Corporate Governance

The following chapter describes the principles of corporate governance applied at the Board and Senior Management level at Gurit in accordance with the “Directive on Information Relating to Corporate Governance” published by SIX Swiss Exchange. Unless otherwise indicated, all information refers to the 2017 fiscal year ending on December 31, 2017. The key principles and rules on Corporate Governance for Gurit are defined in the Articles of Association and the Organizational Regulations; they are based on the recommendations set out in the “Swiss Code of Best Practice for Corporate Governance” published by economiesuisse. Significant changes that occurred between year-end and the copy deadline are duly disclosed. Gurit also publishes a Compensation Report, included as a separate chapter in this Annual Report.

1. Group Structure and Shareholders

1.1 Group Structure

1.1.1 Operational Group Structure

The Gurit Group is an international industrial group specializing in the development, production, supply, and marketing of advanced composite materials, as well as composite components, tooling and engineering. An organizational chart depicting the Group organization for the 2017 fiscal year can be found on page 14.

1.1.2 Legal Structure of Subsidiaries

Of all the companies consolidated, Gurit Holding AG (the Gurit Group’s holding company) is the only one listed on a stock exchange. Gurit Holding AG is domiciled in Wattwil, Switzerland. Gurit bearer shares (security No. 801223, ISIN CH0008012236, symbol GUR) are listed on SIX Swiss Exchange; the registered shares of Gurit Holding AG are not listed. Based on the bearer shares’ year-end closing price of CHF 1053.00 and equally valuating the par-value-adjusted registered shares, the market capitalization on December 31, 2017 amounted to CHF 492.8 million.

1.1.3 Information about the non-listed companies can be found in the overview on pages 84-85 of the Financial Report.

1.2 Significant Shareholders

On December 31, 2017, the Company knew of the following shareholders holding more than 3% of the voting rights in Gurit Holding AG:

- Huwa Finanz- und Beteiligungs AG, Bahnhofstrasse 2, 9435 Heerbrugg, Switzerland, holds 220,000 registered shares. This equals 33.33% of all voting rights in Gurit Holding AG. The shares of Huwa Finanz- und Beteiligungs AG are held by the families of Ruedi Huber, Balgach/Switzerland, Helene Huber, Heerbrugg/Switzerland, and Nick Huber, Balgach/Switzerland, and are governed by a shareholder agreement. Further details on the disclosure of shareholdings are available on the SIX Swiss Exchange website mentioned at the end of this section.

- Martin Bisang, 8700 Küsnacht, Switzerland, has held since a purchase on October 29, 2012, through Whale Holding AG, Baarerstrasse 2, 6300 Zug, 35,000 bearer shares equalling 5.3% of all voting rights in Gurit Holding AG.

- Robert Heberlein, 8126 Zumikon, Switzerland, holds directly and indirectly via Burix Holding AG, Bleicherweg 58, 8027 Zürich, 4.59% of all voting rights in Gurit Holding AG. 2.96 percentage points thereof stem from the ownership of 19,545 registered shares and 1.63 percentage points from 10,765 bearer shares.

Disclosures related to significant shareholders and their shareholdings reported in 2017 as well as updated information on major shareholders are available on the SIX Swiss Exchange website at: https://www.six-exchange-regulation.com/en/home/publications/significant-shareholders.html?companyld=GURIT

1.3 Cross-Shareholding

Gurit Holding AG has no cross-shareholding arrangements with other companies.
2. Capital Structure
Information about the capital structure can be found in Gurit Holding AG’s Articles of Association, in the Financial Report and the statements on Gurit Holding AG as well as in the Investor Relations section on page 15 of this report. The Articles of Association are available on the Company’s website:
http://www.gurit.com/About/Corporate-Governance

2.1 Capital
Details on the capital are included in the Notes to Gurit Holding AG’s Financial Statements on page 93 f.

2.2 Authorized or Contingent Capital in Particular
Gurit Holding AG has no authorized or contingent capital.

2.3 Changes in Equity of Gurit Holding AG
In the past three years the following changes in equity have occurred.

<table>
<thead>
<tr>
<th>In CHF 1000</th>
<th>December 31, 2017</th>
<th>December 31, 2016</th>
<th>December 31, 2015</th>
</tr>
</thead>
<tbody>
<tr>
<td>Share capital</td>
<td>23,400</td>
<td>23,400</td>
<td>23,400</td>
</tr>
<tr>
<td>Legal reserves</td>
<td>836</td>
<td>11,196</td>
<td>18,216</td>
</tr>
<tr>
<td>Reserves from capital contributions</td>
<td>4,680</td>
<td>4,680</td>
<td>4,680</td>
</tr>
<tr>
<td>Retained earnings</td>
<td>127,539</td>
<td>127,381</td>
<td>101,257</td>
</tr>
<tr>
<td>Treasury shares</td>
<td>-110</td>
<td>-88</td>
<td>-50</td>
</tr>
<tr>
<td>Total equity</td>
<td>157,345</td>
<td>166,569</td>
<td>147,503</td>
</tr>
</tbody>
</table>

2.4 Shares and Participation Certificates
The Company’s share capital consists of 240,000 registered shares with a par value of CHF 10.00 and 420,000 bearer shares with a par value of CHF 50.00. Bearer shares are traded in the domestic segment of the SIX Swiss Exchange (security No. 801223, ISIN CH0008102236, symbol GUR). All shares are fully paid up and entitled to dividends. All registered shares and bearer shares, regardless of their nominal value, are entitled to one vote.

Gurit Holding AG has not issued any participation certificates.

2.5 Profit-Sharing Certificates
Gurit Holding AG has not issued any profit-sharing certificates.

2.6 Limitations on Transferability of Shares and Nominee Registrations
According to paragraph 4 of the Articles of Association, only individuals who are entered in the share register may be recognized as the owners or beneficiaries of non-traded registered shares. Registration of ownership may be refused only in cases where the purchaser does not expressly declare that he or she acquired the registered shares for his or her own account. Bearer shares listed on the stock market are freely transferable. There are no regulations to any other effect regarding nominee registrations. Changes in the statutory regulations restricting the transferability of registered shares require at least two-thirds of the votes represented at the Annual General Meeting and an absolute majority of the nominal value of the shares.

2.7 Convertible Bonds and Options
Gurit Holding AG has no outstanding convertible bonds or options.

3. Board of Directors
On December 31, 2017, the Board of Directors of Gurit Holding AG consisted of five members.

3.1 and 3.2 Members of the Board of Directors
The personal details together with the other activities and vested interests of individual members of the Board of Directors are listed on the next pages:

Gurit Board of Directors

Peter Leupp
Chairman of the Board of Directors
El-Ing., ETH Zurich
Swiss citizen, 1951
Nonexecutive member

Stefan Breitenstein
Member of the Board of Directors
Attorney at Law, Dr. iur. University Zurich
LL.M. Harvard Law School
Diplôme des Hautes Etudes Européennes, College of Europe, Bruges
Swiss citizen, 1957
Nonexecutive member

Other Important Activities and Vested Interests
Member of the Board of Directors, Mintel AG, Pfäffikon, Switzerland
Member of the Executive Committee, Huber+Suhner AG, Schaffhausen, Switzerland
Member of the Board of Directors, Meyer Group, Solothurn, Switzerland
Member of the Board of Directors, SFS Group AG, Hergiswil, Switzerland
Member of the Executive Committee, SFS Services AG, Pfäffikon, Switzerland

Nick Huber
Member of the Board of Directors
Businessman
Stanford Executive Program, Stanford University
Swiss citizen, 1964
Nonexecutive member

Professional Background (Main Stages)
1990 – 1995 Account Manager, IBM (Schweiz) AG, Switzerland
1995 – 2005 Divisional Head, SFS Unimarket AG, Switzerland
2005 – 2016 Member of the Executive Management of SFS Services AG, Heerbrugg, Switzerland

Other Important Activities and Vested Interests
Chairman of the Board of Directors, COTELNE Holding AG, Altstätten, Switzerland
Member of the Board of Directors, Huva Finanz- und Beteiligungs AG, Heerbrugg, Switzerland
Member of the Board of Directors, SFS Group AG, Heerbrugg, Switzerland

Urs Kaufmann
Member of the Board of Directors
Dipl. Ing. ETH Zurich
Senior Executive Program IMD
Swiss citizen, 1962
Nonexecutive member

Professional Background (Main Stages)
1987 – 1993 Production and Sales Manager, Zellweger Uster AG, Uster, Switzerland and USA
1994 – 1997 Managing Director of Henry Berchtold AG, Zell, Switzerland (subsidiary of Huber+Suhner AG, Switzerland)
1997 – 2000 Division Manager and Member of the Executive Management Team, Huber+Suhner AG, Pfäffikon, Switzerland
2001 – 2002 Member of Group Management, Huber+Suhner AG, Pfäffikon, Switzerland
2002 – 2017 CEO, Huber+Suhner AG, Pfäffikon, Switzerland
2014 – 2017 Delegate of the Board, Huber+Suhner AG, Pfäffikon, Switzerland

Other Important Activities and Vested Interests
Member of the Board of Directors, Müller Martini Holding AG, Hergiswil, Switzerland
Member of the Board of Directors, SFS Group AG, Heerbrugg, Switzerland
Chairman of the Board of Directors, Schaffner Holding AG, Lütenbach, Switzerland (since January 1, 2017)
Member of the Board of Directors, Vetropack AG, Bülach, Switzerland
Chairman of the Board of Directors, Huber+Suhner AG, Pfäffikon, Switzerland
Member of the Executive Committee, SWISSMEM
Peter Pauli
Member of the Board of Directors
Mechanical Engineer,
Postgraduate Studies in Industrial Engineering
Advanced Management Program INSEAD
Swiss citizen, 1960
Nonexecutive member

Professional Background (Main Stages)
1985 – 1995 Various functions inc. Member of Executive Board, Transelastic AG (Siegling Group), Wallbach, Switzerland
1995 – 2000 Head of Executive Board, Siegling Group, Wallbach, Switzerland
2000 – 2002 Head Sales and Marketing, Siegling GmbH, Hannover, Germany
2002 – 2016 CEO, Member and Delegate of the Board of Directors, Epasus AG, Uetendorf, Switzerland
1995 – 2016  CEO/Owner, Member of the Board of Directors, Meyer Burger Technology GmbH, Hannover, Germany
2000 – 2002  Head Sales and Marketing, Siegling Group, Wallbach, Switzerland
1995 – 2000  Head of Executive Board, Siegling Group, Wallbach, Switzerland
1985 – 1995  Various functions inc. Member of Executive Board, Transelastic AG (Siegling Group), Wallbach, Switzerland

Other Important Activities and Vested Interests
Member of the Board of Directors, Stosus AG, Steinhausen, Switzerland
Delegat of the Board of Directors, Aston Foods International AG, Steinhausen, Switzerland
Chairman of the Board of Directors, Reha Technology AG, Olten, Switzerland

Corporate Governance

3.4 Elections and Terms of Office

<table>
<thead>
<tr>
<th>Name</th>
<th>Born</th>
<th>Position in BoD</th>
<th>First election to BoD</th>
</tr>
</thead>
<tbody>
<tr>
<td>Peter Leupp</td>
<td>1951</td>
<td>Chairman</td>
<td>23.04.2010</td>
</tr>
<tr>
<td>Stefan Breitenstein</td>
<td>1957</td>
<td>Member</td>
<td>10.04.2014</td>
</tr>
<tr>
<td>Nick Huber</td>
<td>1964</td>
<td>Member</td>
<td>15.06.1995</td>
</tr>
<tr>
<td>Urs Kaufmann</td>
<td>1962</td>
<td>Member</td>
<td>12.04.2006</td>
</tr>
<tr>
<td>Peter Pauli</td>
<td>1960</td>
<td>Member</td>
<td>23.04.2012</td>
</tr>
</tbody>
</table>

3.5 Internal Organization

3.5.1 Allocation of Tasks Within the Board of Directors

The Board of Directors acts as a joint body. Decisions are taken on the basis of the majority of the votes submitted.

The Chairman of the Board organizes and leads the work of the Board of Directors. In cooperation with the CEO, he makes sure that the other members of the Board receive the necessary information for their decision-making as well as the supervisory functions. He is the formal representative of the Group to the outside world. He may be assisted by one or two additional members defined by the Board.

3.5.2 Membership of the Board’s Committees, their Duties and Responsibilities

The Board has formed two permanent committees:

Audit and Corporate Governance Committee
Chairman: Stefan Breitenstein
Members: Peter Leupp, Peter Pauli

The Audit and Corporate Governance Committee consists of nonexecutive members of the Board of Directors. It assists the Board of Directors in its supervisory financial duties and checks the effectiveness, performance, and compensation of the external auditors. The Audit and Corporate Governance Committee also oversees the financial reporting processes within the Group.

The Chairman of the Audit and Corporate Governance Committee furthermore acts as an independent contact for any concerns or advice on the Gurit Code of Conduct.

Nomination and Compensation Committee
Chairman: Urs Kaufmann
Members: Peter Leupp, Nick Huber

The Nomination and Compensation Committee prepares all relevant decisions of the Board of Directors with respect to the compensation of members of the Board of Directors and the Group management and submits the respective proposals and recommendations to the Board of Directors. It defines the guidelines for the selection and election of potential new members of the Board of Directors as well as the function of the Group’s CEO. The committee approves appointments to the Group Management made by the CEO; the compensation system for the Group, in particular with respect to employee share option plans and performance-based remuneration plans; and the general principles of the Group’s human resource policy.

To consult and execute specific and short-term projects or issues, special ad hoc committees can be nominated.

3.5.3 Working Methods of the Board of Directors and its Committees

The Board of Directors meets annually for at least four ordinary meetings, generally one in each quarter.

In 2017, the Board of Directors met six times. All meetings were held in person. Apart from one meeting, where one member of the Board of Directors was unable to attend, there was full attendance at all meetings. The average meeting duration of these meetings was 6 hours.

Composition of the committees changed in 2017 and the decision was taken that only committee members attend the committee meetings rather than the entire Board of Directors.

The Audit and Corporate Governance Committee met three times in person in 2017. The average meeting duration of the Audit and Corporate Governance Committee meetings was 2 hours.

The Nomination and Compensation Committee met two times in person in 2017. The average meeting duration of the Nomination and Compensation Committee meetings was 3 hours.

Meetings are summoned in writing by the Chairman. An invitation, along with a detailed agenda and documentation, is sent to all participants at least five days in advance of the date set for the meeting.

As a rule, the Chief Executive Officer attends meetings of the Board of Directors and the Committees. The Chief Financial Officer attends meetings of the Board of Directors and the Audit and Corporate Governance Committee meetings. In order to ensure that the Board has sufficient information to make decisions, other members of staff or third parties may also be invited to attend.

The Board meets quorum if all members have been duly invited and the majority of its members take part in the decision-making process. Members may...
participate in deliberations and the passing of resolutions by telephone or other suitable electronic media if all participants are in agreement. The Board’s decisions are taken on the basis of the votes submitted. In the event of a tie, the Chairman has the casting vote. Decisions may also be made in writing. Proposals are sent to all members, and they are regarded as passed if the majority of members agree unconditionally and no member insists on discussion of the issues in question within an agreed period of time.

Members of the Board of Directors are obliged to leave meetings when issues are discussed that affect their own interests or the interests of persons close to them. All proposals and decisions are entered in the minutes to the meeting. Proposals are sent to all members, and they are regarded as passed if the majority of members agree unconditionally and no member insists on discussion of the issues in question within an agreed period of time.

Members of the Board of Directors are obliged to leave meetings when issues are discussed that affect their own interests or the interests of persons close to them. All proposals and decisions are entered in the minutes to the meeting. Proposals are sent to all members, and they are regarded as passed if the majority of members agree unconditionally and no member insists on discussion of the issues in question within an agreed period of time.

3.7 Information and Control Instruments vis-à-vis Executive Committee

As a rule, Group Management updates the Board of Directors and especially the Audit and Corporate Governance Committee on operations and the Group’s financial position every month. In addition, the CEO and CFO report back on business and all matters of relevance to the Group at each Board meeting. Risk management forms an integral part of the Group’s conduct of business. A formal risk management review and subsequently an update of the risk profiles are performed by the Business Units and the Executive Committee. The Executive Committee ensures that appropriate measures are taken to mitigate risks. The Board of Directors is informed in the Board of Directors’ meetings of the Group’s risk profile and mitigating action plans. If the Group is exposed to major new risks, the Chief Executive Officer or his deputy will inform the chairman of the Board of Directors immediately after he became aware of the risk. Further detail regarding Gurit’s Risk Management is provided in the Group Business and Financial Review on page 11f of this Annual Report.

Every member of the Board of Directors also has the right to ask any member of Group Management for information about matters within his remit, even outside meetings.

The Chairman of the Board of Directors is also informed by the Chief Executive Officer about all business and issues of a fundamental nature or of special importance.

Apart from this, management is generally delegated to the CEO.

4. Executive Committee

On December 31, 2017, Gurit Holding AG’s Group Management consisted of the CEO and the CFO as well as three other members of the Executive Committee. The personal details together with the other activities and vested interests of the individual members of the Executive Committee are listed below:

Gurit Executive Committee

Rudolf Hadorn
Chief Executive Officer
l.c. oec: HSG
Swiss citizen, 1963

Professional Background (Main Stages)
1989 – 2000 Management and Executive positions with GM in Europe
2000 – 2002 CEO, Krone GmbH, Berlin, Germany, CFO Krone Group
2002 – 2004 CFO, Ascom Group, Berne, Switzerland
2004 – 2007 CEO, Ascom Group, Berne, Switzerland Since 01.11.2007 CEO, Gurit

Angelo Guabba
Chief Financial Officer
Degree in Business Administration, Zurich School of Economics and Business Administration
Swiss and Italian citizen, 1965

Professional Background (Main Stages)
1999 – 2007 Chief Financial Officer (Customer Business Centre), Honeywell Analytics AG, Switzerland
2007 – 2014 Chief Financial Officer, SR Technics Group, Switzerland
2014 – 2015 Executive Vice President Finance, Bruker BioSpin, Switzerland
Since 1.6.2015 Chief Financial Officer, Gurit

Damian Bannister
Chief Technology Officer
Bachelor of Science, PhD
British citizen, 1970

Professional Background (Main Stages)
1996 Joined former SP Systems, Technical Support, UK
2000 Wind Energy Sales Project Engineer, SP Systems, UK
2002 Technical Manager-Wind Energy, SP Systems, UK
2004 Development and Processing Manager, SP Systems, UK
2005 Head of Technology, SP Systems, UK Since 2006 Chief Technology Officer, Gurit

Stefan Gautschi
General Manager
Gurit Composite Materials
MBA University of Little Rock at Arkansas
BA Business Administration HWV, Zurich
Swiss citizen, 1968

Professional Background (Main Stages)
1995 – 2000 Functions in Finance and Marketing, Georg Fischer Piping Systems, Schaffhausen, Switzerland
2001 – 2003 General Manager, Georg Fischer Piping Systems Shanghai Ltd, Shanghai, China
2004 – 2009 CFO/CIO, Georg Fischer Piping Systems, Schaffhausen, Switzerland
2009 – 2011 VP Operations, Georg Fischer Piping Systems, Schaffhausen, Switzerland

Other Important Activities and Vested Interests
Chairman, Telematix AG, Berne, Switzerland
Member of the Board of Swiss Plastics Association (Schweizerischer Arbeitgeberverband)

Angelo Guabba
Chief Financial Officer
Degree in Business Administration, Zurich School of Economics and Business Administration
Swiss and Italian citizen, 1965

Professional Background (Main Stages)
1999 – 2007 Chief Financial Officer (Customer Business Centre), Honeywell Analytics AG, Switzerland
2007 – 2014 Chief Financial Officer, SR Technics Group, Switzerland
2014 – 2015 Executive Vice President Finance, Bruker BioSpin, Switzerland
Since 1.6.2015 Chief Financial Officer, Gurit

Stefan Gautschi
General Manager
Gurit Composite Materials
MBA University of Little Rock at Arkansas
BA Business Administration HWV, Zurich
Swiss citizen, 1968

Professional Background (Main Stages)
1995 – 2000 Functions in Finance and Marketing, Georg Fischer Piping Systems, Schaffhausen, Switzerland
2001 – 2003 General Manager, Georg Fischer Piping Systems Shanghai Ltd, Shanghai, China
2004 – 2009 CFO/CIO, Georg Fischer Piping Systems, Schaffhausen, Switzerland
2009 – 2011 VP Operations, Georg Fischer Piping Systems, Schaffhausen, Switzerland

Other Important Activities and Vested Interests
Chairman, Telematix AG, Berne, Switzerland
Member of the Board of Swiss Plastics Association (Schweizerischer Arbeitgeberverband)
5. Compensation, Shareholdings, and Loans

5.1 Content and Method of Determining Compensation and Shareholdings

The information on compensation, shareholdings and loans regarding members of the Board of Directors and Group Management are presented in the Compensation Report as a separate chapter of this Annual Report on pages 30 to 42.

5.2 Statutory Provisions on Compensation, Shareholdings and Loans

The statutory provisions on compensation, shareholdings and loans are outlined in the paragraphs 21, 22, 23, 25 and 28 of the Gurit Articles of Association, available on the Gurit website at: http://www.gurit.com/About/Corporate-Governance

5.2.3 Statutory Provisions on Compensation Vote by the General Meeting of Shareholders

The statutory provisions on the vote on pay at the general meeting of shareholders is outlined in paragraph 24 of the Gurit Articles of Association, available on the Gurit website at: http://www.gurit.com/About/Corporate-Governance

6. Shareholders’ Participation Rights

Details of shareholders’ participation rights can be found in the Articles of Association of Gurit Holding AG on the Gurit website at: http://www.gurit.com/About/Corporate-Governance

6.1 Voting Right Restrictions and Representation

The Articles of Association contain no restrictions on voting rights. Every registered or bearer share represented at the General Meeting is entitled to one vote. A shareholder may be represented at the General Meeting only by the independent proxy holder or by another shareholder attending the General Meeting.

6.2 Statutory Quorum

Unless otherwise determined by law or the Articles of Association, a General Meeting convened in accordance with the Articles of Association meets quorum regardless of the number of shareholders attending or the number of votes represented. To be valid, resolutions require an absolute majority of the votes submitted. In the event of a tie, the Chairman, who is always entitled to vote, makes the casting vote.

6.3 Convocation of the General Meeting

The ordinary General Meeting takes place annually within six months of the end of the Company’s fiscal year. Extraordinary General Meetings can be called by decision of the General Meeting, by the Board of Directors, at the request of the auditors or in the case that shareholders representing at least a tenth of the Company capital submit a request in writing, stating their purpose, to the Board of Directors.

6.4 Agenda

The Articles of Association contain no regulations relating to agendas that differ from those set forth by the law. Accordingly, shareholders representing shares of a par value of CHF 1 million may request items to be included in the agenda.

6.5 Entries in the Share Register

The names and addresses of owners and beneficiaries of registered shares are entered in the share register. Shareholders and/or beneficiaries of registered shares are entitled to vote if they are already entered in the share register at the time when invitations are sent out to the General Meeting.

7. Changes of Control and Defense Measures

7.1 Public Purchase Offers

The threshold at which a shareholder is obliged to make an offer for all Gurit Holding AG’s stock pursuant to the applicable provisions of the Federal Act on Financial Market Infrastructure and Market Conduct in Securities and Derivation Trading (Financial Market Infrastructure Act, FMIA, Art. 135 para.1) has been raised to 49% of the total votes.

7.2 Clauses on Changes of Control

Gurit Holding AG has no agreements containing clauses of this type.

The convocation is announced at least 20 days before the date of the meeting in the Swiss Official Gazette of Commerce (Schweizerisches Handelsamtsblatt). Registered shareholders are also informed in writing.

Professional Background (Main Stages)

1997 – 2004 Head of Global Training & Development, Unaxis AG, Switzerland
2004 – 2009 VP Human Resources / Corporate People Development, OC Oerlikon, Switzerland
2009 – 2012 VP Human Resources / Learning & Development, SR Technics AG, Switzerland
2012 – 2014 VP Human Resources, Kaba Holding AG / Division ADS EMEA / AP Switzerland
Since 1.10.2014 Head of Group Human Resources, Gurit

Hannes Haueis
Head of Group Human Resources
Degree in Electrical Engineering
Austrian citizen, 1962
8. Auditors

8.1 Duration of Mandate and Lead Auditor’s Term of Office
If its predecessors are included, Pricewaterhouse-Coopers AG, Zurich, has been Gurit Holding’s statutory auditors since 1984 and Group auditors since 1994.

Rotation of the lead auditor is undertaken every seven years and corresponds to the maximum statutory period for rotation. Patrick Balkanyi has been the lead auditor since 2014.

8.2 Auditing Fees
The total sum charged during the year under review by PricewaterhouseCoopers in its capacity as auditor amounted to CHF 369,147 (2016: CHF 402,732). Additional audit fees charged during the year by other audit firms amounted to CHF 41,179 (2016: CHF 19,475).

8.3 Additional Fees
Fees for additional services supplied by PricewaterhouseCoopers during the year under review amounted to CHF 38,412 (2016: CHF 52,292). In 2017, these fees consist of fees for internal audit support. The additional fees represent 12% (2016: 13%) of the auditing fees disclosed under 8.2.

<table>
<thead>
<tr>
<th>Fees in CHF</th>
<th>2017</th>
<th>2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>PwC Audit fees</td>
<td>369,147</td>
<td>402,732</td>
</tr>
<tr>
<td>PwC Tax advisory fees</td>
<td>5,617</td>
<td>-</td>
</tr>
<tr>
<td>PwC Other services fees</td>
<td>38,412</td>
<td>52,292</td>
</tr>
<tr>
<td>Total</td>
<td>413,176</td>
<td>455,024</td>
</tr>
</tbody>
</table>

8.4 Information Instruments Pertaining to the External Auditors
The supervision and verification of the external audit is exercised by the Audit and Corporate Governance Committee. The Audit and Corporate Governance Committee, together with Group Management, evaluates the performance of the auditors and recommends the independent external auditor to the Board of Directors for election by the General Meeting of Shareholders. Rotation of the lead auditor is undertaken every seven years and corresponds to the maximum statutory period for rotation.

The Audit and Corporate Governance Committee approves the audit plans and meets at least once a year with the auditors. The auditors prepare a report for the Audit and Corporate Governance Committee regarding the findings of the audit, the financial statement and the internal control. In collaboration with Group Management, the independence of the auditors is evaluated annually. In particular and for this purpose, the worldwide fees of the audit are presented; discrepancies with the estimated costs are analysed and explained. In the year under review, the auditors participated in all of the three meetings of the Audit and Corporate Governance Committee.

9. Information Policy
Gurit Holding AG maintains regular contact with the financial world in general and with important investors. At the same time, it abides by the legally prescribed principle of treating all parties equally as regards communication. Relevant new facts are published openly and are available to all interested parties.

Gurit Holding AG provides its shareholders with information in the form of the Annual Report and a Half-Year Report. These documents are available on the Company website at: http://www.gurit.com/Investors/Reports

Important events are published immediately through press releases and/or letters to shareholders (push). To register for the latest financial information from Gurit Holding AG distributed by email, signup is available at: http://www.gurit.com/Investors/News-Subscription

Shareholders can also obtain information about the Group on the Internet (pull) at http://www.gurit.com/Investors/Ad-hoc-Releases

Important Dates
The most important dates for publications this year and next are shown below:

- April 17, 2018 Annual General Meeting
- Press release on Q1 sales
- August 17, 2018 Half-Year Report 2018
- Analyst/Media Conference
- October 23, 2018 Press release on Q3 sales
- End of January 2019 Press release on FY 2018 sales
- March 2019 Presentation full-year results 2018
- Analyst/Media Conference
- Publication of Annual Report
- April 2019 Annual General Meeting

The key dates are continuously updated at http://www.gurit.com/Investors/Events

Contact Address
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Tanja Moehler
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Thurgauerstrasse 84
8050 Zurich, Switzerland
Phone: +41 44 316 1555
Email: tanja.moehler@gurit.com