CORPORATE GOVERNANCE
Good Corporate Governance safeguards the sustainable development and performance of the company. Sika is committed to openness and transparency and provides information on structures and processes, areas of responsibility and decision procedures, as well as rights and obligations of various stakeholders. Reporting at Sika follows the SIX Swiss Exchange guidelines.

GROUP STRUCTURE AND SHAREHOLDERS

Sika AG, headquartered in Baar, is the only listed company of the Sika Group. Sika AG’s shares are listed on SIX Swiss Exchange under Swiss security no. 41879292 and ISIN CH0418792922. At the end of the year under review, the market capitalization of Sika AG was CHF 25,782.90 billion. In the year under review, the Sika Group encompassed unlisted subsidiaries in 100 countries. 229 companies are included in the scope of consolidation. Companies of which Sika holds 50% or less of the voting rights are not consolidated. These are namely Condensil SARL, France, Sarna Granol AG, Switzerland, as well as Hayashi-Sika Automotive Ltd., Chemical Sangyo Ltd., and Seven Tech Co. Ltd. in Japan. Detailed information on the Group companies can be found on page 145 et seqq. of the download version of this report (available at https://www.sika.com/en/investors/reports-publications/financial-reports.html).

Sika conducts its worldwide activities according to countries that have been classed into regions with areawide managerial functions. The heads of the regions are members of Group Management. The regional and national management teams bear full profit and loss responsibility, and – based on the Group strategy – set country-specific growth and sustainability targets and allocate resources.

Furthermore, Sika has geared its internal organization towards eight target markets, from the construction industry or from industrial manufacturing. These target markets are represented by two members of Group Management, as well as in the regional management teams and the national subsidiaries. The relevant managers are responsible for the definition and launch of new products, the implementation of best demonstrated practices, and the product-line policies for Group products, i.e., those offered worldwide, rather than only in one particular country.

The heads of the central Finance and Research and Development departments are likewise members of Group Management, which consists of eight members. All Group business is consolidated in Sika AG, the holding company, which itself is under the supervision of the Board of Directors. The organizational structures are presented on pages 58 to 64 of the download version of this report (available at https://www.sika.com/en/investors/reports-publications/financial-reports.html).

As of the balance sheet date of December 31, 2019, Sika had received notification of six significant shareholders whose voting rights exceed 3%: (1) Compagnie de Saint-Gobain which held 10.75% of all voting rights via Schenker-Winkler Holding AG. (2) BlackRock, Inc. which held 7.7% of all voting rights. (3) William H. Gates III and Melinda French Gates who held 5.3% of all voting rights via Cascade Investment L.L.C. and Bill & Melinda Gates Foundation Trust. (4) The Capital Group Companies, Inc. which held 3.37% of all voting rights via Capital Research and Management Company. (5) Norges Bank (the Central Bank of Norway) with a holding of 3.08% of all voting rights. (6) Massachusetts Financial Services Company which held 3.03% of all voting rights. A list of changes in significant shareholdings reported to the Disclosure Office of SIX Swiss Exchange during the year under review can be found at https://www.six-exchange-regulation.com/de/home/publications/significant-shareholders.html.

There are no cross-shareholdings exceeding 3%, either in terms of capital or votes.

CAPITAL STRUCTURE

As of December 31, 2019, the outstanding share capital totaled CHF 1,417,811.60 and was divided into 141,781,160 registered shares, each with a nominal value of CHF 0.01. All shares are fully paid in, and one share represents one vote at the General Meeting. In addition, there is a maximum amount of CHF 155,893.20 in conditional capital (which represents 11.0% of the outstanding share capital as of December 31, 2019), unrestricted in time, comprising 15,589,320 registered shares with a nominal value of CHF 0.01 each. These shares are reserved for the exercise of option or conversion rights. The shareholders’ subscription rights are excluded. Further information on the conditional capital can be found in art. 2 para. 4 of the Sika Articles of Association (available at https://www.sika.com/en/investors/corporate-governance-risk-management/articles-of-association.html). Sika AG does not have an authorized capital.

Sika has not issued any participation certificates, dividend right certificates, or stock options.

Option plans do not exist for members of the Board of Directors, Group Management, or employees. Changes in the share capital, reserves, and retained earnings during the last five years, are post-
ed on page 154 et seqq. of the download version of this report (available at https://www.sika.com/en/investors/reports-publications/financial-reports.html). There has been no changes in conditional capital in the last three fiscal years.

The purchase of Sika registered shares is open to all legal persons and individuals. The Company maintains a share register for the registered shares in which the legal owners and usufructuaries are registered with their name and address. Vis-à-vis the Company, the person who is registered in the share register is deemed to be the shareholder or usufructuary. The Company may deny registration in the share register if, upon the Company’s request, the acquirer does not explicitly declare that the shares have been acquired in their own name and for their own account. After consulting the party concerned, the Company may cancel the registration in the share register if the registration is the result of false information provided by the acquirer. The acquirer must be informed of the cancellation immediately. The acquirer must provide a statement declaring that the registered shares were transferred to him in due form. It is the Company’s current practice to register Nominees, i.e., shareholders who acquire shares in their own name but on the account of third parties, as shareholders with voting rights up to a maximum of 3% of the total share capital outstanding at the time. Above this limit of 3%, the Board of Directors decides on a case by case basis. In 2019, the Board of Directors has not registered any Nominees with voting rights exceeding 3%.

CONVERTIBLE BONDS

As of December 31, 2019, Sika AG had the following convertible bonds outstanding:

(1) Sika AG had a convertible bond listed on the SIX Swiss Exchange (security no.: 41399024, ISIN: CH0413990240, ticker: SIK185) with a total outstanding nominal amount of CHF 1,650,000,000.

<table>
<thead>
<tr>
<th>Principal Amount</th>
<th>Current Conversion Ratio</th>
<th>Current Conversion Price</th>
<th>Maturity Date</th>
<th>Coupon</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nominal value of CHF 200,000 each</td>
<td>105.21332</td>
<td>CHF 190.09</td>
<td>5.6.2025</td>
<td>0.15% payable annually on June 5</td>
</tr>
</tbody>
</table>

When conversion rights are exercised, new or existing shares of the company may – at Sika AG’s discretion – be delivered. The respective number of registered shares of the company to be delivered upon conversion correspond to 6.12% of the outstanding registered shares as of December 31, 2019. As of December 31, 2019, none of the convertible bonds have been converted into shares. Sika AG may call the bonds at any time:
- after the settlement date at the net principal amount, if less than 15% of the aggregate principal amount of the bonds are outstanding at the time of the notice;
- on or after the 21st calendar day after the 5th anniversary of the settlement date at the relevant net principal amount, if the VWAP of the Sika AG’s shares is at least 130% of the conversion price on at least 20 out of 30 consecutive trading days.

(2) In January 2019, Sika AG has issued a subordinated mandatory convertible note listed on the SIX Swiss Exchange (security no.: 45929742, ISIN: CH0459297427, ticker: SIK19) with a total outstanding nominal amount of CHF 1,300,000,000.

<table>
<thead>
<tr>
<th>Principal Amount</th>
<th>Current Conversion Ratio</th>
<th>Current Conversion Price</th>
<th>Maturity Date</th>
<th>Coupon</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nominal value of CHF 200,000 each</td>
<td>Minimum 1,387.15495</td>
<td>Minimum CHF 128.16</td>
<td>30.1.2022</td>
<td>3.75% payable annually on January 30</td>
</tr>
</tbody>
</table>

The notes will be mandatorily converted into new or existing registered shares of Sika AG at maturity. The respective number of registered shares of the company to be delivered upon mandatory conversion of the notes correspond to 71.5% of the outstanding registered shares (based on the minimum conversion price of CHF 128.16). Subject to the occurrence of extraordinary events that could lead to an early mandatory conversion, the conversion period for noteholders begins on July 1, 2021. Sika may, at its sole discretion, elect to defer (in whole or in part) any payment of interest on the notes.

Further information on the convertible bonds can be found on page 128 of the download version of this report (available at https://www.sika.com/en/investors/reports-publications/financial-reports.html).

BOARD OF DIRECTORS

The Board of Directors is Sika’s highest governing body and is mainly responsible for:
- Definition of the corporate mission statement and corporate policies
- Decisions on corporate strategy and organizational structure
- Appointment and dismissal of members of Group Management
- Structuring of finances and accounting
- Assessment of the risk management
- Establishment of medium-term planning as well as the annual and investment budgets.

The members of the Board of Directors are elected by the Annual General Meeting for a term of office of one year. They can be reelected. Detailed information on individual members of the Board of Directors as per the balance sheet date of December 31, 2019, is listed on page 63 and 64 of the download version of this report (available at https://www.sika.com/en/investors/reports-publications/financial-reports.html). The curricula vitae of the members of the Board of Directors over the last five years can be found in the Annual Report 2018 on page 58, in the Annual Report 2017 on pages 42 and 43, in the Annual Report 2016
The Board of Directors of Sika AG currently consists of eight members and comprises non-executive members only. None of the members of the Board of Directors was a member of Group Management or the executive management of a Sika Group company during the three preceding business years. At the Annual General Meeting on April 9, 2019, Ulrich W. Suter stepped down from the Board of Directors. At the same Annual General Meeting, Thierry Vanlancker and Viktor Balli were elected as new members of the Board. Neither the members of the Board of Directors nor any company nor organization represented by a member of the Board of Directors has, a significant business connection with Sika AG or any of the Sika Group companies. The Board of Directors convenes at the Chairman’s request as often as business demands. Meetings are generally held every one to two months. In the business year 2019, the Board of Directors met eight times. The meetings lasted between four and six hours.

ATTENDANCE OF INDIVIDUAL BOARD MEMBERS

<table>
<thead>
<tr>
<th>Board Member</th>
<th>Member since</th>
<th>Number of meetings attended</th>
</tr>
</thead>
<tbody>
<tr>
<td>Paul Hälg</td>
<td>2009</td>
<td>8 of 8</td>
</tr>
<tr>
<td>Viktor W. Balli</td>
<td>2019</td>
<td>6 of 8</td>
</tr>
<tr>
<td>(as of April 9, 2019)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Frits van Dijk</td>
<td>2012</td>
<td>6 of 8</td>
</tr>
<tr>
<td>Justin M. Howell</td>
<td>2018</td>
<td>8 of 8</td>
</tr>
<tr>
<td>Monika Ribar</td>
<td>2011</td>
<td>8 of 8</td>
</tr>
<tr>
<td>Daniel J. Sauter</td>
<td>2000</td>
<td>8 of 8</td>
</tr>
<tr>
<td>Ulrich W. Suter</td>
<td>2003</td>
<td>3 of 8</td>
</tr>
<tr>
<td>(until April 9, 2019)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Christoph Tobler</td>
<td>2005</td>
<td>8 of 8</td>
</tr>
<tr>
<td>Thierry Vanlancker</td>
<td>2019</td>
<td>6 of 8</td>
</tr>
<tr>
<td>(as of April 9, 2019)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The CEO, as well as the Chief Financial Officer (CFO), report to the Board of Directors in writing on the development of business at least once per month. Extraordinary events are reported immediately to the Chairman of the Board of Directors or the Audit Committee, insofar as such events relate to the latter’s area of responsibility. The Internal Audit staff report to the Chairman of the Board of Directors, as well as the Audit Committee, within the scope of the review schedule. In 2019, the Internal Audit participated in five of the five meetings of the Audit Committee.

Information regarding the number of permitted mandates of members of the Board of Directors outside the Sika Group can be found in art. 8.4 of the Sika Articles of Association (available at https://www.sika.com/en/investors/corporate-governance-risk-management/articles-of-association.html).

BOARD COMMITTEES

Sika has two committees of the Board of Directors: the Audit Committee and the Nomination and Compensation Committee. The members of the Nomination and Compensation Committee are elected annually by the General Meeting. Reelection is possible. The members of the Audit Committee, as well as the chairman of each committee, are elected by the Board of Directors. Otherwise, the committees organize themselves. Information on the members of the committees can be found on page 63 and 64 of the download version of this report (available at https://www.sika.com/en/investors/reports-publications/financial-reports.html).

The Audit Committee mainly reviews the results of internal and external audits, as well as risk management. The committee convenes at the request of its chairperson as required. Customarily, the Chairman of the Board of Directors and the CFO, as well as the CEO if necessary, take part in these meetings in an advisory capacity. Meetings are generally held every two to three months, lasting between three and four hours. In the year under review, the Audit Committee met five times, with all members present at all meetings, except Viktor Balli who joined the Audit Committee after being elected at the Annual General Meeting on April 9, 2019, and attended three of five meetings. The Chairman of the Board of Directors, the CEO, and the CFO participated in five of the five meetings. More detailed information regarding the competences and activities of the Audit Committee can be found in the Organizational Rules of Sika AG and Sika Group on page 6, section 7 and in the Charter of the Audit Committee which is included on pages 14 to 16 of the Organizational Rules of Sika AG and Sika Group (available at https://www.sika.com/en/investors/corporate-governance-risk-management/organizational-rules.html).
ATTENDANCE OF INDIVIDUAL AC MEMBERS

<table>
<thead>
<tr>
<th>Audit Committee Member</th>
<th>Number of meetings attended</th>
</tr>
</thead>
<tbody>
<tr>
<td>Monika Ribar, AC Chair</td>
<td>5 of 5</td>
</tr>
<tr>
<td>Viktor W. Balli</td>
<td>3 of 5</td>
</tr>
<tr>
<td>(as of April 9, 2019)</td>
<td></td>
</tr>
<tr>
<td>Christoph Tobler</td>
<td>5 of 5</td>
</tr>
</tbody>
</table>

The Nomination and Compensation Committee prepares personnel planning at the level of the Board of Directors and Group Management and handles matters relating to compensation. One of the central tasks of the Nomination and Compensation Committee is succession planning for the Board of Directors and Group Management. The committee convenes at the request of its chairperson as required. Usually the Chairman of the Board of Directors and the CEO participate in these meetings in an advisory capacity, as they are not themselves affected by the items on the agenda. Meetings are generally held on a bimonthly basis, lasting between one and a half and three hours. In the year under review, the Nomination and Compensation Committee held five ordinary meetings, as well as one extraordinary conference call related to the nomination of a new member of Group Management. Two members attended all Committee meetings, while one member attended four meetings and was excused for one meeting. The Chairman of the Board of Directors and the CEO participated in all of the five meetings. More detailed information regarding the competences and activities of the Nomination and Compensation Committee can be found in art. 9 of the Sika Articles of Association (available at https://www.sika.com/en/investors/corporate-governance-risk-management/articles-of-association.html), in the Organizational Rules of Sika AG and Sika Group on page 6, section 6 and in the Nomination and Compensation Committee Charter which is included on pages 12 and 13 of the Organizational Rules of Sika AG and Sika Group (available at https://www.sika.com/en/investors/corporate-governance-risk-management/organizational-rules.html), as well as on page 77 et seqq. of the downloadable version of this report (available at https://www.sika.com/en/investors/reports-publications/financial-reports.html).

ATTENDANCE OF INDIVIDUAL NCC MEMBERS

<table>
<thead>
<tr>
<th>Nomination and Compensation Committee Member</th>
<th>Number of meetings attended</th>
</tr>
</thead>
<tbody>
<tr>
<td>Frits van Dijk, NCC Chair</td>
<td>4 of 5</td>
</tr>
<tr>
<td>Justin M. Howell</td>
<td>5 of 5</td>
</tr>
<tr>
<td>Daniel J. Sauter</td>
<td>5 of 5</td>
</tr>
</tbody>
</table>

INFORMATION AND CONTROL INSTRUMENTS VIS-À-VIS GROUP MANAGEMENT

Within the framework of its non-transferable and inalienable duties, the Board of Directors of Sika supervises Group Management. The members of Group Management report to the CEO, who in turn reports to the Chairman of the Board of Directors. The Chairman of the Board of Directors is regularly and comprehensively informed by the CEO and the CFO on all matters pertaining to Sika. Extraordinary events are reported to the Chairman of the Board of Directors immediately. In every meeting, the Chairman of the Board of Directors, or, at the Chairman’s instruction, the CEO, informs the Board of Directors about the ongoing business. More detailed information regarding the information and reporting rights can be found in the Organizational Rules of Sika AG and Sika Group on page 5, section 3.4 (available at https://www.sika.com/en/investors/corporate-governance-risk-management/organizational-rules.html).

Sika has a comprehensive risk management, as well as an internal Audit. Details can be found in the chapter “Risk Management” beginning on page 39 of the download version of this report (available at https://www.sika.com/en/investors/reports-publications/financial-reports.html). As part of its audit plan, the Internal Audit reports to the Chairman of the Board of Directors as well as to the Audit Committee.

GROUP MANAGEMENT

Within the framework of the resolutions of the Board of Directors, Sika’s operative leadership is incumbent on Group Management. The structure of Group Management is outlined in the beginning of the Corporate Governance section, on page 69 of the download version of this report (available at https://www.sika.com/en/investors/reports-publications/financial-reports.html). During the year under review, Yumi Kan stepped down as member of Group Management and as Head Construction effective as of June 1, 2019, to assume new responsibilities in the region Asia/Pacific. Philippe Jost succeeded Yumi Kan and was appointed member of Group Management and Head Construction as of June 1, 2019. The members of Group Management and their functions as per the balance sheet date of December 31, 2019, are listed on pages 60 to 62 of the download version of this report (available at https://www.sika.com/en/investors/reports-publications/financial-reports.html). Detailed information on their backgrounds and activities can be found on pages 61 and 62 of the download version of this report (available at https://www.sika.com/en/investors/reports-publications/financial-reports.html). The curricula vitae of the members of Group Management over the last five years can be found in the Annual Report 2018 on pages 56 to 57, in the Annual Report 2017 on pages 40 and 41, in the Annual Report 2016 on pages 16 and 17, in the Annual Report 2015 on pages 25 and 26, and in the Annual Report 2014 on pages 24 and 25 (all available at https://www.sika.com/en/investors/reports-publications/financial-reports.html).
Information regarding the number of permitted mandates of members of Group Management outside the Sika Group can be found in art. 10 para. 3 of the Sika Articles of Association (available at https://www.sika.com/en/investors/corporate-governance-risk-management/articles-of-association.html). Sika had no management contracts with third parties in the year under review.

**REGULATION OF RESPONSIBILITIES**


**GOVERNANCE STRUCTURES IN CONNECTION WITH CLIMATE-RELATED RISKS AND OPPORTUNITIES**

The highest governance level of climate-related risks and opportunities is the Board of Directors. The Board’s responsibility is to review and endorse the development and implementation of sustainability policies and strategies. It is one of the main tasks of the Chair of the Board to steer and oversee climate-related topics.

Group Management is responsible for the development and implementation of initiatives and actions addressing climate change, in line with the defined sustainability strategy and targets.

Identification, assessment and management of climate-related risks is integrated into multi-disciplinary company-wide risk identification, assessment, and management processes.

More information on Sika’s approach towards the implementation of the recommendations of TCFD (Task Force on Climate-related Financial Disclosure) can be found on page 49 of the download version of this report (available at https://www.sika.com/en/investors/reports-publications/financial-reports.html).

**COMPENSATION, SHAREHOLDINGS, AND LOANS**

With regards to the information on the compensation of the members of the Board of Directors and the Management Board, reference is made to the compensation report beginning on page 76 of the download version of this report (available at https://www.sika.com/en/investors/reports-publications/financial-reports.html).

**SHAREHOLDER PARTICIPATION RIGHTS**

Each shareholder can have his shares represented by another shareholder with voting rights, or the independent proxy. Proxies and instructions can be issued to the independent proxy in writing or electronically. The Annual General Meeting elects the independent proxy annually for a one-year term until the conclusion of the next Annual General Meeting. Reelection is possible. For more detailed information on the participation, representation, and instruction rights of shareholders reference is made to art. 3, art. 4, and art. 7.3 of the Sika Articles of Association (available at https://www.sika.com/en/investors/corporate-governance-risk-management/articles-of-association.html).

Information on the legal quota can be found in art. 703 et seq. of the Swiss Code of Obligations (CO); information on what constitutes a quorum under the Sika Articles of Association can be found in art. 7.3 para. 4 of the Sika Articles of Association (available at https://www.sika.com/en/investors/corporate-governance-risk-management/articles-of-association.html). The resolutions for which a qualified majority (at least two-thirds of the votes represented, and an absolute majority of the par value of shares represented) is required are defined therein. The Sika Articles of Association can be found at https://www.sika.com/en/investors/corporate-governance-risk-management/articles-of-association.html. The invitation modalities and deadlines for the General Meetings match with legal requirements (art. 699 et seq. CO). In addition, during a period published by the Company in the Swiss Official Gazette of Commerce, shareholders representing shares with a nominal value of CHF 10,000 can request in writing to have an item placed on the agenda, indicating the proposals to be put forward.

The publication of the convening of the General Meeting is made in the Swiss Official Gazette of Commerce. The convening also contains the agenda items and the proposals of the Board of Directors. In addition, the invitation to the General Meeting is sent by post to the shareholders. Shareholders will not be registered by the company one business day prior to a General Meeting. Therefore, registered shares sold between the deadline and a General Meeting are not entitled to be voted.

**CHANGE IN CORPORATE CONTROL AND DEFENSE MEASURES**

AUDITOR

The auditor of Sika AG is elected by the Annual General Meeting for a term of one year. In the year under review, Ernst & Young AG, listed as auditor in the commercial register since February 7, 1995, served in this capacity.

The auditor participates regularly in the meetings of the Audit Committee, providing oral and written reports on the results of its reviews. In 2019, the auditor participated in three of the five meetings of the Audit Committee. The Audit Committee checks and evaluates the auditor and makes recommendations to the Board of directors. For further information regarding reporting and control of the auditor, reference is made to the Charter of the Audit Committee which is included on pages 14 to 16 of the Organizational Rules of Sika AG and Sika Group (available at https://www.sika.com/en/investors/corporate-governance-risk-management/organizational-rules.html).

The independence of the auditor is ensured by various measures. The Audit Committee has defined a percentage threshold for non-audit services in relation to the audit services. In addition, services outside the audit which individually exceed CHF 100,000 are subject to prior approval by the chairman of the Audit Committee. As part of its reporting for the consolidated and statutory financial statements, the auditor confirms its independence vis-à-vis Sika AG. In accordance with legal requirements, the lead auditor is replaced after a maximum period of seven years. The current lead auditor has been responsible for the audit mandate since 2015. As set out in section 2.4 of the Charter of the Audit Committee which is included on pages 14 to 16 of the Organizational Rules of Sika AG and Sika Group (available at https://www.sika.com/en/investors/corporate-governance-risk-management/organizational-rules.html), the Audit Committee reviews any potential conflicts between the audit and non-audit services of the auditor.

The performance of the auditor is evaluated by the Audit Committee as well as by employees of Sika who are in regular contact with the auditor. The assessment is based on criteria such as the professional expertise and know-how, the understanding of the corporate structure and company-specific risks, comprehensibility of the audit strategy proposed by the auditor and diligence in the implementation of the proposed audit strategy, as well as the coordination of the auditor with the Audit Committee and the finance department of the Sika Group. In addition, the Audit Committee reviews the results of the audit, particularly the audit report for the consolidated annual financial statements and the interim financial statements.

The budget for the audit fees is proposed by the CFO and approved by the Audit Committee. During the year under review, Ernst & Young AG invoiced in total CHF 6.2 million for its services. Thereof, CHF 5.3 million related to audit services, which included the audit of the statutory financial statements of Sika AG and of practically all subsidiaries, as well as the audit of the consolidated financial statements. Ernst & Young AG received additional fees totaling CHF 0.9 million for tax consultancy services.

INFORMATION POLICY

Sika provides extensive information on the development of business in its annual, half-year and quarterly reports, at the annual media and financial analyst conference, as well as at the Annual General Meeting. The continually updated website at www.sika.com as well as media releases regarding important developments (https://www.sika.com/en/media/media-releases.html) are also integral components in Sika’s communication activities. As a company listed on SIX Swiss Exchange, Sika is also obligated to comply in particular with the requirements of ad hoc disclosure, i.e., the publication of price-sensitive facts. Anyone who would like to receive ad hoc publications of Sika can register for the push service on Sika’s website under: https://www.sika.com/en/investors/contact/stay-informed.html. In addition, Sika maintains a dialog with investors and the media through special events and roadshows. Official publications of the company are made in the Swiss Official Gazette of Commerce. The contact details of the company are: Sika AG, Zugerringstrasse 50, 6341 Baar, Switzerland (phone +41 58 436 68 00, sikagroup@ch.sika.com, www.sika.com).

FINANCIAL CALENDAR

<table>
<thead>
<tr>
<th>Event</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sales first quarter 2020</td>
<td>Tuesday, April 21, 2020</td>
</tr>
<tr>
<td>52nd Annual General Meeting</td>
<td>Tuesday, April 21, 2020</td>
</tr>
<tr>
<td>Dividend payment</td>
<td>Monday, April 27, 2020</td>
</tr>
<tr>
<td>Half-Year Report 2020</td>
<td>Thursday, July 23, 2020</td>
</tr>
<tr>
<td>Results first nine months 2020</td>
<td>Thursday, October 22, 2020</td>
</tr>
<tr>
<td>Net sales 2020</td>
<td>Tuesday, January 12, 2021</td>
</tr>
<tr>
<td>Media conference / analyst presentation on full-year results 2020</td>
<td>Friday, February 19, 2021</td>
</tr>
</tbody>
</table>

SIGNIFICANT CHANGES SINCE BALANCE SHEET DATE

Material changes having occurred between the balance sheet date (December 31, 2019) and the editorial deadline for the Annual Report are referenced on page 144 of the download version of this report (available at https://www.sika.com/en/investors/reports-publications/financial-reports.html).
All Sika Annual Report content is available in German and English, and can also be accessed on our website www.sika.com/annualreport. The German download version of this report is legally binding.