "whether via social media, e-learning or our e-commerce platform." Phonak is exploiting the potential of the internet with multi-channel marketing; presenting information via online platforms while providing an opportunity for interaction on Facebook.

Phonak provides hearing care professionals with a wide range of services to ensure success in advising customers and fitting hearing aids. This strategy is based on four pillars, starting with the products and their associated documentation and manuals. The second pillar represents needs-oriented advice that may be expanded to include an online consultation tool or guidelines for sales support. The third pillar is the fitting itself, for which Phonak's Target software was developed. The fitting process has been optimized with a phoneme test that uses the smallest units of language to establish how well speech is heard, distinguished and identified, and Phonak's Target has a "Junior" mode for children's audiological requirements. The fourth pillar aims to raise awareness of products and services among hearing aid wearers. Phonak provides hearing care professionals with marketing support through the likes of the Phonak Vendo online portal, for example, featuring marketing materials that the hearing care professionals can customize to meet their needs and then order directly from the site.

Phonak recognizes the commitment and expertise of hearing care professionals with the Future Hearing Award, which was first presented in 2015. "Our objective is to work with hearing care professionals in shaping the future of hearing," explains Phonak Managing Director Roger Baumann. "We enjoy a close part-







nership." Hearing care professional Sabine Welling has received an award in the "Fitting" category, for example. She developed an ingenious network for an almost immobile paraplegic hearing aid wearer that makes use of his mobile phone's voice command system and various other interfaces and wireless connections to his hearing instruments, enabling him to interact independently and flexibly with other people.

Unitron, Sonova's second hearing aid brand, has also enjoyed great success in Germany, benefiting greatly from close client relationships that have been built up over many years. "The commitment of our team has been the secret to our success here," says Unitron Managing Director Jochen Meuser. Unitron's business has performed very well over the last few years, with sales and total units sold in Germany quadrupling within a very short time.

Unitron's Flex™ concept represents a particularly appealing solution for hearing care professionals: various technological aspects of Flex devices can be upgraded, and an instrument's technology can easily be adapted (even if it has

already been sold) by upgrading its programming. This means that no more consignment stock needs to be kept, which reduces costs. "Once we saw the advantages that working with Unitron would bring for us and for our customers, we were immediately excited," says Eberhard Schmidt, one of the managing directors of "das Hörhaus" in Regensburg, a successful independent hearing solutions company with ten branch offices, Launched in 2015, Unitron's new product platform North uses Sonova's latest chip technology to precisely classify seven different sound environments, four of which focus on conversations. Unitron's Log It All system offers considerable benefits for fitting hearing aids that truly meet the needs of customers by delivering objective data about a wearer's real-life hearing needs, such as how they use their hearing aids and what hearing environments they encounter on a day-to-day basis. Hearing care professionals can then incorporate this data into the consultation and take the wearer's lifestyle into consideration when selecting the right level of technology. These and many other innovations have allowed Unitron to position itself successfully in the German market.

The Sonova brand Advanced Bionics has also secured a commanding market position throughout Germany and is represented in 70 percent of all clinics. This manufacturer of cochlear implants joined the Sonova Group in 2009, a year after founding the European Research Center (ERC), the company's Hanover-based European research facility. The scientists at the ERC are currently working on proposals for new and innovative products and conducting feasibility studies as they develop technologies for the cochlear implant systems of tomorrow.

The 18 members of staff - who include engineers, medical technicians, physicists, materials scientists and audiologists – are carrying out their studies in conjunction with more than 30 partner clinics and universities throughout Europe. One focus of the ERC's research is to integrate Phonak's hearing aid technology into cochlear implant systems and thus leverage the potential in both technologies more effectively. "Every day, we work hard to improve the lives of cochlear implant recipients," says Volkmar Hamacher, Director of the ERC. The synergies they have achieved between the two Sonova brands are proof positive of the successful and unique combination of cochlear implant and hearing aid technology.

The Naída CI Q90 processor is the latest offering from Advanced Bionics and has been on the market in Germany since January 2016. Much like its predecessor, it was developed through close cooperation between Advanced Bionics and Phonak, and this has made it possible for recipients to better understand speech even in loud background noise. For example, the recipient's processor can automatically detect the noisy situation and reduce the surrounding noise while focusing on the speaker's voice without them needing to manually switch settings. The researchers in Hanover are also working towards further signal processing refinements using Phonak algorithms. Pooling the resources and expertise at Phonak and Advanced Bionics will bring an additional bonus for recipients: "Phonak wireless accessories can be used by Advanced Bionics cochlear implant recipients to enjoy daily activities, such as talking on their cellphone, listening to music, and watching TV, as well as for better communication with friends, family, and loved ones in noisy situations and over distance," explains Volkmar Hamacher.

The German hearing aid market features a range of sales models. Wholesale is proving a key sales channel for Sonova, although the company is complementing this with targeted investment in its own

retail network. The overarching goal is to grow the customer base for hearing solutions in Germany by expanding the supply and service network. Direct market presence in the retail sector allows Sonova to contribute towards a sector-wide drive to strengthen the audiological base and provide professional services; the Connect Hearing Group, Sonova's audiological services network, is represented across Germany through Vitakustik, Fiebing, Lindacher and Lorsbach stores.

The Sonova Group has further expanded its market access and augmented its comprehensive range of hearing solutions by taking over the Hansaton hearing aid brand in March 2015. This traditional Hamburg-based company has a team of around 200, with staff in Germany, France and the USA, as well as an established distributor network in more than 70 countries. Hansaton provides a broad spectrum of innovative audiological and technological hearing solutions and, as a well-positioned hearing aid brand, is an ideal addition to Sonova's portfolio. Andreas Fischer, Hansaton's Managing Director, observes: "I'm delighted we're part of the Sonova Group. We can now draw on Sonova's considerable capacity for innovation to further reinforce the Hansaton brand and support our longterm expansion plans."

Almost 700 kilometers south of Hansaton's headquarters in Hamburg, Simon Ollert is playing soccer in the evening

sun on a pitch in the foothills of the Ammergau Alps. Simon's love of the game began here, where he grew up, and as a young boy he wrote down his life's dream on a sheet of paper and hung it over his bed: "Become a professional soccer player!" Despite the profound hearing loss with which he was diagnosed two years after he was born, Simon pursued his dream relentlessly, working and training hard. Even when he was a small boy, his Phonak hearing aids brought him far more than just quality of life; they spurred his ambitions. "When Simon got the hearing aids, he never wanted to take them off, they were his favorite thing," remembers his father.

The 18-year-old has been playing in the youth squad at FC Ingolstadt since summer 2015. The team won promotion to the first division of the German Bundesliga the same year. "My story shows just what you can achieve despite hearing loss. I have a great life and don't feel restricted in the slightest," says Simon Ollert, effortlessly intercepting a pass and playing on until it gets dark; he is back to training in Ingolstadt the next morning. Simon is looking to the future with confidence. "I have always set myself goals and always achieved them. If you really want something, you'll get it," he says, running onto the pitch in his soccer jersey.

^{*} Bluetooth® is a registered trademark owned by Bluetooth SIG. Inc.



Phonak

We believe we can do more, do better for everyone who can benefit from improved hearing. In fact, we are committed to making hearing solutions that break the boundaries in terms of acceptance, ease of use and performance, so people can thrive socially and emotionally.



Phonak $Sky^{\mbox{\scriptsize M}}$ V embodies 40 years of innovative pediatric solutions which change children's lives.

At Phonak, innovation is a cycle: as we roll out successive technology platforms and product families, we also gather critical information from our customers and consumers by analyzing the results from more than 10,000 interviews each year. This deep engagement with the daily real-world use of our products, combined with our constant advances in audiological research, gives us the knowledge we need to push the limits of current technology, delivering innovative solutions across the broadest portfolio in the industry.

So what do consumers really want? It comes down to three key areas: hearing performance, ease of use, and product aesthetics. "How well will I hear and understand?" "How easily will I get the best out of my hearing aids?" "How will they look when I wear them?" These are the questions we encounter every day, for which we aim to provide ever better answers.

Hearing performance

A recent Phonak consumer study confirms that "best hearing performance" is the top criterion when choosing a hearing instrument. What "performance" means, however, is a combination of several things. In the top twenty hearing needs listed in our worldwide consumer survey are terms like "clarity of tone and sound," "natural sound quality," "communicate easily", "detect and recognize sounds in different environments." So "performance," for consumers, really involves intelligent sound processing: the ability to analyze sound environments and optimize hearing aid settings so that speech is always clear and hearing feels natural. That is what we work hardest to provide.

Ease of use

The same studies reveal that consumers greatly value ease of use, by which they mean two different, important things. The first is self-explanatory: setting up, adjusting, and maintaining a hearing instrument should be simple and quick. The other is that it should be automatic wherever possible. People do not want to spend their time interacting with their hearing instrument; they want be interacting with other people – and forgetting that they are using an instrument. So we strive to deliver advanced performance through intuitive, self-regulating features.

Product aesthetics

A hearing aid is a miniaturized powerful computing device, crafted from carefully selected materials into an appealing, unobtrusive shape. It is there, working in the background, all day every day. It has to fit comfortably; it has to be inconspicuous but attractive. Contours, texture, and color are important. Some people like to make a statement with their choice of hearing aid; others are looking for maximum concealment. Both preferences demand that our product's look and feel embody the same high level of innovation that we bring to the technology.

Audiological excellence

For Phonak, every product advancement is firmly rooted in hearing research. AutoSense OS™, the "central brain" of our hearing aids, is a case in point: years of audiology research and development have paid off in the most sophisticated and advanced processing system ever applied to hearing care. Continuously analyzing the hearing environment, AutoSense OS automatically optimizes over 200 settings, blending programs to match the situation at each moment − all without requiring any manual adjustment.

Research under laboratory and real-life conditions confirms that AutoSense OS delivers significantly improved speech understanding – 20% better than our previous technology platform¹ – particularly in difficult hearing environments, such as noisy rooms and cars. It is also shown to be better than a human at selecting the right settings for each environment, so we have developed a further customized version of AutoSense OS for children's unique hearing needs and environments: now, they too can forget about their hearing aids and enjoy interacting with friends.

Product innovation

Phonak Virto™ V

In the 2015/16 financial year Phonak rounded out its offering based on the powerful Venture product platform. With the launch of Virto V, we brought the performance and features of Venture to the world of custom products, packing great performance into a tiny package. Unique antenna technology lets us offer advanced wireless functionality and AutoSense OS processing in an instrument only three-quarters the size of our previous-generation models. Virto V is far less visible than competing products, yet it delivers up to 33% better speech intelligibility in noise.²

Performance and aesthetic appeal are matched by ease of use: newly designed controls make Virto V's features simple to access, while its low power consumption extends the instrument's battery life by up to two days. No other hearing instrument this small delivers all these benefits.

Phonak Naída™ V

We are particularly delighted to introduce Venture's revolutionary capabilities to a market segment where Phonak has always had a high reputation: Power hearing solutions for people with severe-to-profound hearing loss. Featuring a glass-fiber reinforced shell that is 60% more robust yet up to 25% thinner than its predecessor, the Naída V power instrument provides even more audibility of high-frequency sounds, while maintaining sound quality³.

Phonak Sky™ V

Phonak has always insisted that a child is not a small adult; we are proud of our track record in creating solutions specifically designed for the needs and environments of children, from infants to teens. This year, we have significantly boosted our integrated pediatric product portfolio with the launch of the Venture-based Sky V hearing aid, along with the new Roger™ Touchscreen Mic and wireless accessories.

Anyone who has been in a classroom or playground knows that these are unique sound environments. Thanks to its customized version of AutoSense OS, Sky V helps users develop their speech, language, communication, and social skills without the need for manual adjustments. Available in 16 mix-and-match colors, all Sky V devices are "RogerReady": that is, they will link automatically to the Roger family of wireless accessories. The result is a seamless web of hearing solutions, linking speakers and listeners across the noisiest environments – giving children the freedom to learn, interact, and have fun without limitations.

Roger Touchscreen Mic

Children don't only learn from the teacher at the front of the room; they learn and grow socially through conversation with friends. Part of Phonak's intuitive, easy to use family of wireless devices for education, the Roger Touchscreen Mic can switch from transmitting one person's voice to a small group interaction mode: its microphones automatically select in turn the speech of each person who is talking, transmitting the natural sound of conversation. The result is easy interaction, engaging activity, and social development. Every child we asked in a recent study preferred this way of listening to their peers.

Lyric™ 3.1

Performance can always be improved, but when it comes to ease of use and unobtrusive appearance, Phonak has already reached the ultimate goal with Lyric: the world's first and only 100% invisible, 24/7 wearable, for-months-at-a-time hearing aid. Offering clear natural sound quality, Lyric is truly effortless, requiring no user adjustment, and completely unseen, sitting deep in the ear canal. With the introduction of Lyric 3.1, Phonak has set a new standard in natural sound from a hasslefree hearing aid, and has introduced Lyric as an effective solution for the relief of tinnitus.

¹ Phonak Field Study News (2016); Virto V90-10 performance and size benchmark

Hörzentrum Oldenburg (2015); Benchmark of modern custom-made hearing devices
 Phonak Insight (2016); Julia Rehmann, Siddhartha Jha, Silvia Allegro Baumann;

SoundRecover2 – the first adaptive frequency compression algorithm

Connecting with the consumer

Phonak completes the circle of innovation by reaching out directly to consumers through digital and social media, building one-to-one relationships that offer support, service, and community. Over the past three years, we have connected with many thousands of people through all the main social channels – including Facebook (165,000 fans), Twitter, Instagram, and YouTube – in multiple languages, generating millions of impressions yearly.

Our blog "Open Ears" is a collection of individual voices, some from inside Phonak, others from the larger hearing community, sharing the personal experiences of people with hearing loss and audiology professionals, as well as news from the hearing aid and audiology industry. "Hearing Like Me" is an online community for people whose lives have been touched by hearing loss, along with their parents, loved ones, and hearing care professionals. Its videos and articles provide education and inspiration, while the forums offer a place for people to connect.

OLD MASTERS, NEW TECHNOLOGY

The tour begins with a cityscape of Dresden, painted in 1748. The school-children listen attentively – they seem to like the painter Canaletto's delicate brushstrokes. "It wasn't always like this," explains Claudia Schmidt, who is leading the group through the Semper Building. "I really used to have to raise my voice during tours, almost shout – and even then, the audience often didn't pay attention."

This changed overnight when the Staatliche Kunstsammlungen, Dresden's state art collection, decided to install Phonak's Guide-U system three years ago. Its integrated "Roger" technology enables every listener to enjoy a full and rich hearing experience — even people with hearing loss. Roger Guide-U, which operates without interfering with Wi-Fi, Bluetooth or GSM, is the smallest and lightest visitor guiding system on the market. "You can even have parallel group tours in the same room," explains Schmidt.

Today, she is taking a group of fifthgraders from Rostock on a tour through the Old Masters Picture Gallery, one of the world's major art collections that has found fame through works such as Raphael's "Sistine Madonna" and Cranach's "St Catherine Altarpiece." Even Goethe was amazed when he saw the collection: "My astonishment was beyond all comprehension!"

There are tours in English, Japanese, Russian, Polish and Czech, and half a million people come to visit every year – yet the museum is quiet, even when there are several groups in the same room. The tour guides speak directly into the microphone in hushed tones, but the visitors hear their voices perfectly clearly, with no interference.

Claudia Schmidt has tucked the transmitter into her waistband and the microphone is attached to her scarf. You might think that 16-year-olds wouldn't

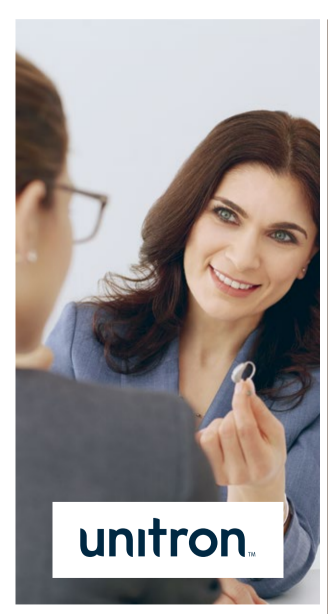
necessarily be very interested in Old Masters, but the class is concentrating hard. Every now and then, one of them walks on a few meters to look at another picture, but even there, they can still hear Claudia Schmidt's explanations loud and clear over their headsets.

"I felt like I was in my own little bubble and I listened the whole time," says Max, one of the pupils in the group, at the end of the tour. "A good sound makes a world of difference," agrees his classmate Sofia, "I wish we had something like that in school as well." Claudia Schmidt concurs. "I couldn't do without the audio system now. The range is very good and the visitors are not distracted by background noise, so they can concentrate exclusively on the pictures and their history, thanks to the latest Phonak technology."



Unitron

Knowledgeable, approachable, and easy to work with, we build personal, trusted relationships with hearing care professionals, giving them the right products, tools, and support to provide an exceptional customer experience and achieve success in their business.



Unitron helps hearing care professionals to create an exceptional patient experience through the ideal combination of style and functionality.

Customer requirements are changing: as empowered consumers, they are looking for more personalized solutions, tailored to their individual needs. Technologies are changing: hearing aids operate in a complex sound environment, combining both acoustic and electronic communication. And the business landscape is changing: independent hearing care professionals are facing competition from discounters, large chains, and internet sales. They need to differentiate themselves through higher service levels and closer, individual customer relationships.

That is where Unitron comes in. We say, "this business is personal," because it is the personal trust - between us, our customers, and their clients – that drives success. We augment each customer's experience through solutions that meet reallife needs – building advocacy for the hearing care professional and thus promoting new and repeat business. Our role is to support productive interactions between professionals and their clients throughout the cycle, from initial contact to aftersales follow-ups and upgrades. We package advanced features in attractive, stylish designs, because we understand that a customer's experience of a hearing aid is aesthetic as well as practical. And we support our products with technologies that give professionals and their clients a unique degree of choice and control: ensuring each user's hearing experience is optimal, not just at the fitting appointment, but throughout daily life.

Driving in-clinic success

Unitron's strategy is to help our customers achieve success in their business through delivering an outstanding client experience. In 2015, we invited international hearing care practice owners and clinicians from all three of our sales regions to join us in a range of interactive sessions aimed at providing practical solutions to help them adapt and succeed in the face of competitive, technology, and client change. Customer reactions were overwhelmingly positive, as seen from responses like these: "This conference has reconfirmed we are focusing on the right things with our clients, while providing us with new ideas and perspectives to consider – especially on how we market to our clients."

"It really is all about changing behaviors. I now have this burning desire to make changes in the way our team interacts with our clients. From the moment they walk through the door to our clinic we can create a truly differentiated experience for them that sets us apart."

This anecdotal evidence is backed up by numerical surveys. Our global Net Promoter Scores , which measure how likely customers are to recommend Unitron, show that we continue to outpace the average for business-to-business service industries by a wide margin. We have now adopted the Forrester CX Index of customer experience, which assesses customer views about specific aspects of dealing with us: whether it feels easy, enjoyable, and effective. We are pleased to report that our global score is 81 out of 100.

North platform supports clear conversation

Customers want to understand conversations: it is their number one requirement. At Unitron, delivering clear, comfortable conversation is our specialty, and our North product platform makes us even better at it. North supports three key features that combine automatically to classify listening environments, balance the hearing aid's adaptive features to address each unique hearing scenario, and pinpoint speech from any direction in a noisy situation. The result? Crisp, clear conversation with natural sound, and without the need to adjust anything when the listening situation changes.

In the 2015/16 financial year, Unitron extended its North-based offering by launching the Stride™ family of Behind-The-Ear (BTE) and In-The-Ear instruments to join its popular Moxi™ Receiver-In-Canal models. Stride offers the impressive aesthetics, comfort and intuitive controls that customers find so appealing, with choices of technology level to satisfy every need. Unitron now offers North functionality in its complete range of hearing aids, from the high-power Stride P Dura to the tiny Stride 10A Invisible-In-Canal instrument.

We asked hundreds of hearing care professionals at the 2015 AudiologyNOW! conference to try North's unprecedented listening experience for themselves by borrowing new Moxi Fit hearing instruments. After wearing them for a day, they were asked to rank their listening experiences using the Net Promoter Score. The score was a remarkable 91%.

Customer-centric design creates award-winning products

All Unitron's new hearing instruments are designed to achieve the perfect mix of aesthetics, comfort, and intuitive functionality. Our products reflect the friendly character of our brand – promising a simple, enjoyable experience for customers, who can imagine wearing them all day, every day. They also promise comfort, with soft, flowing lines, organic shapes and smooth, high-quality finishes. And they are simple to use: their controls and features immediately make sense to customers and fit seamlessly into their lives.

Our new Stride family breaks the stereotype of BTE hearing aids. Drawing on the unique styling cues that won our Moxi instruments three prestigious international industrial design awards, we rethought every element, from battery door latches to push buttons. The result is Stride M, introduced in March 2016: our smallest BTE instrument ever.

Flex™ and Log It All transform service

Unitron's intense focus on the relationship between hearing care professionals and their clients puts our Flex concept in the spotlight. Flex allows customers to trial and upgrade to different technology levels without changing their hearing instrument – a feature unique to Unitron since we launched it in 2012. Flex addresses some of the most significant barriers for hearing care professionals: resistance to having hearing loss treated, low uptake of recommended solutions, returns of hearing aids, or general dissatisfaction with the experience. Being able to test with Flex:trial, free of obligation, opens the conversation and improves confidence in the chosen solution. Leaving open a path to higher technology levels through Flex:upgrade, with no change of instrument, helps retain customers and increase personal recommendation.

In recent surveys, 84% of our Flex customers told us that it improves the client experience; 83% reported an increase in the number of clients deciding to purchase, while 82% said that Flex:trial helps them to fit higher technology levels. Closure rates are higher, return rates lower, and average client spend rises.

Flex becomes an even more effective tool when combined with the Log It All feature of Unitron's TrueFit™ fitting software. Launched in March 2015, Log It All takes advantage of every North-based instrument's ability to log the current sound situation while wearing the hearing aid into one of seven environments, regardless of the technology level the customer has purchased. With Log It All, the hearing care professional has all information about the client's listening lifestyle immediately available; its insights can start evidence-based conversations for better counseling and fitting. Where customers are using Flex, the Log It All data can pinpoint the areas where the chosen technology level is performing well - and areas where an upgrade could help. In a recent Unitron survey, health care professionals agreed strongly that the combination of these two features enhanced their counseling skills, as well as their ability to build trust with customers and create advocates for their practice.

Ratings put customers in control

Reviews, stars, "likes:" today's consumers want to be able to provide feedback in real time. One potential source for customer dissatisfaction can be the lack of open channels for expressing an opinion – right now. That is no longer a problem: in another industry first, Unitron has launched Patient Ratings, an e-solution to link the customer's experience, minute by minute, with the hearing care professional's expertise.

Based on our uControl smartphone app, Patient Ratings allows customers to rate their hearing instrument's performance at

the exact moment they are experiencing a positive or negative reaction. The information is transmitted to the hearing care professional's TrueFit software, where it can be viewed in the larger context provided by Log It All. The result is a total picture: the listening environment, the instrument's settings, and the customer's subjective view of the hearing experience are all linked and laid out in a clear form, ready to assist with counseling. In fact, Patient Ratings give hearing care professionals the ability to spot difficulties before they are reported, anticipating customers' needs and earning their trust.



A SUCCESSFUL PARTNERSHIP

When Eberhard Schmidt describes the division of labor among the managers at the "Hörhaus" audiological store, it sounds like he is describing a government cabinet: "We have a Secretary of State and a Treasury Secretary, and I am the Secretary of the Interior."

This charming master audiologist and his fellow manager Thomas Wittmann are standing in the inviting reception area of a Hörhaus store in Regensburg; the colors are bright and warm and a carpet muffles any footsteps. The company – "Das Hörhaus GmbH und Co. KG", to give it its full title – owns ten audiological stores while also running more than a dozen other outlets under the "Hörgeräte Reichel" brand. The audiological range for children in one of its branches is unmatched in Eastern Bavaria.

A key pillar of the company' commercial success is its cooperation with Unitron: "There's absolutely no downside", explains Wittmann. "We're in constant and close contact." "We've pretty much fallen in love with Unitron technology," adds Schmidt with a grin. "Trial instruments, personalized service – and we don't need to have any more stock on commission as the Flex:trial sample devices are freely configurable. When we update the firmware, we can load new product functions without switching out the devices." Hörhaus takes part in a partnership program offered by Unitron to selected hearing care professionals right across Germany. "We meet up regularly to compare notes; this is unique in the sector," says Schmidt.

The trust-based partnership with Unitron is also a boon to hearing aid wearers. The first time Günther Christoph entered the Hörhaus store, the calm and generously sized booths for hearing tests put him at his ease immediately. The best thing, however, was that he didn't have to make a decision straight away, and yet was still able to take away a trial device immediately: Hörhaus offers

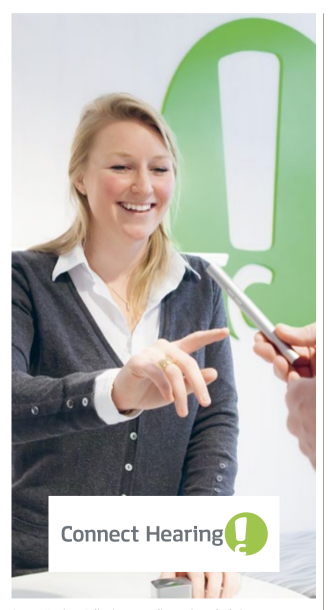
Unitron's Flex:trial service in all its branches. "That was ideal for me," says Christoph, thinking back. "I had never worn a hearing aid before."

Two months later, the 78-year-old is back at Hörhaus – for a check-up, this time. The audiologist looking after him is using Unitron's Log It All to review all the data he needs to give the best advice possible. Using this functionality has made it possible to record how Christoph uses the hearing system (how long he wears it, and what hearing situations he encounters on a day-today basis). Is he satisfied? Christoph nods. He organizes show-jumping tournaments and can now hear when a horse's hoof hits one of the crossbars of a fence again: "What clinched it for me was the service, the technology and the great flexibility. And I was more than satisfied with my experience."



Connect Hearing

Connect Hearing has just one goal, but it is a far-reaching one: to be the leading service provider in the hearing care industry.



Connect Hearing – Delivering outstanding service and solutions for people with hearing loss.

Connect Hearing is Sonova's fast-growing international professional service network of hearing care providers. Operating from over 2,000 hearing care centers in ten major markets around the world, we are dedicated to delivering outstanding service and solutions for people with hearing loss. We put the customer at the center of everything we do, constantly thinking of ways to improve information, education, screening, counseling, and support, – because we know that better hearing starts with understanding individual needs.

Hearing loss can be a serious issue, cutting people off from the pleasures of life and the joy of close contact with loved ones and friends. We help to resolve that issue, not just with the most advanced technology, but with individually-tailored advice and service, all delivered with a personal touch. Buying a hearing aid should not be just a sales process; it is the beginning of a relationship, where our professionals aim to help each customer on the path back to a natural hearing experience.

Connect Hearing's strategy rests on three pillars: building our global brand through consistent values and customer experience; constantly improving the way we work; and growing to reach and serve yet more customers in our key markets.

Values - At the heart of the brand

The Connect Hearing brand is built on the core values of care, trust, and service. We strive to take care of our customers at every stage of their journey to better hearing. We want our customers to say that we are the most trusted brand in the hearing aid industry — one that they regularly return to and recommend. We serve our customers best by linking friendly, personal contact with advanced solutions and efficient procedures. These values apply worldwide, wherever the Connect Hearing "exclamation point" appears. To underline our shared values, we are continuing our global brand integration to give all our businesses a uniform look and feel, reflecting the consistent experience our customers should expect.

Digital tools are becoming increasingly important to achieve this goal: one example is HearingCaddy, which we successfully piloted in New Zealand. HearingCaddy acts as the customer's online personal hearing assistant. Available through the web or on tablets and smartphones, it lets our customers fill out their intake forms prior to appointments, update their personal details regularly, check their bills online, leave feedback on the hearing aids they are wearing, and access a broad range of helpful support information. HearingCaddy gives us the supporting data we need to deliver ever better service. Our professionals can analyze how each customer is using the hearing aids, so they can prepare a personalized agenda for the next appointment. Our Customer Service Center staff can spot any dissatisfaction a customer may have and take the initiative with a call to resolve the issue.

In the future, our digital platforms will include electronic screening, appointment, and coaching tools. The emphasis is always on the customer's experience: a digital platform is a powerful means to extend the care we offer, building trust and brand loyalty through an exceptional level of service.

In March 2015, we implemented large-scale trials of self-screening in the UK, as part of our partnership with Boots, the country's leading pharmacy-led health and beauty retailer. Using a convenient online or tablet-based in-store screening test, potential customers answer some simple questions about their hearing in different scenarios and test their hearing threshold at low, mid, and high frequencies. More than thirty thousand hearing checks were completed in the course of the year. Over 90 % of customers surveyed said that they found the test easy to use; 20 % said that they would not have booked an appointment had it not have been for the screening test, which shows how effective such tools are in gaining potential customers who might otherwise have been lost.

Operational Excellence – A permanent journey

Our commitment to service at the highest standard is not just good for building customer loyalty; it is good for business, too – because it keeps us constantly examining what we do and how we do it, improving our efficiency and effectiveness. At Connect Hearing giving excellent care, developing new skills, and increasing profitability all go together. Our hearing care professionals are supported by our shared services, harmonized training courses and procedures, pooled equipment purchasing and calibration, and a common performance management and reporting system. In return, they help the company identify, pilot, and roll out innovative concepts that will become tomorrow's best practice: our most valuable ideas come from the experience and dedication of our professionals at each individual hearing care center.

Our practical approach to operational excellence extends to studying and optimizing every moment of the customer's experience to ensure that we seize all opportunities to build closer, lasting relationships with the people we serve. Our "customer engagement" training course for audiologists links the sales process firmly to the customer's story: the needs, emotions, and hopes that accompany the journey to better hearing. Focusing on specific behaviors, it helps our hearing care professionals understand the moments of connection, discovery, and engagement in their relation with customers. Good service generates good business, as customers become more willing to explore more advanced solutions and consider upgrading their hearing aids.

No matter how hard we try, not every customer is going to be absolutely delighted every time — and that is something we need to know about. Research shows that only 10 % of unsatisfied consumers actually make a complaint. So our Lapperre centers in Belgium have piloted a Customer Satisfaction system, which follows up customers at the key points of contact in the engagement process, asking a few simple questions in a call or email to identify dissatisfied, or highly satisfied, customers. Any dissatisfaction can then be addressed quickly and effectively by customer service or at a new appointment, while satisfied customers are encouraged to spread the word and invite others — since personal recommendation remains by far the most effective way to build up business.

Growth – Connecting to more customers

Our profitable growth strategy rests on three pillars. Organic growth is the most straightforward of these: as we constantly improve our operations and enhance our product and service offerings, we will increase business at each of our centers, attracting more customers and increasing the value of each customer relationship. By opening new centers we take advantage of the economies offered by our existing operational base and procedures. We will continue to acquire existing businesses in selected markets, making sure that customers experience a smooth, trouble-free transition. Perhaps most important is to develop new ways to connect with customers by building and expanding innovative distribution models such as shop-in-shop.

In the UK, we further expanded our network run in partnership with Boots by extending the very successful shop-in-shop model and increasing capacity in existing centers. Overall capacity increased by 12% during the 2015/16 financial year; we now operate from nearly 500 locations.

Despite challenging conditions in Germany during the 2015/16 financial year, which were related to a recent reimbursement change, we achieved organic business growth while also expanding our network of professional stores through the acquisition of Lindacher Akustik, which operates 33 stores. With more than 50 years' history built on strong customercentered value, audiological expertise, and quality, Lindacher fits perfectly with our way of working. We also recently acquired 30 stores in Hungary, which, together with our existing network in the country, will bring the total number of stores to over 70, making us the clear leader in this fast growing market.

Follow-up and added value are an essential part of ensuring that customers continue to trust and recommend us, assuring future organic growth. Our hearing centers in Germany help secure customer satisfaction by offering in-store hearing training: an audiologist-led, personally structured course of stimulation to train ear and brain simultaneously, significantly improving attention, perception, and reaction.

HEARING IS GOOD, BUT UNDERSTANDING IS BETTER

There's a faint "click" in the customer's ear, first on the left, then on the right, then on the right again. She is wearing headphones, and immediately presses buttons on a device that is reminiscent of a portable credit card reader, first tapping the left arrow key, then the right, depending on which side she hears the clicks. "It's like jogging," smiles the woman, who is in her late fifties, "You have to train regularly to stay in shape."

This spry lady, who works as head receptionist at a GP's practice, has been wearing hearing aids for five years. The audiologist explained the difference between hearing and understanding the first time she was fitted for a hearing aid: the air receives sound waves, but

the auditory center in the brain has to process the information correctly. She recommended that the customer practice with audiclick™, a training system offered by Fiebing Hörtechnik GmbH, an audiology company. "When I started, I just figured it couldn't hurt," explains the customer, who has glasses and midlength blonde hair. She practiced daily for 15 minutes during the initial period, noticing a clear improvement after six weeks: "From then on, the training was great fun."

The client has brought a folder of handwritten notes along to the appointment at the audiologist's; they are her training results. Antje Fiebing, who started audiclick, nods in recognition: "When customers practice regularly, they are helping the fitting process for the hearing aid – hearing instruments can only perform at the top of their game when the auditory center is systematically put through its paces."

The idea for the training program came to Antje Fiebing, who is on the executive board at audiological technology company Fiebing Hörtechnik GmbH,

more than ten years ago: "It was intended to be unique and to offer customers genuine added value." She goes on to explain that the training serves to target auditory cortex functions in the brain for reactivation: damaged nerve cells are regenerated and new connections formed. Training the ear and brain improves perceptions and reactions. "The training system is constantly being expanded and refined," explains Fiebing, "allowing us to incorporate the latest findings in brain research." Audiological services are thus offered at the highest level, and hearing exercises with audiclick have considerably improved the customer's quality of life. "I am so glad that no one has to shout any more to speak to me. I can even hear the birds singing in the garden again."



Advanced Bionics

The collaboration between Advanced Bionics and Phonak delivers unique innovation, providing unrivaled hearing performance to an expanding customer universe.



Advanced Bionics – Creating solutions that enable cochlear implant recipients to enjoy a life without limitations.

Advanced Bionics is a global leader in advanced cochlear implant systems. A cochlear implant is an electronic device that allows people with significant hearing loss to hear the world around them. It is the only medical technology able to functionally restore one of the five senses. Unlike hearing aids, which amplify sound, cochlear implants bypass the damaged part of an ear and send electrical signals directly to the brain via the hearing nerve. Many children and adults who receive a cochlear implant are experiencing hearing for the very first time.

Advanced Bionics began working closely with Phonak in 2009, bringing together the most innovative cochlear implant and hearing instrument technologies. We invest more than 25% of sales in research and development, including our close collaboration with Phonak, which is a unique advantage. While the cochlear implant industry's expertise lies in transforming an acoustic signal into an electrical stimulus, we profit from Phonak's proven expertise in analyzing the sound environment and optimizing the acoustic signal itself – through intelligent, adaptive programs that recognize difficult listening situations, filter the voice or sound that is most important, and send it to either or both ears for an optimal, more natural hearing experience.

The first result of our R & D collaboration was the Naída CI Q70 sound processor, introduced in 2013. The Naída CI Q70 offers cochlear implant recipients the best of both worlds, harnessing the latest hearing instrument innovations and matching them with the precision, flexibility, low power consumption, and full upgradability of the Advanced Bionics HiRes 90K™ implant family.

The market success of the Naída CI Q70 marked a first step in our broad collaboration with Phonak, both in creating new products to further differentiate ourselves from our competitors and in opening new routes to market and methods to increase worldwide penetration of our customer base. We have seen excellent results from integrating our R & D; we are excited by the potential we can realize by integrating our marketing efforts.

Building on our strengths

Every Sonova brand benefits from a rigorous product platform approach, extending the benefits of each innovative advance through comprehensive product families. This year, Advanced Bionics has rolled out new members of the Q Series processor family in its key markets. The Naída CI Q90 is the premium solution for recipients who want to benefit from the most comprehensive set of features and accessories. The Naída CI Q30, available in select markets, is the ideal hearing solution for recipients who value simplicity.

The Q Series processors allow us to offer even more features to cochlear implant recipients that were previously only available in hearing instruments: using Phonak's Binaural Voice Stream Technology™, the processors have the unique ability to communicate with each other so they can work together, automatically and in real time, wirelessly delivering the speech or music that recipients want to hear to both ears simultaneously while significantly reducing unwanted reverberation, background noise and sudden loud sounds. AutoSound™ OS intelligently analyzes and automatically adapts to the surrounding sound environment, so recipients hear their best wherever they go without having to change programs or adjust any settings.

Best of all, with the launch of Phonak Naída™ Link in May 2016, recipients can now gain the benefit of all these features when they have a cochlear implant in one ear but a hearing aid in the other. Increasingly, adults with significant hearing loss are receiving a cochlear implant when hearing in one ear deteriorates further. Until now, these recipients would have to put up with separate solutions in each ear, sometimes from different manufacturers, with incompatible settings and programs that both had to be adjusted by the user. With Naída Link, the hearing aid and sound processor work together as one, adjusting themselves and each other automatically and streaming sound to the appropriate ear for each listening situation. And like all Naída CI sound processors, the Naída Link bimodal hearing instrument works seamlessly with a full range of Phonak wireless accessories to give recipients easy, immediate access to phones, televisions, media players, and the Roger suite of wireless accessories. For adult recipients, this helps to ensure a smooth, easy transition to hearing with a cochlear implant.

Not every cochlear implant recipient has completely lost all hearing. Indeed, our HiFocus™ Mid-Scala electrode is specifically designed to help preserve residual hearing when surgically inserted – a benefit that was scientifically proven in a recent study from Vanderbilt University in the US¹. This year, we introduced a way to make best use of that residual hearing: an adaptation of the Naída CI Q90 sound processor

for use in electro-acoustic stimulation, combining in one device precise electric stimulation with the acoustic amplification of a hearing aid, thereby providing more natural sound quality and allowing improved speech perception, better hearing in noise, and greater music appreciation².

Reaching new markets

The Sonova Partner Program gives Advanced Bionics the opportunity to work with other Sonova business units to identify new ways to deliver benefits, both to our recipients and to Sonova businesses around the world. The focus of the program is to foster partnerships between hearing instrument retail and cochlear implant clinics for the optimal treatment of people with significant hearing loss. It aims to raise awareness among hearing aid users who struggle to understand their loved ones even with the most powerful hearing aids of the benefit that cochlear implants might bring to their lives. In fact, this is a multiple-win proposition, with significant benefits for hearing care practices, cochlear implant clinics, and – most importantly – the people who benefit from our solutions.

Traditionally, when a hearing care professional recommended a patient for cochlear implantation, that person was effectively lost to the hearing care practice – but the collaboration between Advanced Bionics and Phonak can help resolve the problem to everyone's advantage. There are hundreds of thousands of people, of all ages, using Phonak Naída hearing aids; every one of them has a relationship with the hearing care professional who fitted that instrument. If those people receive cochlear implants, they can return to their hearing care professional for follow-up counseling and adjustment of the sound processor, for any of the wireless accessories they may need, and for the individual support they have come to rely on. The clinic, meanwhile, is able to share the post-surgery service workload - and offer additional solutions such as the Naída Link. Recipients gain by retaining a familiar, local expert to help through the transitional period, as well as from technology with the same look, feel, and functionality as their previous hearing aids.

This is a desirable outcome for everyone – and we are making it a reality by expanding our Sonova Partner Program, building awareness and providing training and software so that hearing care professionals can offer seamless service across the full range of Sonova's hearing care solutions. Advanced Bionics and Phonak are jointly developing marketing strategies, with plans for e-solutions and social and digital media platforms to get our message out: together, we offer a uniquely valuable proposition.

¹ Otology & Neurotology, 37:235 – 240; Hearing Preservation Outcomes with a Mid-Scala Electrode in Cochlear Implantation

² Approved in the EU. Not approved outside of the EU

Increasing our in-clinic presence

Our growth strategy also includes building greater presence in cochlear implant clinics worldwide. We are currently represented in approximately two-thirds of them; our goal is to be in all of them. This means engaging with decision-makers at every level to convey the clear advantages of Advanced Bionics.

As is usual in healthcare, each market has its own dynamics, so we are distributing our effort through several channels. We put emphasis on education and training and have hired more clinical specialists: audiologists who can discuss our solutions in depth with their clinical peers. We are very active in basic research: since 2010, the number of collaborative research studies in which we have participated has more than tripled. This active, evidence-based dialog with surgeons and audiologists creates connections for us with more clinics and deepens our relationship with those where we are already present.

In a digital world, people look first to the internet for information, advice, and contact, so we provide a wealth of online resources to assist them on their journey to better hearing. The Listening Room rehabilitative website offers families and professionals interactive online activities to support the development of speech, language, and listening skills. We offer a range of apps for tablets and smartphones that provide recipients with support materials or interesting ways to practice listening, build skills, and learn how to get the best out of their hearing technology.

N.B.: Not all products or programs described are available in all territories, nor are all features available in all devices.



INNOVATIVE – AND CLOSE TO OUR CUSTOMERS

Christian Hartmann greets the two staff members in the Advanced Bionics service shop with friendly handshakes. Hartmann, a cochlear implant recipient, makes regular visits to this brightly-lit room at the German Hearing Center in Hanover. He needs new batteries for his two sound processors, and he's also looking forward to testing a new product. Hartmann, a tall man with a deep voice, asks: "Now I'm on tenterhooks! What have you got for me?"

As soon as a product is approved, Advanced Bionics offers selected recipients a chance to test it. Hartmann, an occupational safety expert, is delighted to take part in these trials. He has heard with cochlear implants in both ears for several years now, and he devotes some of his spare time to self-help groups for cochlear implant recipients.

Katrin Kowalzyk, one of the shop's employees, hands him the new Phonak EasyCall. This accessory wirelessly transmits the voice signals from a cell phone call to the Naída CI sound processors. The sound quality is superb. And once EasyCall is attached to the phone, a user can make calls at any time. Hartmann picks up the little box, examines it curiously and nods his head: "I'll be happy to take that home with me!" EasyCall, which is attached directly to the cell phone, is just one example of how cochlear implant recipients can benefit from Phonak's wireless technologies. Thanks to the partnership between Advanced Bionics and Phonak, the latest technologies for cochlear implants and hearing instruments have been brought together under one roof.

The German Hearing Center in Hanover numbers among Germany's leading cochlear implant facilities. Immediately after their medical consultation and diagnosis, patients have the opportunity to make direct contact with cochlear implant providers on the spot. Recipients and potential recipients enjoy

many benefits because the clinicians and providers are close at hand in the same building. Advice? It's available right here. Spare parts? Not a problem. "Contact with hearing instrument wearers is very personal. Sometimes they've only just been recommended for cochlear implants as the next step after hearing aids," Kowalzyk explains.

Feedback from recipients is very important for Advanced Bionics so that newlydeveloped products can be refined still further. Innovations such as EasyCall reinforce Christian Hartmann's decision to opt for Advanced Bionics. He connects Phonak EasyCall directly to his smart phone and asks Kowalzyk to call him. "I'll just pop out onto the street and test it," Hartmann says. A few minutes later, he returns and reports: "Thanks to EasyCall, I can now use both my ears and my Naída CI sound processors to make phone calls. That's marvelous, especially in noisy surroundings at work or on the subway, for example!"





Corporate social responsibility

At Sonova, our business targets are well aligned with our broader social goals: to help people hear the world while taking responsibility for our actions toward our employees, our business partners and our planet.

Creating sustainable value

We are committed to creating sustainable value for all our stakeholders – by providing access to hearing care for millions of people with hearing loss, by continuously innovating to offer the best solutions to our customers, by investing in the personal growth and development of our employees, and by applying environmentally friendly practices across all our business activities.

Our employees are key to our success. Sonova offers meaningful work in a challenging, flexible work environment, where employees can grow personally and develop professionally. For the last four consecutive years, Sonova's employee satisfaction rate has remained above 80 %.

We work continuously to reduce our environmental footprint across all our business activities, with a particular focus on the life cycle of our products and the reduction of our groupwide carbon footprint. Compared with the previous year, we were able to reduce the CO_2 emissions from our business flights by 10.2%.

A key element of our CSR activities continues to be the Hear the World Foundation, a Sonova Group initiative with special focus on projects that support children in need with hearing loss. In 2015/16 Sonova provided the Foundation with a total value of CHF 2.14 million in cash, in-kind-benefits and additional resources.

Transparent stakeholder dialog

At Sonova, we strive to engage in an open and transparent dialog with all our stakeholders. As an integral part of this commitment, we report in accordance with the G4 guidelines of the Global Reporting Initiative (GRI) on CSR issues.

The full CSR Report can be downloaded at: www.sonova.com/en/csrreport



Marcel Mandato concentrates hard as he looks through the microscope that reveals the minutest details of the stimulating electrode in a cochlear implant. Stefan Fredelake stands next to him, waiting for the result of the investigation. Both men work at the Advanced Bionics European Research Center (ERC) in Hanover. "Our research center collaborates with over 30 leading universities and clinics across Europe, including the Hanover Medical School, the University Clinics in the Dutch towns of Leiden and Maastricht, the Berlin Trauma Hospital (UKB) and the University Hospital Zurich. We work together to develop cutting-edge technologies that benefit cochlear implant recipients and audiologists alike," project manager Fredelake explains. He is an Advanced Bionics cochlear implant recipient himself, so he can also assess the design and the

results of the investigations from his perspective.

One of the ERC's many studies is in progress at the German Hearing Center in Hanover. This groundbreaking project on stimulation strategies focuses on the auditory perception of stereo music. The test subject hears with cochlear implants in both ears. He sits on an office chair and holds a tablet computer in his hand. The loudspeakers all around him play different types of music - rock alternates with heavy metal and classical pieces. Sometimes the sounds come from the left and sometimes from the right. On the tablet, he has to key in his answers to two questions: When does he hear in mono? When does he hear in stereo? "The first results are highly promising," Fredelake notes. "The study shows that recipients of Advanced Bionics cochlear implants with the Phonak ComPilot technology can hear stereo effects significantly better. And as a result, many of them can derive much more enjoyment from music."

This music study is one of the numerous research projects sponsored by Sonova

in close collaboration with many academic and scientific institutions around the globe. The development of innovative hearing solutions is being driven by this close, transparent dialog. All these projects share one common aim: to continue improving the quality of life for cochlear implant recipients. Andreas Büchner, Scientific Director at the German Hearing Center, comments: "This goal unites us all." He has been working with the Advanced Bionics team for the last twenty years: "Sonova is always willing to listen to ideas and to look ahead to the future. Rather than revolving around short-term product cycles, our joint projects aim to deliver results that are sustainable in the long term."

Corporate governance

Transparency is one of the key elements of good corporate governance, to which Sonova is committed.

Good corporate governance is essential for Sonova and we strive for high standards in this field. The Swiss Ordinance against Excessive Compensation in Stock Exchange Listed Companies has established new transparency rules and opportunities for shareholders to influence corporate decision-making. What "good corporate governance" means is an evolving matter and we constantly adopt to the latest requirements.

Compliance is an integral element of our corporate culture and embedded in our core values. We therefore continued to strengthen the Sonova Group compliance program during the 2015/16 financial year, putting particular emphasis on compliance training sessions and process enhancements throughout the globe. Our continuing compliance efforts help us to live our values of ethical behavior and unquestionable integrity.

At Sonova, corporate governance is based upon and structured to conform with relevant standards and practices. The company fulfils its legal duties under the Swiss Code of Obligations, the SIX Swiss Exchange Directive on Information relating to Corporate Governance, and the standards defined in the Swiss Code of Best Practice for Corporate Governance. This report describes the principles of corporate governance for the Sonova Group and provides background information on the Group's executive officers and bodies as of March 31, 2016. All the relevant documents can be accessed at the corporate governance section of the Sonova website: www.sonova.com/en/commitments/corporategovernance. For clarity and transparency, the compensation report is presented as a separate chapter of this Annual Report.

Group structure

Operational group structure

The Sonova Group is headquartered in Stäfa, Switzerland, and is active in over 90 countries. Sonova has subsidiaries in over 30 countries and a network of independent distributors serving other markets. Details of its business segments can be found in Note 6 of the consolidated financial statements.

Listed companies

Sonova Holding AG is listed on the SIX Swiss Exchange. Apart from Sonova Holding AG, no other company belonging to the consolidated Sonova Group is listed on any stock exchange.

Key data for the shares of Sonova Holding AG as of March 31:

	2016	2015	2014
Market capitalization			
In CHF million	8,182	9,089	8,679
In % of equity	429%	486%	489 %
Share price in CHF	122.80	135.30	129.20

Registered office	8712 Stäfa, Switzerland		
Listed on	SIX Swiss Exchange		
Security number	1254978		
ISIN	CH0012549785		
Ticker symbol	SOON		
Par value	CHF 0.05		

Non-listed companies

A list of the significant companies of the Sonova Group as of March 31, 2016, can be found in the consolidated financial statements in Note 35.

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Shareholders

Registered shareholders

As of March 31, the shareholdings of registered shareholders were distributed as follows:

	Registered shareholders	Registered shareholders
Number of shares	31.3.2016	31.3.2015
1-100	6,664	5,961
101 – 1,000	10,409	8,907
1,001 – 10,000	1,398	1,216
10,001 – 100,000	189	167
100,001 – 1,000,000	33	36
> 1,000,000	5	6
Total registered		
shareholders	18,698	16,293

Significant shareholders

The following overview shows the registered shareholdings of significant shareholders as of March 31. Nominees are registered without voting rights. Significant shareholders may also hold non-registered shares which are reported under "Not registered":

	2016	2016	2015	2015
	No. of shares	In %	No. of shares	In %
Beda Diethelm ¹⁾	6,652,259	9.98	6,650,009	9.90
Chase				
Nominees Ltd.2)	6,559,041	9.84	8,609,693	12.82
Hans-Ueli Rihs ¹⁾	4,013,000	6.02	4,056,000	6.04
Nortrust				
Nominees Ltd.2)	2,641,556	3.96	2,415,798	3.60
Andy Rihs ¹⁾	2,344,979	3.52	3,219,596	4.79
Registered share-				
holders with less				
than 3% of shares	22,708,639	34.09	21,825,309	32.49
Not registered	21,706,913	32.59	20,396,882	30.36
Total shares	66,626,387	100.00	67,173,287	100.00

The founding shareholders Andy Rihs, Beda Diethelm and Hans-Ueli Rihs were already shareholders before the Initial Public Offering in November 1994. There are no shareholders' agreements between these individuals.

For information on shareholders of Sonova Holding AG that have reported shareholdings of over 3% or a reduction of the shareholding below 3% in the financial year (FY) 2015/16, please refer to the website of the Disclosure Office of the SIX Swiss Exchange www.six-exchange-regulation.com/en/home/publications/significant-shareholders.html.

Cross-shareholdings

Sonova Holding AG has no cross-shareholdings with other companies.

Articles of Association

The Articles of Association of Sonova Holding AG remained unchanged in FY 2015/16 except for article 3: The share capital as stipulated by the previous version of article 3 was reduced according to the resolution of the 2015 General Shareholders' Meeting (see section capital structure below).

Capital structure

Share capital

As of March 31, 2016, the ordinary share capital of Sonova Holding AG was CHF 3,331,319 fully paid up and divided into 66,626,387 registered shares with a par value of CHF 0.05 each.

Sonova Holding AG has neither issued any participation certificates nor any profit-sharing certificates.

With the exception of the treasury shares held by the company itself, each share represents one vote at the General Shareholders' Meeting and is entitled to dividend payments. As of March 31, 2016, the company held 1,209,989 treasury shares (previous year 547,313), whereof 1,203,500 shares were bought via a second trading line under the share buyback program.

Authorized and conditional capital Authorized capital

Sonova Holding AG has no authorized capital.

Conditional capital

The Annual General Shareholders' Meeting (AGM) 2005 approved the creation of conditional share capital of 3,301,120 registered shares with a par value of CHF 0.05 per share to improve the company's financial flexibility. This capital may be used for exercising option and conversion rights granted in connection with bonds or similar debt instruments issued by the company to finance the acquisition of companies, parts of companies or shareholdings.

The AGMs in 1994 and 2000 approved the creation of conditional share capital of 8,000,000 registered shares with a par value of CHF 0.05 per share for distribution to key employees of the Sonova Group through an equity participation program.

²⁾ Registered without voting rights.

Convertible bonds and options

Sonova Holding AG has not issued any convertible bonds.

In FY 2015/16, a total of 263,418 options were granted as part of the Sonova Executive Equity Award Plan (EEAP). In FY 2014/15 and FY 2013/14, the number of options granted totaled 272,224 and 215,221 respectively. As of March 31, 2016, there were still 1,113,982 options outstanding (compared with 1,019,036 in the previous year). Each of these options entitles the holder to purchase one registered share in Sonova Holding AG with a par value of CHF 0.05. The EEAP is described in greater detail in the compensation report (beginning on page 50) and in Note 31 to the consolidated financial statements.

Changes in capital

As of March 31, the capital of Sonova Holding AG comprised the following:

	2016	2015	2014
Ordinary capital			
(in CHF)	3,331,319	3,358,664	3,358,664
Total shares	66,626,387	67,173,287	67,173,287
Conditional capital			
(in CHF)	266,107	266,107	266,107
Conditional shares	5,322,133	5,322,133	5,322,133

Of the 8,000,000 maximum approved conditional shares a total of 5,978,987 shares with a par value of CHF 0.05 each were issued prior to FY 2015/16. Starting in FY 2014/15 Sonova decided to purchase shares on the market to fulfill its obligations under the long-term incentive plans and not to issue shares out of the conditional share capital. The maximum conditional share capital reserved for long-term incentive plans therefore remained unchanged at 2,021,013 shares.

The conditional share capital of 3,301,120 registered shares, which was created on July 7, 2005 in order to increase the company's financial flexibility, has not yet been used.

The AGM 2015 approved a reduction of the share capital by CHF 27,345 through cancellation of 546,900 registered shares. This capital reduction was the result of the share buyback program as further outlined below, in which the Company repurchased 546,900 registered shares between December 1, 2014, to March 31, 2015.

Share buyback program

As announced on November 17, 2014, Sonova Holding AG has initiated a share buyback program with a maximum overall value of CHF 500 million. The shares are repurchased via a second trading line over a period of up to three years terminating at the end of 2017. As of March 31, 2016, a total of 1,750,400 shares have been bought back for a total of CHF 229,218,414. With the announcement of the acquisition of AudioNova on May 4, 2016, Sonova has suspended the share buyback program until further notice. The current status of the program can be found on www.sonova.com/en/investors/current-share-buyback-program.

Limitations on transferability and nominee registrations

Limitations on transferability for each share category

To be recognized as a shareholder with full voting rights, the acquirer of shares must submit a written application for registration in the share register. The company may refuse registration in the share register if applicants do not explicitly declare that they have acquired and will hold the shares in their own name and for their own account. The company may further refuse entry of the acquirer as a shareholder or usufructuary with a voting right to the extent that the shares held would exceed 5% of the overall number of shares shown in the Commercial Register (Art. 8 para. 6 of the Articles of Association). Linked parties are considered as one person. This registration restriction does not apply to the founding shareholders. The Board of Directors may grant exceptions where there is justified cause, in which case no special quorum is required.

Exceptions granted in the year under review

No exceptions were granted by the Board of Directors during the reporting period.

Admissibility of nominee registrations

The Board of Directors can issue regulations specifying the conditions under which trustees / nominees are recognized as shareholders with voting rights (Art. 8 para. 5 of the Articles of Association).

Procedure and conditions for cancelling statutory privileges and limitations on transferability

A resolution of the General Shareholders' Meeting approved by a relative majority of the votes cast is sufficient for cancellation. Corporate governance 39

Board of Directors

Introduction

The Board of Directors of Sonova Holding AG sets the overall direction and supervision of the management (see Art. 716a para. 1 of the Swiss Code of Obligations).

Executive management positions

No member of the Board of Directors holds an executive management position with Sonova Holding AG or any of its subsidiaries, or has held such a position in the past three years.

Business connections of Board members with Sonova Holding AG or its subsidiaries

Except for the transactions disclosed in Note 29 to the consolidated financial statements, there are no business connections between individual Board members, including companies or organizations represented by them, and Sonova Holding AG.

Other activities and vested interests

Except as disclosed in the biographies of the members of the Board of Directors, no member of the Board of Directors holds any position in a governing or supervisory body of any important private or public sector organization, institution, or foundation; none holds any permanent management or consultancy position with an important interest group, or any public or political office.

Mandates outside Sonova Holding AG

No member of the Board of Directors may hold more than four additional mandates in listed companies and in total no more than six additional mandates. The following mandates are not subject to these limitations:

- Mandates in companies which are controlled by Sonova or in companies which control Sonova;
- Up to ten mandates held at the request of Sonova or companies controlled by Sonova;
- Up to six mandates in associations, charitable organizations, foundations, trusts, and employee welfare foundations.

For further details please see Art. 30 of the Articles of Association: www.sonova.com/en/investors/articles-association.

Elections and terms of office

Election procedure and limits on the terms of office

The Articles of Association of Sonova Holding AG state that the Board of Directors must consist of a minimum of three and a maximum of nine members. The members of the Board of Directors are elected by the shareholders at the General Shareholders' Meeting.

Re-elections for successive terms are possible. Members of the Board of Directors shall retire automatically at the first General Shareholders' Meeting following their seventieth birthday. In exceptional cases the Board of Directors can make an exemption. Such an exemption was made in the case of John J. Zei extending his term until the AGM 2016.

First election and remaining term of office

The following table shows the date of first election for each member of the Board of Directors. The Articles of Association require that the term of office of a Board member ends after completion of the next ordinary AGM. As a consequence, each Board member will have to be re-elected annually at the AGM. Apart from Andy Rihs, who did not stand for re-election in accordance with the age limitations stipulated in the Organizational Regulations, all previous Board members were re-elected by the 2015 AGM.

Name	Position	
Robert F. Spoerry	Chairman	2003
Beat Hess	Vice Chairman	2012
Stacy Enxing Seng	Member	2014
Michael Jacobi	Member	2003
Ronald van der Vis	Member	2009
Anssi Vanjoki	Member	2009
Jinlong Wang	Member	2013
John J. Zei	Member	2010

Robert F. Spoerry

(born 1955, Swiss citizen) has been Chairman of the Board of Sonova Holding AG since March 30, 2011, and a non-executive member of the Board since 2003.

Robert F. Spoerry is also Chairman of the Board of Mettler-Toledo International Inc., a leading global manufacturer and marketer of precision instruments and related services for use in laboratory, manufacturing, and food retailing applications. He joined Mettler-Toledo in 1983 and was CEO from 1993 to 2007. He led the buyout of Mettler-Toledo from Ciba-Geigy in 1996, and the company's subsequent Initial Public Offering on the New York Stock Exchange (NYSE) in 1997. In 1998, he was nominated Chairman of the Board.

Robert F. Spoerry graduated in mechanical engineering from the Swiss Federal Institute of Technology (ETH) in Zurich, Switzerland, and holds an MBA from the University of Chicago.

Other activities:

- Vice Chairman of the Board of Geberit AG (until April 2016, does not stand for re-election)
- Member of the Board of Conzzeta Holding AG

Beat Hess

(born 1949, Swiss citizen) has been Vice Chairman of the Board of Sonova Holding AG since June 19, 2012.

From 1988 to 2003, he served as General Counsel of ABB Group and, from 2003 to 2011, as Group Legal Director and member of the Group Executive Committee of Royal Dutch Shell plc.

Beat Hess studied at the Universities of Geneva, Freiburg, and Miami, is an attorney-at-law and holds a Ph.D. in Law.

Other activities:

- Member of the Board of Directors of Nestlé S.A.
- Vice Chairman of the Board of Directors of LafargeHolcim Ltd. (until May 2016, thereafter Chairman)

Stacy Enxing Seng

(born 1964, US citizen) most recently served as an Executive in Residence for Covidien, as well as President of Covidien's Vascular Therapies division. Stacy Enxing Seng joined Covidien in July 2010 through its acquisition of ev3 where she was a founding member and executive officer responsible for leading ev3's Peripheral Vascular Division from inception. She has also held various positions at Boston Scientific, SCIMED Life Systems Inc., Baxter Healthcare and American Hospital Supply.

Stacy Enxing Seng received a Master of Business Administration from Harvard University and has a Bachelor of Arts in Public Policy from Michigan State University.

Other activities:

- Member of the Board of Directors of Solace Therapeutics, Inc.
- Member of the Board of Directors of Hill-Rom Holdings, Inc.
- Member of the Board of Directors of Spirox, Inc.
- Venture Partner, Lightstone Ventures

Michael Iacobi

(born 1953, Swiss and German citizen) has worked as an independent consultant since 2007.

From 1996 to 2007, he was CFO and member of the Executive Committee of Ciba Specialty Chemicals Inc. Prior to this, since 1978, Michael Jacobi held various management positions in the area of finance at Ciba-Geigy Group in Brazil, the US, and in Switzerland.

Michael Jacobi studied economics and business administration at the University of St. Gallen, Switzerland, at the University of Washington in Seattle, and at the Harvard Business School in Boston. He was awarded a Ph.D. from the University of St. Gallen in 1979.

Other activities:

- Member of the Board of Hilti AG
- Member of the Board of Actelion Pharmaceuticals Ltd.
- Member of the Board of Trustees of Martin Hilti Family Trust

Ronald van der Vis

(born 1967, Dutch citizen) was Executive Director of the Board and Group CEO of Esprit Holdings Limited, a global fashion and lifestyle company listed on the Hong Kong Stock Exchange, from 2009 until November 2012.

Prior to this, since 1998, he held various general management positions at Pearle Europe (now Grandvision NV), the world's leading optical retailer. He was CEO of the Pearle Europe group from 2004 to 2009.

Ronald van der Vis graduated from the Nyenrode Business University in the Netherlands and received his Master's degree in business administration from the Manchester Business School in the UK.

Other activities:

- Operating partner and Industry Advisor
- Chairman of the Board of Miktom Topco (Basic Fit International) B.V.
- Chairman of the Investor Board Pharmacies of Medig N.V.
- Member of the Board of Directors of Beter Bed Holding N.V.

Anssi Vanjoki

(born 1956, Finnish citizen) is Professor at Lappeenranta University of Technology and Individual Multicontributor of RKBS Oy, a technology start-up investment company. He was Executive Vice President and General Manager of Nokia until March 2011 and member of the Nokia Group Executive Board from 1998 to 2011. He is also Chairman of the Board of Amer Sports Corporation, one of the world's leading suppliers of sports equipment and owner of Salomon, Atomic, Wilson, Precor, and Suunto brands.

Anssi Vanjoki has a Master's degree in business administration from the Helsinki School of Economics and Business Administration.

Other activities:

- Chairman of the Board of Amer Sports Corporation
- Chairman of the Board of Oriola-KD Oyj
- Member of the Board of Basware Corporation Oyj
- Investor and Chairman of small technology companies

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From left to right: John J. Zei, Beat Hess, Jinlong Wang, Robert F. Spoerry, Stacy Enxing Seng, Anssi Vanjoki, Ronald van der Vis, Michael Jacobi

Jinlong Wang

(born 1957, US citizen) is currently serving as managing director/operating partner at Hony Capital. He previously held a number of senior positions at Starbucks including Senior Vice President of Starbucks Corp., President of Starbucks Asia Pacific Region, Chairman and President of Starbucks Greater China Region, Head of the Law & Corporate Affairs department and Vice President International Business Development. He started his career as a government official in the Ministry of Foreign Economic Relations and Trade in China.

Jinlong Wang graduated with a Bachelor degree in International Economics and Trade from the University of International Economics and Trade in Beijing in 1982 and received his Juris Doctor degree at Columbia School of Law, Columbia University, in 1988.

John J. Zei

(born 1944, US citizen) was CEO of Knowles Electronics, the primary supplier of acoustic components for the hearing instruments industry, through the end of 2009. He retired as Senior Advisor from Knowles in 2010.

John J. Zei was previously President of Rexton, a hearing instrument manufacturer in the US, and later President and CEO of Siemens Hearing Instruments, Inc. He served three times as Chairman of the Hearing Industries Association (HIA). He also served as President of the HIA, Chairman of the hearing industry's Market Development Committee, and on the Board of the Better Hearing Institute.

John J. Zei has a law degree from Loyola University, Chicago, and a Master's degree in business administration from the University of Chicago.

Internal organizational structure

Allocation of tasks within the Board of Directors

As specified in the Articles of Association, the Board of Directors constitutes itself, except for the Chairman and the members of the Compensation Committee, who must be elected by the shareholders. If the office of the Chairman or a member of the Compensation Committee is vacant, the Board of Directors appoints a replacement from among its members for the remaining term of office.

In accordance with the Organizational Regulations which supplement the Articles of Association, the Board appoints an Audit Committee (see the Organizational Regulations, available at www.sonova.com/en/investors/organizational-regulations).

Tasks and areas of responsibility of Board of Directors' committees

The duties and authorities of the committees are defined in the Articles of Association (solely for the Compensation Committee), the Organizational Regulations, and the Committee Charters of the Board of Directors. The committees usually meet before the Board of Directors meetings and report regularly to the Board on their activities and findings. The overall responsibility for duties delegated to the committees remains with the Board.

Audit Committee

The members of the Audit Committee are Michael Jacobi (Chairman), Ronald van der Vis, and Anssi Vanjoki.

The duties of the Audit Committee include reviewing the performance and effectiveness of external and internal audit on behalf of the entire Board of Directors; evaluating the company's financial control systems, financial structure, and risk management control mechanisms; and verifying the interim and annual accounts and financial statements of the Sonova Group. The Audit Committee is also kept regularly informed on the company's compliance program. The Audit Committee Charter is available at: www.sonova.com/en/investors/committee-charters.

The Audit Committee meets as often as required and no fewer than four times per year. During the reporting period, the committee met four times. The Chairman of the Board of Directors was invited to, and attended, every Audit Committee meeting.

Nomination and Compensation Committee

The members of the Nomination and Compensation Committee are Robert F. Spoerry (Chairman), John. J. Zei, and Beat Hess.

The Nomination and Compensation Committee supports the mission of the Board of Directors to attract, retain and motivate people with outstanding professional and human capabilities at the Board of Directors and top management levels. The Nomination and Compensation Committee also supports the Board of Directors in preparing the Compensation Report, establishing and reviewing the Company's compensation principles, guidelines, and performance metrics, and preparing proposals to the General Shareholders' Meeting on the compensation of the Board of Directors and Management Board. The committee may also submit proposals and recommendations to the Board of Directors on other compensation-related issues. The Nomination and Compensation Committee Charter is available at: www.sonova.com/en/investors/committee-charters.

The Nomination and Compensation Committee meets as often as required and no fewer than three times per year. During the reporting period, the committee met four times.

Work methods of the Board of Directors and its committees

During the reporting period, the Board of Directors held five meetings. The table below shows the individual members' attendance at Board of Directors and committee meetings, as well as the average length of the meetings:

	BoD ¹⁾	AC 2)	NCC 3)
No. of meetings in 2015/16	5	4	4
Robert F. Spoerry	5	44)	4
Beat Hess	5	-	4
Stacy Enxing Seng	4	-	-
Michael Jacobi	5	4	-
Anssi Vanjoki	5	4	-
Ronald van der Vis	5	4	-
Jinlong Wang	5	-	-
John J. Zei	5		4
Average meeting length	8 h ⁵⁾	3 h	3 h
·			

- 1) Board of Directors
- 2) Audit Committee
- 3) Nomination and Compensation Committee
- 4) As guest
- 5) Excluding telephone conferences and preparation time

Urgent business matters were discussed in various telephone conferences. In addition to formal meetings at which minutes were taken, members of the Board of Directors or of the committees also met informally for other topics and discussions that required additional time. These included, for example, preparations for formal meetings.

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The agenda for a meeting of the Board of Directors or of a Board committee is set by its respective Chairman. Any member of the Board of Directors or a committee may request a meeting or ask that an item be put on the agenda. Members of the Board of Directors and the committees are provided in advance of meetings with all relevant documents that enable them to prepare for the discussion of the items on the agenda during the meeting. The Board of Directors and its committees constitute a quorum if half of the members are present. The Board of Directors and its committees approve resolutions by a majority of members present at the meeting. In the event of an equal number of votes, the Chairman has the casting vote.

The Board of Directors works closely with the Management Board. In general, the meetings of the Board of Directors and its committees are also attended by the CEO and the CFO and, depending on the agenda, other members of the Management Board. The Board of Directors and the committees meet in executive session after every Board and committee meeting respectively. The Board of Directors consults external experts when necessary in connection with specific topics.

Definition of areas of responsibility

The Board of Directors of Sonova Holding AG is responsible for the overall direction of the company, except in matters reserved by law to the General Shareholders' Meeting. The Board of Directors decides on all matters that have not been reserved for or conferred upon another governing body of the company by law, by the Articles of Association, or by the company's Organizational Regulations. The division of responsibility between the Board of Directors and the Management Board is set out in detail in the company's Organizational Regulations (see: www.sonova.com/en/investors/organizational-regulations).

Information and control instruments vis-à-vis the Management Board

The Management Board reports regularly to the Board of Directors and its committees. At each Board meeting, the Management Board informs the Board of Directors of the status of current business matters and financial results as well as major business transactions; it also presents relevant strategic initiatives and updates. Each year a Board of Directors meeting is reserved for presentation and discussion of the company's strategy and long term financial plan. The Board of Directors is provided with monthly consolidated sales reports providing data on revenue, average selling prices, and units for each major product, subsidiary, and market. The Board of Directors also receives on a monthly basis the financial report with the full profit and loss statement, the balance sheet, and the cash flow statement, as well as the CEO's report on business performance, the competitive situation, updates on various initiatives, and an outlook. Telephone conferences are held as required between Board members and the CEO or CFO. Furthermore, each member of the Board of Directors may request information on all matters concerning the company.

The Head of Internal Audit & Risk reports to the Chairman of the Audit Committee. The mandates of the Internal Audit and Risk Management functions, along with their reporting lines and scope of activities, are defined in the Internal Audit & Risk Charter approved by the Audit Committee and the Board of Directors. Internal Audit carries out compliance and operational audits and assists the business units in attaining their goals by providing assurance from independent evaluation of the effectiveness of internal control processes. Management is responsible for the control of business risks and for compliance with laws and regulations. The Audit Committee approves the annual work plans of Internal Audit and ensures that the relevant Group companies are adequately reviewed according to their risk scoring. The Audit Committee also reviews and discusses the reports on completed audits submitted by Internal Audit. Internal Audit together with business controlling monitor the implementation by Group companies of any measures necessary to address findings from previous audits and regularly reports progress to the Audit Committee.

The Group has implemented an efficient system to identify and assess strategic, operational, financial, legal, and compliance risks related to the Group's business activities. The risk management function categorizes risks by severity and probability and supports the Management Board in determining the measures necessary to address or mitigate them. In accordance with the Audit Committee Charter, the Audit Committee reviews the company's risk assessment prepared by Risk Management before it is presented to the Board of Directors. The Board of Directors approves the risk assessment and provides guidance from a strategic point of view. To continuously monitor key risks and their mitigation, Risk Management prepares risk status reports which are presented to the Audit Committee on an ad hoc basis.

Risk Management also assumes responsibility for the internal control system (ICS) for financial reporting risks. The Board of Directors receives annual updates on the Group companies' compliance with the ICS guidelines.

The Group has a comprehensive compliance program in place which is administered by the Group Compliance Manager and overseen by the General Counsel. Quarterly compliance reports are provided to the Audit Committee and an annual compliance report is addressed to the Board of Directors.

Management Board

The Management Board is responsible for the preparation, implementation, and monitoring of the strategic roadmap, the management of the members' respective Group functions, and the preparation, implementation, and delivery of the annual plan and budget. The Management Board also prepares for and executes decisions made by the Board of Directors. According to the Organizational Regulations of Sonova Holding AG, the Management Board is chaired by the CEO and comprises at least the CFO, plus such additional members as appropriately reflect the company's structure and activities. The members of the Management Board are proposed by the CEO and are appointed by the Board of Directors on the request of the Nomination and Compensation Committee.

Lukas Braunschweiler

(born 1956, Swiss citizen) joined the Sonova Group as CEO in November 2011. Before joining the company, he was CEO of the Swiss technology group RUAG. From 2002 to 2009, as President & CEO, he headed the Dionex Corporation. The California-based company, active in the life sciences industry, was listed on the Nasdaq stock exchange. Prior to this, he worked from 1995 to 2002 in various group executive positions in Switzerland and the US for Mettler Toledo, a precision instruments manufacturer.

Lukas Braunschweiler received a Master of Science in analytical chemistry (1982) and was awarded a Ph.D. in physical chemistry (1985) from the Swiss Federal Institute of Technology (ETH) in Zurich.

Lukas Braunschweiler is a member of the Board of Directors of the Schweiter Technology Group.

Hartwig Grevener

(born 1966, German citizen) joined the Sonova Group as CFO in August 2012. Before joining the company, he was Group CFO of Jet Aviation, a business group of General Dynamics. From 2001 to 2006 Hartwig Grevener was CFO for the European operations of Gate Gourmet, one of the leading global airline catering firms. His previous professional experience includes positions at Hapag-Lloyd, a German logistics group, A.T. Kearney management consultants, and BMW.

Hartwig Grevener holds a Diploma in business administration and mechanical engineering from the TU University of Berlin (1991) as well as a Ph.D. in business administration from the University of St. Gallen (1994).

Claude Diversi

(born 1964, French and Italian citizen) joined the Sonova Group in March 2005 as Managing Director of Phonak France. He was appointed Vice President Wholesale for the Region Europe and South America from May 2012, thereby joining the Management Board. Claude Diversi has an extensive track record as a sales executive with a broad experience in all disciplines of sales, including reporting, sales force management, and executing trade marketing strategies. Prior to joining Phonak, he worked in sales management positions in companies such as British American Tobacco, Dowbrands & Melitta Europe, Pillsbury, and Kraft Foods France.

Claude Diversi majored in international business at the University of Paris Descartes in France.

Hansjürg Emch

(born 1968, Swiss citizen) joined the Sonova Group as Group Vice President, Medical in March 2011. Before joining Sonova, he was President of the Global Spine division of Synthes, the implant manufacturer. During his time at Synthes he held various positions and gained broad specialist and management skills, including experience in general management, sales, product and business development, as well as clinical and regulatory affairs in the US and Europe.

Hansjürg Emch has a Master of Science and Engineering degree from the Swiss Federal Institute of Technology (ETH) in Zurich and completed the Program for Management Development at Harvard Business School.

Martin Grieder

(born 1965, Swiss and British citizen) has been Group Vice President Phonak since August 2014. He joined Sonova from Nestlé, where he was Vice President and Global Head of Nestlé BabyNes. Martin Grieder joined Nestlé in 1992 and brings over 20 years of experience in senior management roles within the company. His diversified cross-functional work experience in 18 countries ranges from leading the global Nespresso professional division to managing Nestlé Nespresso North America. Further senior roles at Nestlé include Vice President, Head of Finance for the Americas and Head Nestlé Group Audit as well as R&D Head for Food & Beverage systems solutions for the Nestlé Group.

Martin Grieder received a Master of Business Administration degree from IMD-Switzerland and has a Bachelor's degree in business and economics from the University of Applied Science and Arts (FHNW) in Basel.

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From left to right: Jan Metzdorff, Albert Chin-Hwee Lim, Andi Vonlanthen, Franz Petermann, Hartwig Grevener, Stefan Launer, Lukas Braunschweiler, Paul Thompson, Hans Mehl, Sarah Kreienbühl, Claude Diversi, Hansjürg Emch, Martin Grieder

Sarah Kreienbühl

(born 1970, Swiss citizen) has been Group Vice President, Corporate Human Resource Management since August 2004 and also Group Vice President, Corporate Communications since 2012. She was previously Head of Global Human Resources and member of the Executive Board of the Tecan Group in Männedorf, Switzerland. Prior to that she was a consultant with Amrop International, Zurich, where she did executive search projects and also introduced new assessment and management audit services. She started her career as a psychologist with Swissair, where she was involved in the selection of pilots and air traffic controllers.

Sarah Kreienbühl studied applied psychology at the University of Zurich and obtained a Master's degree, followed by a number of additional qualifications in the field of human resource management, communications and finance.

Stefan Launer

(born 1966, Swiss and German citizen) has been Vice President Science & Technology since April 2008 and joined the Management Board in April 2013. He started his professional career at Phonak in 1995 in the Research & Development department where he held several positions, including leading R & D teams in clinical audiology, digital signal processing, microelectronics and acoustics. Today he is in charge of basic science and

technology programs in various fields of hearing health care, developing core technologies, and intellectual property rights.

Stefan Launer studied physics at the University of Würzburg, Germany, and was awarded a Ph.D. in 1995 from the University of Oldenburg, Germany, for his work on modeling auditory perception in hearing impaired subjects. He was furthermore appointed as Adjunct Professor with the University of Queensland, Brisbane, Australia.

Albert Chin-Hwee Lim

(born 1961, Singapore citizen) joined the Sonova Group as Vice President Wholesale for the Asia/Pacific region in April 2013. He joined Sonova from Medtronic where he was Vice President Business Operations, Greater China, responsible for six different business and operational functions. Previously, he was Managing Director at Medtronic in Taiwan. Albert Chin-Hwee Lim has a wealth of experience in driving growth in emerging markets. Previous professional experiences include management positions at Novartis, Merck Sharp & Dohme, and Abbott.

Albert Chin-Hwee Lim holds a Bachelor of Engineering in chemical engineering from the National University of Singapore.

Hans Mehl

(born 1959, German citizen) was appointed Group Vice President, Operations in April 2007. Before joining Sonova, he held various international leadership positions within the Siemens Group in the Netherlands, Singapore, USA, and Switzerland. In his last position, Hans Mehl acted as Co-Division Head of the Fire and Security business at Siemens Building Technologies in Zug, Switzerland. Between 2000 and 2003, he was CFO of Global Health Services at Siemens Medical Group in Philadelphia, USA. Before that he was a member of the executive management of Siemens Audiology Group.

Hans Mehl completed his education in business administration in Germany.

Jan Metzdorff

(born 1963, Danish citizen) joined the Sonova Group in 2004 and was Managing Director for Phonak UK, before moving to Unitron as Vice President International Sales in 2010. He was appointed Vice President Unitron in October 2011 and joined the Management Board effective April 2013. Having previously held leadership positions as General Manager for GN ReSound Canada and Regional Manager Asia for the Hearing Instruments Division of Philips Electronics, he has more than 15 years of experience in the hearing aid industry. He has accumulated prior international expertise with companies like Bantex, Minolta and the European Union in Japan.

Jan Metzdorff graduated with a Bachelor of Commerce (Economics) degree from Copenhagen Business School in 1987.

Franz Petermann

(born 1964, Swiss citizen) joined the Sonova Group in 2002 as Director Finance & Controlling. He was appointed Vice President Connect Hearing Group, effective April 2013. During his career at Sonova he has held various positions within finance & controlling and for eight months in 2011 was interim head of the global organization for Connect Hearing Group. Before joining Sonova, he was CFO of Qualiflyer Loyalty Ltd. from 1999 to 2002, before which he held management positions in different industries. In the course of his career he gained international experience working in Germany, Canada, and Hong Kong.

Franz Petermann is a graduate of the Lucerne University of Applied Sciences and Arts and received a Master's degree in business administration in the UK in 2002.

Paul Thompson

(born 1967, Canadian citizen) has been Group Vice President Wholesale for the Region North & Central America since March 2012. From March 2011 until July 2012, he served as interim CFO of Sonova Holding AG, having already been CFO of the Sonova Group from 2002 to 2004. From 1998 to 2001, Paul Thompson was CFO and later COO of Unitron Hearing Group.

Before that he worked for Ernst & Young in Canada from 1987 to 1998 – first in auditing, and then in management consulting.

Paul Thompson studied finance and business studies at the University of Waterloo, Canada. In 1992 he became a Chartered Accountant.

Andi Vonlanthen

(born 1961, Swiss citizen) has been Group Vice President Research & Development since April 2012. He started his professional career at Phonak in 1984 in the area of product development, where he contributed significantly to a large number of technological innovations and product launches. As one of many innovations, he developed the first ever multimicrophone system for hearing instruments, which revolutionized the entire industry. From 2002 to 2004, he was Vice President R & D at Unitron. As of 2004 he was responsible for the Group System Integration function.

Andi Vonlanthen received a degree in electronic engineering at the School of Engineering (HTL) Brugg Windisch, Switzerland in 1984.

Other activities and vested interests

Except as disclosed in the biographies of the members of the Management Board, no member of the Management Board holds any position in a governing or supervisory body of any important private or public sector organization, institution, or foundation; none holds any permanent management or consulting position with an important interest group, or any public or political office.

Mandates outside Sonova Holding AG

According to Art. 30 of the Articles of Association, no member of the Management Board may hold more than one additional mandate in a listed company and in total no more than five additional mandates (all such mandates are subject to approval by the Board of Directors). Just as stipulated for the Board of Directors, some mandates are not subject to these limitations (see page 39).

Management contracts

The Board of Directors and the Management Board conduct business directly and have not delegated any management tasks to companies outside the Group.

Compensation and shareholdings

Details of Board and Management compensation are contained in the compensation report (beginning on page 50).

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Compensation, shareholdings and loans

See: Compensation report (beginning on page 50)

Shareholders' participation rights

Voting rights and representation restrictions Voting rights restrictions

When exercising voting rights, no shareholder can combine, with their own and represented shares, more than 10% of the total number of shares as shown in the Commercial Register (Art. 14 para. 2 of the Articles of Association). Linked parties are considered as one person. This voting right restriction does not apply to founding shareholders. The Board of Directors may approve other exceptions if it has good reason to do so, in which case no special quorum is required.

Exceptions granted in the year under review

During the reporting period, no exceptions to the above-listed rules were granted.

Statutory rules on participation in the General Shareholders' Meeting

According to Art. 14 para. 4 of the Articles of Association, every shareholder entered in the share register with voting rights may have his shares represented by a person with written authorization from him who does not need to be a shareholder, or by the Independent Proxy. All the shares owned by a shareholder can only be represented by one person.

Independent Proxy and electronic voting

Andreas G. Keller was elected as the Independent Proxy by the AGM 2015 for the period until completion of the AGM 2016.

Sonova Holding AG offers shareholders the option of using an online platform and to grant proxy and provide voting instructions to the Independent Proxy electronically.

Statutory quorums

Resolutions and elections by the General Shareholders' Meeting require the approval of a relative majority of the votes cast, taking voting right restrictions into account, except as otherwise provided by law or the Articles of Association.

Convocation of the General Shareholders' Meeting

The ordinary AGM is held within six months following the close of the financial year.

Extraordinary General Shareholders' Meetings may be called as often as necessary, especially if required by law.

General Shareholders' Meetings are convened by the Board of Directors and, if necessary, by the auditors. Shareholders with voting rights, who together represent at least 10% of the share capital, may request that the Board of Directors convene an Extraordinary General Shareholders' Meeting, provided that they do so in writing and set forth the reason for the meeting.

Inclusion of items on the agenda

Shareholders with voting rights who represent at least 1% of the share capital may request that an item be put on the agenda for discussion by indicating the proposal or motion. Such requests must be addressed in writing to the Chairman of the Board of Directors no later than 60 days before the meeting.

Registration in the share register

For administrative reasons, the share register is closed approximately one week prior to the date of the General Shareholders' Meeting (the exact date is communicated in the invitation to the General Shareholders' Meeting). Admission cards and voting forms are sent to shareholders during this period. The shares can be traded at any time and are not blocked.

Changes of control and defense measures

Duty to make an offer

The Articles of Association of Sonova Holding AG do not contain provisions for opting out or opting up. The result is that an investor who directly, indirectly, or in concert with third parties acquires shares in the company and, together with the shares he already possesses, thereby exceeds the 33 1/3% threshold of voting rights in the company is required to submit an offer for all shares outstanding, according to Swiss stock exchange law.

Clauses on changes of control

In case of a change of control and a related termination of employment (double trigger), unvested equity instruments granted under the EEAP vest on a pro-rata basis only.

Securities trading policy

The Board of Directors maintains a policy to prevent corporate insiders from making use of confidential information. It institutes blocking periods to prevent insiders from trading in securities of Sonova Holding AG during sensitive time periods and requires pre-trading clearance for members of the Board of Directors, the Management Board, and selected employees.

Auditors

Duration of the mandate and term of office of the lead auditor

At the AGM on July 5, 2001, PricewaterhouseCoopers AG was elected auditor for Sonova Holding AG and the Sonova Group. At the AGM 2015, PricewaterhouseCoopers AG was re-elected for another one-year term. Sandra Boehm has served as lead auditor for the existing auditing mandate since June 18, 2013.

Fees

PricewaterhouseCoopers charged the following fees during FY 2015/16 and 2014/15:

1,000 CHF	2015/16	2014/15
Audit services	1,374	1,311
Audit-related services	53	42
Tax services	0	128
Non-audit services	116	182
Total	1,543	1,663

Audit services are defined as the standard audit work performed each year in order to issue an audit opinion on the parent company and consolidated financial statements of the Sonova Group as well as opinions on the local statutory financial accounts or statements. Also included is extra work within the audit that can only be provided by the Sonova Group auditor, such as auditing of non-recurring transactions or the implementation of new accounting policies as well as consents and comfort letters in relation to regulatory filings.

Audit-related services consist of support to the audit such as providing advice on new accounting rules; this could be provided by sources other than the auditor who signs the audit report.

Tax services consist of services in connection with compliance with tax laws.

Non-audit related services mainly consisted of consulting fees in connection with the employee shareholding program as well as acquisition related services.

The values of audit, audit-related, tax, and non-audit services are in line with ratios suggested by commonly applied good practice standards that relate to the independence of auditors. A formal policy issued by the Audit Committee is in place that regulates all non-audit assignments of the auditors.

Informational instruments pertaining to the external audit

The external auditors report their findings semi-annually directly to the Audit Committee of the Board of Directors. In FY 2015/16, the external auditors attended 3 out of 4 Audit Committee meetings physically or by telephone conference. The Audit Committee of the Board of Directors reviews the performance, compensation, and independence of the external auditors on a regular basis. The Audit Committee reports its findings to the Board of Directors quarterly.

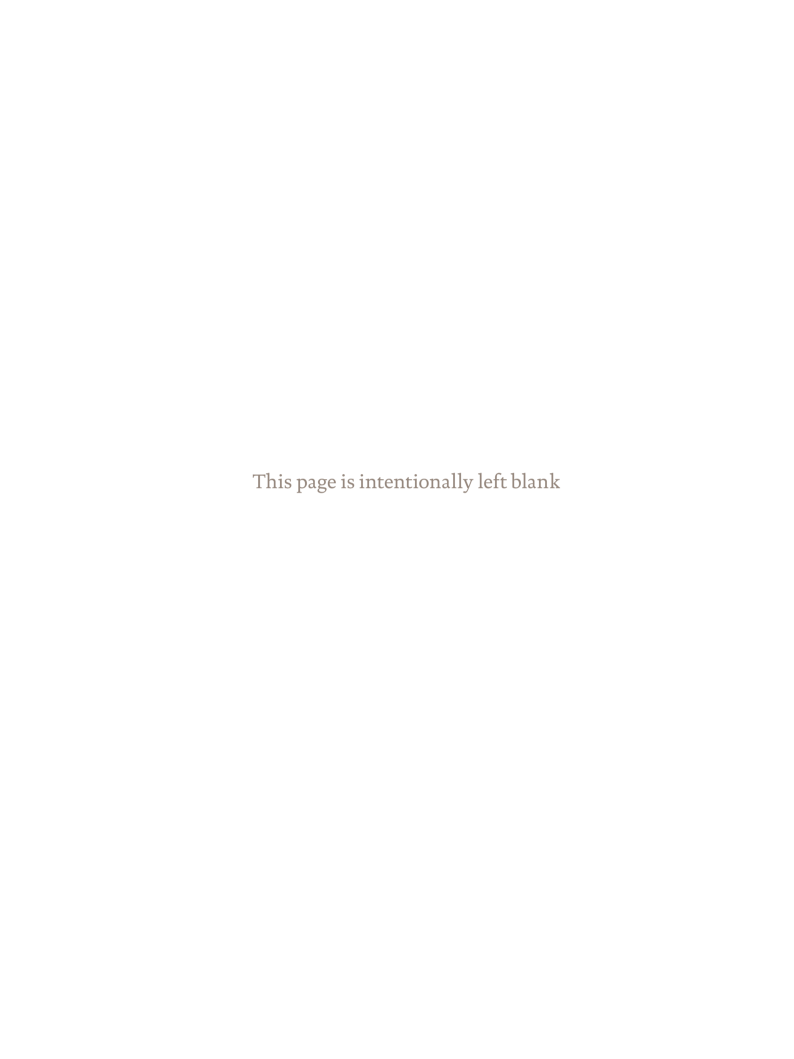
Information policy

The Sonova Group pursues an open and active information policy. A governing principle of this policy is to treat all stakeholders alike and to inform them at the same time. It is our aim to inform our shareholders, employees, and business partners in the most direct, open, and transparent way possible about our strategy, our global activities, and the current state of the company.

All publications are made available to all shareholders, the media, and the stock exchange at the same time. All shareholders entered in the share register automatically receive the Summary Report, an invitation to the AGM and, on request, a copy of the Annual Report of Sonova Holding AG. Sonova uses a news service that delivers press releases to interested stakeholders.

The website of the Sonova Group www.sonova.com contains information on the company results and the financial calendar as well as current investor presentations. The Investor Relations function includes presentations of annual and interim results, investor presentations, and presentations held at other events.

More information tools, permanent sources of information, and contact addresses are shown in the back of this Annual Report.



Sonova is all about people: the value and success of our company strongly depend on our employees. We therefore aim to attract and retain the best talent available in a highly competitive global employment market. As custodians of shareholders' equity, we take very seriously our responsibility to uphold a transparent and sustainable approach to compensation.

The compensation report provides an overview of Sonova's principles and system of compensation, its key components, as well as information about the method of determining compensation of the members of the Board of Directors and the Management Board. It also describes which bodies are responsible for the design of compensation plans, the approval framework, and the implementation process. The report provides important and relevant information to be considered by the shareholders when making their decision with regard to the votes on the maximum aggregate total compensation of the Board of Directors and the Management Board that will be submitted to the 2016 Annual General Shareholders' Meeting for approval. The abbreviations are summarized in a glossary table at the end of the compensation report.

The report is structured as follows:

- 1. Introduction by the Chairman of the Nomination and Compensation Committee
- 2. Compensation policy and principles
- 3. Organization, competencies and method of determining compensation
 - 3.1 Governance and shareholders' involvement
 - 3.2 Nomination and Compensation Committee
 - 3.3 Shareholder involvement
 - 3.4 Process of determination of compensation
- 4. Compensation system
 - 4.1 Overview of compensation components
 - 4.2 Board of Directors compensation system
 - 4.3 Management Board compensation system
- 5. Compensation for the financial year
 - 5.1 Board of Directors compensation
 - 5.2 Management Board compensation
- 6. Share ownership information
 - 6.1 Shareholdings of members of the Board of Directors
 - 6.2 Shareholdings of members of the Management Board

Report of the statutory auditor on the compensation report

1. Introduction by the Chairman of the Nomination and Compensation Committee

Dear Shareholders

The purpose of our compensation system is to attract, motivate, and retain employees; to inspire best-in-class performance; and to encourage behavior aligned with Sonova's values. We are keen to ensure that our compensation principles properly reward performance and stay closely aligned with the interests of our shareholders.

Over the past years, we have developed and implemented an attractive, effective, and sustainable compensation system. We focused our efforts on compliance and the alignment of all compensation-related rules and regulations with the Swiss Ordinance against Excessive Compensation in Stock Exchange Listed Companies at Public Corporations, which came into force during the 2014/15 financial year. Among other actions, we implemented claw-back and forfeiture provisions in the Management Board employment agreements and introduced a performance criterion in the Executive Equity Award Plan (EEAP) for members of the Management Board.

In the 2015/16 financial year, we have continued to review our compensation system. We concluded that, while no further changes to the compensation system seem necessary at this stage, we would like to enhance our compensation disclosure so that our shareholders can better assess the link between performance and pay. Looking ahead, we will proactively review and refine our compensation system to respond to the evolving business and regulatory environment, and to continue to create value for all our stakeholders – our customers, employees, and shareholders.

At the 2016 Annual General Shareholders' Meeting, you will have the opportunity to express your opinion on our compensation principles and system by way of a consultative vote on this compensation report. We will also ask for your approval of the maximum aggregate total compensation amounts to be awarded to the Board of Directors for the period from the 2016 Annual General Shareholders' Meeting until the 2017 Annual General Shareholders' Meeting, and to the Management Board for the 2017/18 financial year.

On behalf of the Board of Directors, I would like to thank you for your continued support. We hope that you find this report informative and are confident that our compensation system rewards for performance in a balanced and sustainable manner, and aligns well with the shareholders' interest.

Yours sincerely

A. Juny

Robert Spoerry

Chairman of the Nomination and Compensation Committee

2. Compensation policy and principles

To assure Sonova's success and to maintain its position as leading manufacturer and provider of innovative hearing care, it is key to attract, develop, and retain the best talents available in the market. Sonova's compensation system is designed to support this fundamental objective and is based on the following principles:

Market competitiveness

To be able to attract, motivate, and retain talented executives and employees, compensation is regularly benchmarked and is in line with competitive market practice.

Pay for performance

Compensation inspires best-in-class performance. A large portion of compensation depends on the company's performance and individual contributions. We recognize both short-term success and long-term value creation through a well-balanced combination of incentive plans.

Sonova's compensation principles

Alignment with shareholder's interests

A substantial portion of the compensation of the Management Board, CEO and Board of Directors is delivered in the form of company equity: Restricted Share Units (RSUs), options and restricted shares. We have share ownership guidelines to foster the long-term commitment of the Management Board and the Board of Directors, and the alignment of their interests with those of the shareholders.

Alignment with company's values

Compensation incentivizes behavior that is in line with the company's values and high standard of integrity.

The compensation of the Board of Directors consists of fixed compensation only, paid partly in cash and partly in the form of non-discounted restricted shares. The independence of the Board of Directors in its supervisory function is reinforced by the fact that no performance-related compensation is awarded.

The compensation of the Management Board consists of fixed and variable compensation components. The fixed base salary and benefits form the fixed components and are determined based on current market practice.

Variable compensation consists of a short-term cash incentive award and a long-term equity incentive award, which are both based on performance:

- The short-term cash incentive award is awarded under Sonova's Variable Cash Compensation plan (VCC), which is based on Sonova's key performance indicators (KPIs), such as sales, operating profit before acquisition-related amortization (EBITA), free cash flow (FCF), earnings per share (EPS), average sales price (ASP), and operating expenses (OPEX) at Group and/or business unit level. It additionally reflects the achievement of individual objectives as defined in the annual performance review process. Therefore, the VCC rewards both the company's success and individual performance over a one-year period.
- The long-term equity incentive award includes the grant of Restricted Share Units (RSUs) and options under Sonova's Executive Equity Award Plan (EEAP), for which the vesting is dependent on the return on capital employed (ROCE) performance. The EEAP reinforces the alignment between compensation and the company's sustainable long-term performance. It also aligns the interests of the Management Board with those of shareholders, and fosters the long-term retention of the Management Board.

To avoid compensation for inappropriate risk taking or short-term profit maximization at the expense of the long-term health of the company, a cap applies on the VCC cash payout and on the number of equity awards that can vest under the EEAP. Finally, Sonova has mandatory share ownership guidelines in place for members of the Board of Directors and the Management Board. These guidelines require them to hold a minimum number of Sonova shares and thus reinforce the alignment between the interests of shareholders, the Board of Directors and the Management Board.

3. Organization, competencies and method of determining compensation

3.1 Governance and shareholders' involvement

Authority for decisions related to compensation is governed by the Articles of Association.

The prospective maximum aggregate total compensation amounts to be awarded to the Board of Directors and the Management Board are subject to a yearly binding shareholders' vote at the Annual General Shareholders' Meeting. Sonova intends to continue to submit yearly the compensation report to a consultative shareholders' vote at the Annual General Shareholders' Meeting, so that shareholders have an opportunity to express their opinion about the compensation of the previous financial year.

3.2 Nomination and Compensation Committee

As determined in the Articles of Association, the Organizational Regulations, and the Nomination and Compensation Committee Charter of Sonova Holding AG, the Nomination and Compensation Committee (NCC) supports the Board of Directors in the fulfillment of its duties and responsibilities in the area of compensation and personnel related matters. Its tasks and responsibilities include, among others:

- Periodical review of Sonova's compensation principles
- Regular benchmark reviews on compensation of the members of the Board of Directors (including Chairman), the Chief Executive Officer (CEO), and the other members of the Management Board
- Yearly review of the individual compensation of the CEO and of the other members of the Management Board
- Review, amendment, and approval of the performance appraisal of the members of the Management Board (prepared by the CEO) and of the CEO (prepared by the Chairman of the Board of Directors)
- Preparation of the compensation report
- Selection and nomination of candidates for the membership of the Management Board as proposed by the CEO, and pre-selection of suitable candidates to the Board of Directors

APPROVAL AND AUTHORITY LEVELS ON COMPENSATION MATTERS:

DECISION ON	CEO	NCC	BOARD OF DIRECTORS	AGM
Compensation principles and system for the Board of Directors and Management Board within the framework of the Articles of Association		proposes	approves	
Maximum aggregate amount of compensation for the Board of Directors and the Management Board to be submitted to shareholders' vote		proposes	reviews and proposes to AGM	binding vote
Individual compensation, including cash components and shares, to be granted to the members of the Board of Directors*		proposes	approves	
Individual compensation, including fixed base salary, variable cash compensation and long-term equity incentives, of the CEO*		proposes	approves	
Employment terms of the CEO*		proposes	approves	
Individual compensation, including fixed base salary, variable cash compensation and long-term equity incentives, of the Management Board (excluding CEO)*	recommends	proposes	approves	
Annual total aggregate amount of long-term equity incentives to be granted to all other eligible employees		proposes	approves	
Compensation report		proposes	approves	consultative vote

^{*} within the framework of the Article of Association and/or maximum aggregate amount of compensation approved by the Annual General Shareholders' Meeting.

The NCC consists exclusively of independent and non-executive members of the Board of Directors, who are elected individually and annually by the Annual General Shareholders' Meeting. For the period under review, the NCC consisted of Robert F. Spoerry (Chairman), John J. Zei, and Beat Hess.

The NCC meets as often as business requires but at least three times per year. In the 2015/16 financial year, it held four meetings including, among others, the following pre-defined recurring agenda items:

ITEM	MAY BEGINNING OF THE FINANCIAL YEAR	AUGUST	NOVEMBER	FEBRUARY END OF THE FINANCIAL YEAR
Compensation policy & process		 Review of compensation policy and programs 	 Preview salary review for the following financial year Approval of EEAP grant size and plan regulations 	 Reconfirmation of EEAP target group for the following financial year Target compensation review for the following financial year
Management Board (MB) matters	 Approval of actual payout under VCC for CEO and MB for the previous financial year Approval of EEAP performance hurdle Approval of individual targets for CEO and MB Diversity at Sonova Special ad hoc items * 	- Special ad hoc items*	 Review of talent management at Sonova (MB covered in the full BoD) Regular Benchmark of MB compensation Special ad hoc items* 	Option valuationEEAP grant reviewSpecial ad hoc items*
Board of Directors (BoD) matters			– Regular Benchmark of BoD compensation	
Governance	AGM preparation Approval of the corporate governance, compensation report and the compensation part of the AGM invitation Approval of the maximum aggregate amount of compensation of the MB and the BoD Status of Share Ownership	 Review of feedback on compensation report Self assessment of NCC 		 Review draft compensation report Agenda NCC for the following financial year

 $[\]mbox{\ensuremath{\,^*}}\xspace$ Special ad hoc items such as personnel changes at executive level, if applicable.

As a general rule, the Chairman of the Board of Directors, the CEO, and the Group Vice President Corporate Human Resource Management and Corporate Communications participate in the meetings of the NCC. However, they do not take part in the section of the meetings where their own performance and/or compensation is discussed.

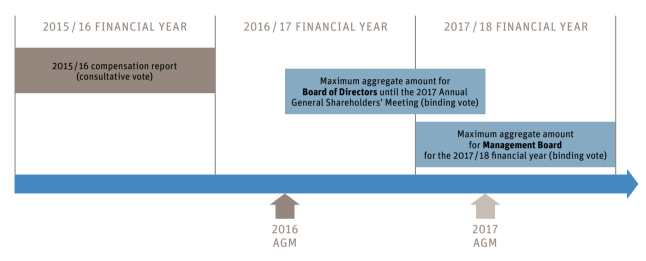
There is a closed session (without participation of any executive or guest) after each NCC meeting. The Chairman of the NCC reports to the Board of Directors on its activities and recommendations after each meeting and the minutes of the meetings are available to the full Board of Directors.

3.3 Shareholder involvement

Over the past several years Sonova has engaged in ongoing dialog with shareholders and shareholders' representatives and has made significant efforts to continuously improve its compensation disclosure, both in terms of transparency and level of detail provided about its principles and system of compensation. The positive outcome of the consultative votes in recent years indicates that shareholders welcome this approach. Sonova intends to continue

to submit the compensation report to a consultative shareholders' vote at the Annual General Shareholders' Meeting, so that shareholders have an opportunity to express their opinion about the compensation principles and systems.

In addition, as required by the Swiss Ordinance against Excessive Compensation in Stock Exchange Listed Companies (Ordinance), shareholders are asked to annually approve the amounts of compensation of the Board of Directors and of the Management Board in binding prospective votes at the Annual General Shareholders' Meeting. The provisions of the Articles of Association foresee that shareholders will vote prospectively on the maximum aggregate total compensation amount for the Board of Directors for the period until the next ordinary Annual General Shareholders' Meeting and for the Management Board for the following financial year.



Matters to be voted on at the 2016 Annual General Shareholders' Meeting:

The maximum aggregate total compensation amount for the Board of Directors comprises the following components, all of which are fixed: a cash retainer, a committee fee (if applicable), a meeting attendance fee, as well as a travel allowance, based on the number of meetings attended. In addition, members of the Board of Directors receive non-discounted shares with a restriction period of 5 years and 4 months (Chairman) or 4 years and 4 months (all other members of the Board of Directors). There is no performance-related compensation for the Board of Directors and no eligibility to participate in the occupational pension plan.

The compensation of members of the Board of Directors is subject to regular social security contributions (AHV/ALV) (see chapter 4.2 for more information).

The maximum aggregate total compensation amount for the Management Board (including the CEO) comprises:

Fixed compensation components:

 Fixed base salary, value of benefits, employer's contributions into Sonova's pension plan, and estimated employer's social security contributions (AHV/ALV).

Variable compensation components:

- Short-term cash incentive award (VCC): maximum possible payout under the VCC should the achievement of all performance objectives reach the cap.
- Long-term equity incentive award (EEAP): maximum value of the equity awards at grant (options and RSUs), assuming that the achievement of the performance criterion reaches the cap.

Therefore, the maximum aggregate total compensation amount submitted to shareholders' vote is potentially much higher than the amount of total compensation that will be effectively paid out to the members of the Management Board based on the performance achieved. The amount effectively paid out will be disclosed in the compensation report of the respective financial year, which will be subject to a consultative shareholders' vote.

We are convinced that the binding prospective votes on aggregate total compensation amounts, combined with a consultative retrospective vote on the compensation report, provide our shareholders with a far-reaching "say-on-pay."

Articles of Association

As required by the Ordinance, the Articles of Association were revised in 2014 and approved by the shareholders at the 2014 Annual General Shareholder' Meeting. The Articles of Association include the following provisions on compensation:

- Powers and duties (Art. 24)
- Approval of compensation by the General Shareholders' Meeting (Art. 26)
- Additional reserve amount for changes in the Management Board (Art. 27)
- General compensation principles (Art. 28)
- Maximum consideration for non-competition agreement (Art. 29 para.3)
- Prohibition on loans (Art. 31)

The Articles of Association are available in their entirety online: www.sonova.com/en/investors/articles-association

3.4 Process of determination of compensation

Benchmarks and external consultants

Sonova regularly reviews the total compensation of members of the Management Board, comparing data from executive surveys and published benchmarks from companies of similar size in terms of market capitalization, revenue, number of employees, geographic reach, etc., and/or which are operating in related industries. The level and mix of the different compensation components are determined on the basis of those benchmarks.

The last detailed review was conducted in 2015 in cooperation with an independent firm specializing in compensation surveys and analysis. For the purpose of the benchmarking analysis, two relevant peer groups were identified: ten companies in the international Medical Technology sector¹ and eight Swiss companies in the General Industry sector of comparable size². The conclusion of this review was that the members of the Management Board are compensated consistently with the peer groups.

A similar benchmark process is regularly conducted to review and determine the total compensation of the Board of Directors, comparing Sonova with companies of a similar market capitalization (SMIM® companies). In addition, periodically available data and surveys are reviewed and taken into account.

Performance Management

The actual compensation effectively paid out to the members of the Management Board in a financial year depends on the Group and / or respective business unit, as well as on individual performance, which is assessed through the formal annual performance review process.

¹ Cochlear Ltd., Dräger, Fresenius Medical Care AG & Co., Medtronic Inc., St. Jude Medical, Straumann Holding AG, Stryker, William Demant Holding A/S, Zimmer Holdings Inc., Smith & Nephew plc

² Geberit AG, Georg Fischer AG, Logitech International SA, Lonza Group AG, Mettler-Toledo International Inc., Sika, Straumann Holding AG, Sulzer AG

Financial, business unit, and individual performance objectives are approved at the beginning of the financial year and achievements against those objectives are assessed at the end of the financial year, according to Sonova's performance appraisal process.

OBJECTIVE SETTING

(April)

Determination of Group, business unit targets and individual objectives

PERFORMANCE REVIEW

(March/April)

Self-appraisal and performance assessment

DETERMINATION OF COMPENSATION

(May)

Determination of actual compensation

4. Compensation system

4.1 Overview of compensation components

		,		
	Management Board		Board of Directors	
	CEO	GVPs	VPs	BoD
Fixed compensation components				
Fixed base salary				
Benefits 1)				
Expense allowance ²⁾				
Car allowance ³⁾				
Cash retainer (fixed fee)				
Restricted Shares				
Committee fee ⁴⁾				
Meeting attendance fee				
Travel allowance				
Pension, social and other benefits				
Pension Fund				
Social security contributions (AHV/ALV)				
Variable compensation components (performance related)				
Short-term cash incentive award Variable Cash Compensation (VCC)				
Long-term equity incentive award Executive Equity Award Plan (EEAP) ⁵⁾				
Social and other benefits				
Social security contributions (AHV/ALV)				
Other benefits				
				·

 $^{^{\}mbox{\tiny 1)}}$ MB members under a foreign employment receive benefits in line with local practice

 $^{^{\}rm 2)}$ Only for MB members with a Swiss employment contract

³⁾ Company car or flat rate car allowance

⁴⁾ If applicable

⁵⁾ Options and Restricted Share Units

4.2 Board of Directors compensation system

The compensation of members of the Board of Directors is defined in a regulation adopted by the Board of Directors; it consists of a cash retainer (fixed fee), a committee fee (if applicable), a meeting attendance fee, as well as a travel allowance, based on the number of meetings attended. In addition, members of the Board of Directors receive non-discounted shares with a restriction period of 5 years and 4 months (Chairman) or 4 years and 4 months (all other members of the Board of Directors). There is no performance-related compensation for the Board of Directors and no eligibility to participate in the occupational pension plan.

The compensation of members of the Board of Directors is subject to regular social security contributions (AHV/ALV); the employer contributions are paid by Sonova.

ANNUAL FEES IN CASH IN CHF	CHAIRMAN	BOARD MEMBERS EXCL. CHAIRMAN
Cash retainer	500,000	100,000
Vice-Chairman	n.a.	15,000
Chairman of Audit Committee	n.a.	25,000
Chairman of NCC	Included in cash retainer	15,000
Member of NCC / Audit Committee	n.a.	7,500
Meeting attendance fee 1)	Included in cash retainer	500
Travel allowance ¹⁾	500	500

RESTRICTED SHARES IN CHF	CHAIRMAN	BOARD MEMBERS EXCL. CHAIRMAN
Fair value at grant ²⁾	400,000	200,000

 $^{^{\}mathrm{1})}$ Multiplied by the number of meeting attended

Further information regarding the planned total compensation amounts of the Board of Directors for the period from the 2016 Annual General Shareholders' Meeting to the 2017 Annual General Shareholders' Meeting is provided in the invitation to the AGM 2016.

Sonova Share Ownership Guidelines

To further align the interests of the Board of Directors with those of Sonova's shareholders, the Sonova share ownership guidelines require them to hold a specified number of Sonova shares. Members of the Board of Directors must hold at least 2,000 Sonova shares. These holdings must be achieved within three years of joining the Board of Directors; the NCC monitors the progress toward the requirements on an annual basis.

 $^{^{2)}}$ The tax value at grant differs from the value at grant by reduction of 6 % per year of restriction

4.3 Management Board compensation system

The compensation of the Management Board (including the CEO) is defined in several regulations adopted by the Board of Directors and comprises:

- Fixed base salary
- Employee benefits, such as pension benefits, company car or flat rate car allowance and expense allowance
- Short-term cash incentive award (Variable Cash Compensation VCC)
- Long-term equity incentive award (EEAP)

The fixed base salary and benefits form the fixed compensation component and are based on current market practice. The variable compensation component consists of a short-term cash incentive award, the VCC, and a long-term equity incentive award in form of options and RSUs under the EEAP. Both short and long-term components are performance-based.

	Fixed compensation components		Variable compensation components	
	FIXED BASE SALARY	BENEFITS	SHORT-TERM CASH INCENTIVE AWARD	LONG-TERM EQUITY INCENTIVE AWARD
Purpose	Ensures predictable salary, depends upon the market value of the role and the profile of the incumbents	Establishes level of security in line with local market practice Mandatory and voluntary benefits plans offered by the employer	Rewards performance against key indicators at Group and business unit level as well as the achievement of individual objectives	Rewards long-term value creation and reinforces alignment to shareholder interests
Performance/ Vesting Period	n.a.	n.a.	1 financial year	1 year 4 months – 4 years 4 months
Performance measures	n.a.	n.a.	A – Group Sales, EBITA, FCF, EPS B – Business Unit Sales, EBITA, ASP, OPEX C – Individual objectives	ROCE
Delivery	Cash, regularly	Country specific	Cash	Equity (Options/RSUs)
CEO variable compensation as % of fixed base salary	n.a.	n.a.	Target of fixed base salary: 62.5% Range of fixed base salary: 0 – 125%	Target of fixed base salary: 106.2% Range of fixed base salary: 0–106.2%
MB (excl. CEO) variable compensation as % of fixed base salary	n.a.	n.a.	Target of fixed base salary: 50 % Range of fixed base salary: 0 – 100 %	Target of fixed base salary: 96 % Range of fixed base salary: 0 – 96 %

Fixed base salary

The fixed base salary ensures a regular and predictable salary paid out in cash in regular installments. The salary level is based on the scope and complexity of the position, market norms and benchmarks, and the individual's profile in terms of experience and skills. Salary progression depends primarily on the individual performance as well as market developments and the economic environment.

Short-term cash incentive award (Variable Cash Compensation – VCC)

Sonova's VCC aims to align a significant part of compensation to sustainable company performance in a given financial year.

The VCC is an integral component of the cash compensation for members of the Management Board, defined as a percentage of the annual fixed base salary. At target, it amounts to 62.5% of fixed base salary for the CEO and close to 50% for the other members of the Management Board.

The Board of Directors determines annually the target performance level for each financial objective for the following financial year, based on the recommendation of the NCC. The targets are generally set in such a way that on an adjusted base, substantial improvements from the previous financial year's achievement are required, in line with the company's ambitious mid- and long-term financial plans. Setting demanding targets helps Sonova deliver best-inclass performance and stay ahead of the market. Lower and upper performance thresholds are also set, below which the payout percentage is zero, and above which it is capped at 200%. Payout levels between the threshold, the target, and the maximum are calculated by linear interpolation.

The VCC for the Management Board is based on three categories of performance objectives: Group, business unit, and individual performance objectives. The performance objectives that must be met to achieve the target VCC are mutually agreed at the beginning of the financial year.

Group performance objectives are based on the budget; the specific metrics are sales, EBITA, FCF, and EPS. Business unit performance objectives include sales, EBITA, ASP, and OPEX of the respective business unit. These financial objectives have been chosen because they are the key drivers for the long term success of Sonova; they link reward both to expanding the business and gaining market share (top-line contribution) and to increasing profitability through operating leverage (bottom-line contribution).

Group and business unit performance objectives together are weighted at between 60% and 80% of the overall VCC. The individual performance component is based on the achievement of individual objectives defined at the beginning of the financial year between the CEO and individual members of the Management Board – and, for the CEO, between the Board of Directors and the CEO. The three to five individual performance objectives for each member of the Management Board are weighted at between 20% and 40% of the total VCC.

Weight		Performance objectives	Minimum payout (threshold)	Target payout (target)	Maximum payout (cap)	
Group objectives	60%-80%	Sales, EBITA, FCF, EPS	0%	100%	200%	
Business unit objectives	00 % - 80 %	Sales, EBITA, ASP, OPEX	0%	100%	200%	
Individual objectives	20%-40%	Individually determined	0%	100%	200%	

Long-term equity incentive award (Executive Equity Award Plan – EEAP)

The purpose of the EEAP is to ensure long-term value creation for the company, alignment of the interests between shareholders and the members of the Management Board, and the long-term retention of managerial talent at Sonova.

The EEAP is annually offered to the members of the Management Board. The Board of Directors determines the individual grant level for the Management Board based on the recommendation of the CEO and to the CEO based on the recommendation of the Chairman of the Board of Directors. Generally the grant date is on February 1 each year. The grants are made in the form of options and RSUs that vest in four equal annual installments over a period of four years, with the first tranche vesting on June 1 of the year following the grant year (16 months after grant date). The exercise price of the options is the closing price of the Sonova share on the Swiss Stock Exchange (SIX Swiss Exchange) at the grant date. The term of the options granted amounts to seven years. The fair value of the options is calculated at the grant date by using the "Enhanced American Pricing Model." Additional information is available in Note 31 to the consolidated financial statements. Re-pricing of any out-of-the-money options granted under the EEAP is not permitted.

Under the EEAP, the CEO receives an equity compensation mix of $62.5\,\%$ in options and $37.5\,\%$ in RSUs and the other members of the Management Board are awarded $50\,\%$ in options and $50\,\%$ in RSUs.

From 2014, the grant made under the EEAP to members of the Management Board includes a performance criterion: the vesting of options and RSUs in a given year is subject to achievement of a pre-defined minimum ROCE target. ROCE measures the efficiency with which Sonova's capital is employed. The Board of Directors determines a target level of performance for which the options and RSUs will vest in full and a minimum performance threshold below which there is no vesting at all. Both the threshold and the target are ambitious, representing a multiple of the weighted average cost of capital. Payout levels on ROCE performance between the threshold and the target are determined by linear interpolation. There is no provision for over-achievement in the EEAP; the proportion of options and RSUs that can vest ranges from 0 % to 100 %.

EEAP 2016		
Equity	Options	RSUs
Grant Date	February 1, 2016	February 1, 2016
Exercise/Strike Price	CHF 124.20 (Sonova share closing price at SIX on February 1, 2016)	n.a.
Vesting Date	25% vest on June 1, 2017 25% vest on June 1, 2018 25% vest on June 1, 2019 25% vest on June 1, 2020	25% vest on June 1, 2017 25% vest on June 1, 2018 25% vest on June 1, 2019 25% vest on June 1, 2020
Restriction Period on the resulting shares	n.a.	n.a.
Performance criterion	Number of options which vest depends on the achievement of the ROCE target	Number of RSUs which vest depends on the achievement of the ROCE target
Exercise Period	After vesting until expiry of the options	n.a.
Maturity	Total 7 years	Not limited
Expiry Date	January 31, 2023	n.a.

The fair value of the 2016 EEAP grant to the CEO was 106.2% of his fixed base salary and the fair value of the 2016 EEAP grant to the other members of the Management Board averaged 100.3% of their fixed base salary.

In the event of termination of employment, vested options can be exercised within a 60-day period. Unvested options and RSUs are forfeited on termination, with the following exceptions:

- In case of death or disability, the unvested options and RSUs vest immediately. The vested options are exercisable within a period of 12 months commencing on the date of death or disability.
- In case of retirement, the unvested options and RSUs with a vesting date during the calendar year of the employee's retirement vest according the regular vesting schedule. The vested options are exercisable for a period of 12 months. Unvested options and RSUs with a vesting date after the calendar year of the employee's retirement are forfeited without any compensation.
- In the event of termination of employment by Sonova for cause all options, regardless whether vested or not, and unvested RSUs become null and void immediately. "Cause" shall mean any act of fraud, embezzlement or dishonesty, unauthorized use or disclosure of confidential information or trade secrets of Sonova or any other misconduct by the employee.
- In the event of termination of employment by Sonova following a change of control ("double trigger"), unvested options and RSUs vest immediately on a pro rata basis at target level, considering the period from the grant date to the effective date of the change of control compared to the original vesting period. Vested options are exercisable for a period of 60 days commencing on an employee's date of termination. This rule does not apply in the event of voluntary resignation by the employee following a change of control. In such case, unvested options and RSU's are forfeited.

Disclosure of targets

Internal individual and / or financial targets under the VCC and the EEAP plans are considered sensitive information. Disclosing such targets would allow confidential insight into the strategy of Sonova and therefore could create a competitive disadvantage to Sonova. Therefore, the decision was made to not disclose the specifics of the VCC and EEAP targets at the time of their setting. As a general rule, on a comparable basis, substantial improvements against the previous year's achievements are required in order to meet the target level of performance, in line with the company's ambitious financial plan.

Sonova Share Ownership Guidelines

To further align the interests of the Management Board with those of our shareholders, Sonova's share ownership guidelines require the members to hold a specified number of Sonova shares in order to be eligible to participate in the EEAP. The CEO must hold 8,000; the Group Vice Presidents (GVPs) 3,000; and the Vice Presidents (VPs) 1,500 Sonova shares each. These holdings must be achieved within three years of joining the Management Board; the NCC monitors progress toward those requirements on an annual basis.

Benefits

Sonova maintains defined-contribution plans under the Swiss occupational pension regulations. Pension benefits are provided through the regular pension plan. Members of the Management Board who are under Swiss employment contract are eligible for the same benefits as all employees in Switzerland. Members of the Management Board who are under a foreign employment receive benefits in line with local market practice.

Sonova also makes the mandatory employer social security contributions (AHV/ALV) on behalf of the Management Board members who are under Swiss employment.

The CEO and GVPs are entitled to a company car or flat rate car allowance and an expense allowance in line with the expense regulations applicable to all members of management in Switzerland and approved by the Swiss tax authorities.

Employment terms and conditions

As part of its commitment to good corporate governance, Sonova has a forfeiture provision in all employment agreements of the Management Board members, which operates in addition to the provisions of the Ordinance. It provides for repayment of any compensation if paid or granted prior to the approval by the Annual General Shareholders' Meeting and /or if the AGM does not approve the respective proposal regarding compensation of the members of the Management Board.

In addition, Sonova has introduced a claw-back provision allowing the company to reclaim any VCC payment, in part or in full, in the event of an accounting/financial restatement due to non-compliance with financial reporting requirements under the Swiss equity laws at the time of disclosure. This provision applies to all VCC payments for a period of three years following the financial year related to which the VCC payment has been made.

All members of the Management Board have permanent employment contracts with a notice period of a maximum of 6 months. The notice period for the CEO is 12 months.

Sonova does not grant severance payments to members of the Management Board or Board of Directors, nor does Sonova make advance payments or grant loans/credits to them. No loans or credits were granted by Sonova or any other Group company to present or former members of the Management Board or Board of Directors in the financial year, and no such loans were outstanding as of March 31, 2016. Furthermore, neither Sonova nor any other Group company has granted any loans to related parties of present or former members of the Management Board or Board of Directors.

5. Compensation for the financial year

5.1 Board of Directors compensation

This section is audited by the external auditor according to article 17 of the Swiss Ordinance against Excessive Compensation in Stock Exchange Listed Companies.

The following table shows the compensation for the individual members of the Board of Directors for the 2015/16 and 2014/15 financial years.

The total compensation in the 2015/16 financial year was CHF 2.9 million compared to CHF 3.0 million in the previous year; the lower figure is due to the reduced number of members of the Board of Directors. The structure and levels of total compensation of the members of the Board of Directors has not changed in the last 5 years. There are no changes planned for the next year related to the system and total compensation for members of the Board of Directors.

No other compensation was paid for additional services beyond the total compensation disclosed in the tables below. No loans or credits were granted by Sonova or any other Group company to present or former members of the Board of Directors in the 2015/16 financial year, and no such loans were outstanding as of March 31, 2016. Furthermore, neither Sonova nor any other Group company has granted any loans to related parties of present or former members of Board of Directors.

in CHF						2015/16
	Cash retainer (fixed fee)	Meeting attendance fee / expenses ¹⁾	Employer's social insurance contribution (AHV/ALV) ²⁾	Total cash compensation	Value of restricted shares ³⁾	Total compensation
Robert F. Spoerry, Chairman	500,000	2,500	66,226	568,726	285,550	854,276
Beat Hess, Vice-Chairman	122,500	7,500	16,043	146,043	151,277	297,320
Stacy Enxing Seng, Member	100,000	5,000	17,602	122,602	151,277	273,879
Michael Jacobi, Member	125,000	7,500	36,860	169,360	151,277	320,637
Anssi Vanjoki, Member	107,500	7,500	20,904	135,904	151,277	287,181
Ronald van der Vis, Member	107,500	7,500	34,836	149,836	151,277	301,113
Jinlong Wang, Member	100,000	5,500	17,635	123,135	151,277	274,412
John J. Zei, Member	107,500	7,500	29,400	144,400	151,277	295,677
Total (active members)	1,270,000	50,500	239,506	1,560,006	1,344,489	2,904,495
Andy Rihs ⁴⁾	21,096	2,500	6,237	29,833		29,833
Total (including former member)	1,291,096	53,000	245,743	1,589,839	1,344,489	2,934,328

The compensation shown in the table above is gross and based on the accrual principle.

in CHF 2014/15

	Cash retainer (fixed fee)	Meeting attendance fee / expenses ¹⁾	Employer's social insurance contribution (AHV/ALV) ²⁾	Total cash compensation	Value of restricted shares ³⁾	Total compensation
Robert F. Spoerry, Chairman	500,000	2,000	58,675	560,675	286,914	847,589
Beat Hess, Vice-Chairman	122,500	8,000	17,044	147,544	152,175	299,719
Stacy Enxing Seng, Member ⁴⁾	78,904	5,000	14,803	98,707	152,175	250,882
Michael Jacobi, Member	125,000	8,000	28,926	161,926	152,175	314,101
Andy Rihs, Member	100,000	6,000	7,734	113,734		113,734
Anssi Vanjoki, Member	107,500	6,500	47,957	161,957	152,175	314,132
Ronald van der Vis, Member	107,500	8,000	20,154	135,654	152,175	287,829
Jinlong Wang, Member	100,000	5,500	17,145	122,645	152,175	274,820
John J. Zei, Member	107,500	8,000	27,503	143,003	152,175	295,178
Total	1,348,904	57,000	239,941	1,645,845	1,352,139	2,997,984

The compensation shown in the table above is gross and based on the accrual principle.

For the period from the 2015 Annual General Shareholders' Meeting to the 2016 Annual General Shareholders' Meeting, the total compensation paid to the Board of Directors is expected to be CHF 2,908,000. This is within the limit of CHF 3,000,000 as approved by the AGM 2015.

¹⁾ Attendance fees and expenses are based on the number of meetings attended by each member of the Board of Directors (no attendance fees for the Chairman).

²⁾ Including social security contributions on the tax value of RSUs vested, options/WARs/SARs exercised and restricted shares granted during the financial year.

³⁾ Calculation of the value of restricted shares: Tax discounted value per restricted share at grant date for the Chairman of the Board of Directors CHF 90.91, and for the other members of the Board of Directors CHF 96.35. The discount takes into account a reduction of 6% per year of restriction and reflects the fact that once the restricted shares have been granted, they are then blocked over a restriction period of 5 years and 4 month for the Chairman of the Board of Directors and 4 years and 4 month for the other members of the Board of Directors.

⁴⁾ Andy Rihs retired from the Board of Directors at the annual shareholders meeting from June 16, 2015.

¹⁾ Attendance fees and expenses are based on the number of attended meetings of each member of the Board of Directors (no attendance fees for the Chairman).

²⁾ Including social security contributions on the tax value of RSUs vested, options/WARs/SARs exercised and restricted shares granted during the financial year.

³⁾ Tax value per restricted share at grant date: for the Chairman of the Board of Directors CHF 89.21, for the other members of the Board of Directors CHF 94.58.

 $^{^{\}mbox{\tiny 4)}}$ New member of the Board of Directors since June 2014.

5.2 Management Board compensation

This section is audited by the external auditor according to article 17 of the Swiss Ordinance against Excessive Compensation in Stock Exchange Listed Companies.

Overall, Sonova substantially achieved the financial targets set by the Board of Directors for the financial year. The Group was below its sales, EBIT and earnings per share targets, whereas OPEX and ASP targets have been exceeded. The return on capital employed was lower compared to the prior year, reflecting the balance sheet effect of acquisitions and the lower EBITA. Overall the variable compensation for the members of the Management Board represents a 97.3% average target achievement for the VCC and a 100% average target achievement for the EEAP.

The highest total compensation for a Management Board member in the financial year was paid to the CEO, Lukas Braunschweiler. His fixed base salary was CHF 800,000, unchanged from the previous financial year, and the target VCC was CHF 500,000 (62.5% of the fixed base salary), unchanged from the previous financial year. The effective VCC payout for performance in the 2015/16 financial year amounted to CHF 464,865 (58.1% of the fixed base salary), whereas the maximum potential variable cash payout would have been CHF1,000,000 (125% of the fixed base salary). In addition, an equity grant (EEAP) with a 2016 fair value of CHF 849,890, fringe benefits of CHF 24,891, employer's pension contributions of CHF 127,306, and employer's social security contribution (AHV/ALV) of CHF 109,956 are included in Lukas Braunschweiler's total compensation of CHF2,376,908 (CHF2,404,365 in the 2014/15 financial year). The decrease compared to the previous year is caused by a lower VCC due to performance achievement. The fixed based salary and EEAP grant value remained unchanged from the previous year.

The following table shows the compensation of the CEO (highest compensation) and of the other members of the Management Board for the 2015/16 financial year (13 members) and for the 2014/15 financial year (13.7 members). The average variable cash payout to Management Board members for performance in the 2015/16 financial year was 97.3%, whereas the respective average target achievement was 99.7% in the previous year. The total compensation of CHF 14.7 million for the financial year is below the range of CHF 15.2 million for the previous year. This is caused by a lower Variable Cash Compensation due to overall lower performance achievements and a lower headcount.

The structure and levels of total compensation of the members of the Management Board has not changed compared to the previous financial year. There are no significant changes planned in the future related to the system and total compensation for members of the Management Board. As a basic principle such changes, if applicable, will be kept small and selective and always aligned to data from executive compensation surveys and published benchmarks from companies of similar size.

No other compensation was paid for additional services beyond the total compensation disclosed in the tables below. No loans or credits were granted by Sonova or any other Group company to present or former members of the Management Board in the 2015/16 financial year, and no such loans were outstanding as of March 31, 2016. Furthermore, neither Sonova nor any other Group company has granted any loans to related parties of present or former members of the Management Board.

in CHF									2015/16
	Fixed base salary	Variable salary ¹⁾	Fringe benefits	Employer's pension contribu- tion	Employer's social security contri- bution ²⁾	Total cash compen- sation	Value of RSUs ³⁾	Value of options ⁴⁾	Total compensation
Lukas Braunschweiler,									
CEO	800,000	464,865	24,891	127,306	109,956	1,527,018	318,658	531,232	2,376,908
Other members									
of the MB	4,124,266	2,208,612	370,683	721,139	780,788	8,205,488	2,068,024	2,068,611	12,342,123
Total	4,924,266	2,673,477	395,574	848,445	890,744	9,732,506	2,386,682	2,599,843	14,719,031

The compensation shown in the table above is gross and based on the accrual principle.

⁴⁾ Fair value per option at grant date CHF 20.60.

in CHF									2014/15
	Fixed base salary	Variable salary ¹⁾	Fringe benefits	Employer's pension contribu- tion	Employer's social security contri- bution ²⁾	Total cash compen- sation	Value of RSUs ³⁾	Value of options ⁴⁾	Total compensation
Lukas Braunschweiler,									
CEO	800,000	491,679	24,891	126,899	110,904	1,554,373	318,692	531,300	2,404,365
Other members									
of the MB ⁵⁾	4,398,733	2,309,791	274,350	759,536	823,492	8,565,902	2,111,684	2,112,646	12,790,232
Total	5,198,733	2,801,470	299,241	886,435	934,396	10,120,275	2,430,376	2,643,946	15,194,597

The compensation shown in the table above is gross and based on the accrual principle.

 $^{^{\}mbox{\tiny 1)}}$ The variable salary will be paid out after the end of the financial year.

²⁾ Including social security contributions (AHV/ALV) on the tax value of RSUs vested and options/warrants exercised during the financial year.

³⁾ Fair value per RSU at grant date CHF 120.43.

¹⁾ The variable salary will be paid out after the end of the reporting year.

²⁾ Including social security contributions on the tax value of RSUs vested and options/warrants exercised during the financial year.

³⁾ Fair value per RSU at grant date CHF 117.17.

⁴⁾ Fair value per option at grant date CHF 19.55.

⁵⁾ Martin Grieder, GVP Phonak joined the Management Board as of August 2014.

6. Share ownership information

6.1 Shareholdings of members of the Board of Directors

This section is audited by the external auditor.

The following tables show the shareholdings of the individual members of the Board of Directors and persons closely linked to them.

				31.3.2016					31.3.2015
	Shares	Restricted Shares ^{1) 2)}	RSUs ²⁾	Options ²⁾	Shares	Restricted Shares ^{1) 2)}	RSUs ²⁾	Options ²⁾	Warrants ^{2) 3)}
Robert F. Spoerry	22,100	17,406			16,100	14,265			250,000
Beat Hess		6,617				5,047			
Stacy Enxing Seng		3,179				1,609			
Michael Jacobi	2,782	6,617	261	5,115	2,521	5,047	522	5,115	250,000
Anssi Vanjoki	1,782	6,617	261	2,558	1,521	5,047	522	2,558	62,500
Ronald van der Vis	2,261	6,617	261	5,115	2,553	5,047	522	5,115	250,000
Jinlong Wang		4,784				3,214			
John J. Zei	1,282	6,617	261	1,2794)	2,021	5,047	522	3,8374)	125,000 ⁵⁾
Total (active									
members)	30,207	58,454	1,044	14,067	24,716	44,323	2,088	16,625	937,500
Andy Rihs ⁶⁾					3,216,158	3,438	522	5,115	250,000
Total (including									
former member)					3,240,874	47,761	2,610	21,740	1,187,500

¹⁾ These shares are subject to a restriction period which varies from June 1, 2017 to June 1, 2021 depending on the grant date.

²⁾ For further details see also Note 31 in the consolidated financial statements.

 $^{^{\}scriptsize 3)}$ Exercise ratio between warrants and options: 25:1.

⁴⁾ SARs (SARs grant the right to participate in the appreciation of Sonova shares without issuance of shares).

⁵⁾ WARs (WARs grant the right to participate in the appreciation of the Sonova shares without issuance of shares).

 $^{^{6)}}$ Andy Rihs retired from the Board of Directors at the annual shareholders meeting from June 16, 2015.

The following table shows the detailed breakdown of the outstanding warrants/options of the members of the Board of Directors.

	31.3.2016		31.12.2015
	Options (incl. SARs) EEAP 12 ¹⁾	Options (incl. SARs) EEAP 12 ¹⁾	Warrants (incl. WARs) EEAP 11 ²⁾
Robert F. Spoerry			250,000
Michael Jacobi	5,115	5,115	250,000
Anssi Vanjoki	2,558	2,558	62,500
Ronald van der Vis	5,115	5,115	250,000
John J. Zei	1,2793)	3,8373)	125,000 ⁴⁾
Total (active members)	14,067	16,625	937,500
Andy Rihs ⁵⁾		5,115	250,000
Total (including former member)		21,740	1,187,500

EEAP 2016 and 2015, no options or warrants were granted – 100 % restricted shares.

Exercise ratio between warrants and options: 25:1 (see also Note 31 in the consolidated financial statements).

¹⁾ Exercise price CHF 95.85, vesting period 1.2.2012 – 1.6.2016 whereas one tranche being vested each year, exercise period 1.6.2013 – 31.1.2019.

²⁾ Exercise price CHF 118.40, vesting period 1.3.2011 – 28.2.2015 whereas one tranche being vested each year, exercise period 1.3.2012 – 29.2.2016.

³⁾ SARs (SARs grant the right to participate in the appreciation of Sonova shares without issuance of shares).

⁴⁾ WARs (WARs grant the right to participate in the appreciation of the Sonova shares without issuance of shares).

⁵⁾ Andy Rihs retired from the Board of Directors at the annual shareholders meeting from June 16, 2015.

6.2 Shareholdings of members of the Management Board

This section is audited by the external auditor.

The following tables show the shareholdings of individual members of the Management Board and persons closely linked to them.

			31.3.2016			31.3.2015	
	Shares	RSUs ¹⁾	Options ¹⁾	Shares	RSUs ¹⁾	Options ¹⁾	Warrants ^{1) 2)}
Lukas Braunschweiler	11,463	9,619	120,924	9,285	9,151	95,136	
Claude Diversi	1,000	4,796	26,183	500	3,887	19,886	56,250
Hansjürg Emch	7,213	6,412	48,368	6,261	6,100	38,053	375,000
Hartwig Grevener	2,000	5,890	38,138	1,000	5,057	27,823	
Martin Grieder		3,577	21,184		1,813	10,869	
Sarah Kreienbühl	3,454	6,412	48,368	2,002	6,100	38,053	281,250
Stefan Launer	3,117	3,013	22,892	2,429	2,871	18,038	62,500
Albert Chin-Hwee Lim	744	3,379	20,670	240	2,846	14,603	
Hans Mehl	6,305	6,412	44,368	4,853	6,100	36,053	562,500
Jan Metzdorff	1,490	4,258	23,065	647	3,856	19,744	15,625
Franz Petermann	2,261	2,811	15,214	1,227	2,491	12,733	12,188
Paul Thompson	3,000	5,530	29,234	1,548	6,100	35,872	140,625
Andi Vonlanthen	11,495	6,347	47,089	10,108	5,970	36,774	224,000
Total (active members)	53,542	68,456	505,697	40,100	62,342	403,637	1,729,938
Maarten Barmentlo³)				2,002	4,181	26,673	475,000
Total (including former member)				42,102	66,523	430,310	2,204,938

 $^{^{1)}}$ For further details see also Note 31 in the consolidated financial statements.

²⁾ Exercise ratio between warrants and options: 25:1 (see also Note 31 in the consolidated financial statements).

 $^{^{\}rm 3)}$ Member of the Management Board until March 31, 2015.

The following table shows the detailed breakdown of the outstanding warrants/options of the members of the Management Board.

						31.3.2016
	Options EEAP 16 ¹⁾	Options EEAP 15 ²⁾	Options EEAP 14 ³⁾	Options EEAP 13 ⁴⁾	Options EEAP 12 ⁵⁾	Total options
Lukas Braunschweiler	25,788	27,173	21,719	20,669	25,575	120,924
Claude Diversi	10,315	7,672	4,599	2,222	1,375	26,183
Hansjürg Emch	10,315	10,869	8,687	8,267	10,230	48,368
Hartwig Grevener	10,315	10,869	8,687	8,267		38,138
Martin Grieder	10,315	10,869				21,184
Sarah Kreienbühl	10,315	10,869	8,687	8,267	10,230	48,368
Stefan Launer	4,854	5,115	4,088	3,720	5,115	22,892
Albert Chin-Hwee Lim	6,067	6,393	5,110	3,100		20,670
Hans Mehl	10,315	10,869	8,687	8,267	6,230	44,368
Jan Metzdorff	7,281	7,672	4,599	2,170	1,343	23,065
Franz Petermann	4,854	5,115	3,066	1,654	525	15,214
Paul Thompson	5,157	10,869	6,516	4,134	2,558	29,234
Andi Vonlanthen	10,315	10,869	8,687	8,267	8,951	47,089
Total	126,206	135,223	93,132	79,004	72,132	505,697

¹⁾ Exercise price CHF 124.20, vesting period 1.2.2016 – 1.6.2020 whereas one tranche being vested each year, exercise period 1.6.2017 – 31.1.2023.

²⁾ Exercise price CHF 121.10, vesting period 1.2.2015 – 1.6.2019 whereas one tranche being vested each year, exercise period 1.6.2016 – 31.1.2022.

³⁾ Exercise price CHF 124.60, vesting period 1.2.2014 – 1.6.2018 whereas one tranche being vested each year, exercise period 1.6.2015 – 31.1.2021.

⁴⁾ Exercise price CHF 109.10, vesting period 1.2.2013 – 1.6.2017 whereas one tranche being vested each year, exercise period 1.6.2014 – 31.1.2020.

⁵⁾ Exercise price CHF 95.85, vesting period 1.2.2012 – 1.6.2016 whereas one tranche being vested each year, exercise period 1.6.2013 – 31.1.2019.

31.3.2015

								31.3.2015
	Options EEAP 15 ¹⁾	Options EEAP 14 ¹⁾	Options EEAP 13 ²⁾	Options EEAP 12 ³⁾	Options (interim CEO/CFO) 11/12 ⁴⁾	Warrants EEAP 11 ⁵⁾	Total options	Total warrants ⁷⁾
Lukas Braunschweiler	27,173	21,719	20,669	25,575			95,136	
Maarten Barmentlo ⁸⁾		8,176	8,267	10,230		475,000	26,673	475,000
Claude Diversi	7,672	6,132	3,333	2,749		56,250	19,886	56,250
Hansjürg Emch	10,869	8,687	8,267	10,230		375,000	38,053	375,000
Hartwig Grevener	10,869	8,687	8,267				27,823	
Martin Grieder	10,869						10,869	
Sarah Kreienbühl	10,869	8,687	8,267	10,230		281,250	38,053	281,250
Stefan Launer	5,115	4,088	3,720	5,115		62,500	18,038	62,500
Albert Chin-Hwee Lim	6,393	5,110	3,100				14,603	
Hans Mehl	10,869	8,687	8,267	8,230		562,500	36,053	562,500
Jan Metzdorff	7,672	6,132	3,255	2,685		15,625	19,744	15,625
Franz Petermann	5,115	4,088	2,481	1,049		12,188	12,733	12,188
Paul Thompson	10,869	8,687	6,201	5,115	5,000	140,625	35,872	140,625
Andi Vonlanthen	10,869	8,687	8,267	8,951		224,000	36,774	224,000
Total	135,223	107,567	92,361	90,159	5,000	2,204,938	430,310	2,204,938

¹⁾ Exercise price CHF 121.10, vesting period 1.2.2015 – 1.6.2019 whereas one tranche being vested each year, exercise period 1.6.2016 – 31.1.2022.

²⁾ Exercise price CHF 124.60, vesting period 1.2.2014 – 1.6.2018 whereas one tranche being vested each year, exercise period 1.6.2015 – 31.1.2021.

³⁾ Exercise price CHF 109.10, vesting period 1.2.2013 – 1.6.2017 whereas one tranche being vested each year, exercise period 1.6.2014 – 31.1.2020.

⁴⁾ Exercise price CHF 95.85, vesting period 1.2.2012 – 1.6.2016 whereas one tranche being vested each year, exercise period 1.6.2013 – 31.1.2019.

⁵⁾ Exercise price CHF 88.30, vesting period 28.5.2011 – 27.5.2015 whereas one tranche being vested each year, exercise period 28.5.2012 – 27.5.2016.

⁶⁾ Exercise price CHF 118.40, vesting period 1.3.2011 – 28.2.2015 whereas one tranche being vested each year, exercise period 1.3.2012 – 29.2.2016.

The Exercise ratio between warrants and options: 25:1 (see also Note 31 in the consolidated financial statements).

⁸⁾ Member of the Management Board until March 31, 2015.

Glossary

AGM Annual General Shareholders' Meeting
AHV Old Age and Survivors' Insurance

ALV Unemployment Insurance

Articles of Association Articles of Association of Sonova Holding AG

ASP Average sales price
BoD Board of Directors
CEO Chief Executive Officer
CFO Chief Financial Officer

EBITA Operating profit before acquisition-related amortization

EEAP Employee Equity Award Plan

EPS Earnings per share
FCF Free cash flow
GVP Group Vice President
KPIs Key performance indicators'

MB Management Board N.A. Not applicable

NCC Nomination and Compensation Committee

OPEX Operating expenses

Ordinance Swiss Ordinance against Excessive Compensation in Stock Exchange Listed Companies

ROCE Return on capital employed
RSU Restricted Share Unit
VCC Variable Cash Compensation

VP Vice President

Report of the statutory auditor on the compensation report



Report of the statutory auditor on the compensation report to the Annual General Shareholders' Meeting of Sonova Holding AG

Report of the statutory auditor on the audit of the compensation report

We have audited the accompanying compensation report of Sonova Holding AG for the year ended March 31, 2016. The audit was limited to the information according to articles 14–16 of the Swiss Ordinance against Excessive Compensation in Stock Exchange Listed Companies (Ordinance) contained in the tables on pages 63 to 71.

Responsibility of the Board of Directors

The Board of Directors is responsible for the preparation and overall fair presentation of the compensation report in accordance with Swiss law and the Ordinance. The Board of Directors is also responsible for designing the compensation system and defining individual compensation packages.

Auditor's responsibility

Our responsibility is to express an opinion on the accompanying compensation report. We conducted our audit in accordance with Swiss Auditing Standards. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the compensation report complies with Swiss law and articles 14–16 of the Ordinance.

An audit involves performing procedures to obtain audit evidence on the disclosures made in the compensation report with regard to compensation, loans and credits in accordance with articles 14–16 of the Ordinance. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatements in the compensation report, whether due to fraud or error. This audit also includes evaluating the reasonableness of the methods applied to value components of compensation, as well as assessing the overall presentation of the compensation report.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Opinion

In our opinion, the compensation report of Sonova Holding AG for the year ended March 31, 2016 complies with Swiss law and articles 14-16 of the Ordinance.

PricewaterhouseCoopers AG

Sandra Boehm Audit expert Auditor in charge Kai Mauden

Zurich, May 10, 2016