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

FORM 6-K

REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 UNDER THE SECURITIES EXCHANGE ACT OF 1934

For the month of August, 2017	

Commission File Number: 001-36582

Auris Medical Holding AG

(Exact name of registrant as specified in its charter)

Bahnhofstrasse 21 6300 Zug, Switzerland (Address of principal executive office)

Indicate by check mark whether the registra	nt files or will	file annual reports under	cover of Form 20-F or Form 40-F:
Form 20-F	X	Form 40-F	
Indicate by check mark if the registrant is subm	nitting the Forr	m 6-K in paper as permitt	red by Regulation S-T Rule 101(b)(1):
Yes		No _	X
Indicate by check mark if the registrant is subm	nitting the Forr	m 6-K in paper as permitt	ed by Regulation S-T Rule 101(b)(7):
Yes		No _	X

INCORPORATION BY REFERENCE

Exhibits 99.1 and 99.2 to this Report on Form 6-K shall be deemed to be incorporated by reference into the registration statements on Form F-3 (Registration Numbers 333-206710 and 333-217305) and Form S-8 (Registration Numbers 333-198037, 333-200805 and 333-217306) of Auris Medical Holding AG and to be a part thereof from the date on which this report is filed, to the extent not superseded by documents or reports subsequently filed or furnished.

Exhibit 99.3 to this Report on Form 6-K shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934 (the "Exchange Act") or otherwise subject to the liabilities of that section, nor shall it be deemed incorporated by reference in any filing under the Securities Act of 1933 or the Exchange Act.

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

Auris Medical Holding AG

By: /s/ Hernan Levett

Name: Hernan Levett

Title: Chief Financial Officer

Date: August 10, 2017

EXHIBIT INDEX

Exhibit Number	Description
99.1	Unaudited Condensed Consolidated Interim Financial Statements
99.2	Management's Discussion and Analysis of Financial Condition and Results of Operations
99.3	Press Release dated August 10, 2017

Unaudited Condensed Consolidated Interim Financial Statements as of June 30, 2017 and December 31, 2016 and for the Three and Six Months Ended June 30, 2017 and 2016

Condensed Consolidated Interim Statement of Profit or Loss and Other Comprehensive Loss

Condensed Consolidated Interim Statement of Financial Position

Condensed Consolidated Interim Statement of Changes in Equity

Condensed Consolidated Interim Statement of Cash Flows

Notes to the Condensed Consolidated Interim Financial Statements

Condensed Consolidated Interim Statement of Profit or Loss and Other Comprehensive Loss (unaudited)

For the Three and Six Months Ended June 30, 2017 and 2016 (in CHF)

		THREE MONTHS ENDED JUNE 30		SIX MO ENDED	_
	Note	2017	2016	2017	2016
Research and development		(4,722,899)	(7,278,563)	(10,704,318)	(13,418,738)
General and administrative		(1,235,665)	(1,725,114)	(2,661,156)	(2,947,146)
Operating loss		(5,958,564)	(9,003,677)	(13,365,474)	(16,365,884)
Interest income		13,124	15,281	45,775	26,166
Interest expense	4	(410,009)	(2,514)	(831,444)	(5,259)
Foreign currency exchange (loss)/gain, net		(592,876)	558,908	(931,036)	(985,937)
Revaluation gain from derivative financial instruments	4, 5	1,528,862	_	1,760,631	_
Transaction costs	5	_	_	(506,234)	_
Loss before tax		(5,419,463)	(8,432,002)	(13,827,782)	(17,330,914)
Income tax gain	3	8,191	_	16,382	_
Net loss attributable to owners of the Company		(5,411,272)	(8,432,002)	(13,811,400)	(17,330,914)
Other comprehensive loss:					
Items that will never be reclassified to profit or loss					
Remeasurement of defined benefit liability, net of taxes of					
CHF 0		55,810	(347,398)	283,637	(607,867)
Items that are or may be reclassified to profit or loss					
Foreign currency translation differences, net of taxes of CHF 0		39,985	(15,856)	59,910	25,964
Other comprehensive income/(loss), net of taxes of CHF 0		95,795	(363,254)	343,547	(581,903)
Total comprehensive loss attributable to owners of the					
Company		(5,315,477)	(8,795,256)	(13,467,853)	(17,912,817)
Basic and diluted loss per share		(0.12)	(0.25)	(0.33)	(0.50)

The accompanying notes form an integral part of these condensed consolidated interim financial statements

Condensed Consolidated Interim Statement of Financial Position (unaudited)

As of June 30, 2017 and December 31, 2016 (in CHF)

	Note	JUNE 30, 2017	DECEMBER 31, 2016
ASSETS	-		
Non-current assets			
Property and equipment		304,344	369,294
Intangible assets		1,556,823	1,482,520
Other non-current financial assets	_	76,701	114,778
Total non-current assets	-	1,937,868	1,966,592
Current assets			
Other receivables		320,495	296,531
Prepayments		570,769	952,595
Cash and cash equivalents		26,238,868	32,442,222
Total current assets	- -	27,130,132	33,691,348
Total assets	=	29,068,000	35,657,940
EQUITY AND LIABILITIES			
Equity			
Share capital	5	17,731,881	13,731,881
Share premium		113,348,971	112,838,815
Foreign currency translation reserve		(23,634)	(83,544)
Accumulated deficit		(125,716,556)	(112,344,303)
Total shareholders' equity attributable to owners of the Company	- -	5,340,662	14,142,849
Non-current liabilities			
Loan	4	7,624,868	10,151,498
Derivative financial instruments	4, 5	3,446,965	117,132
Employee benefits		1,873,797	2,092,434
Deferred tax liabilities	3	180,200	196,582
Total non-current liabilities	-	13,125,830	12,557,646
Current liabilities			
Loan	4	4,274,327	2,212,706
Trade and other payables		1,178,347	1,837,997
Accrued expenses		5,148,834	4,906,742
Total current liabilities	-	10,601,508	8,957,445
Total liabilities	-	23,727,338	21,515,091
Total equity and liabilities	-	29,068,000	35,657,940

 $The\ accompanying\ notes\ form\ an\ integral\ part\ of\ these\ condensed\ consolidated\ interim\ financial\ statements$

Condensed Consolidated Interim Statement of Changes in Equity (unaudited)

As of June 30, 2017 and 2016 (in CHF)

ATTRIBUTABLE TO OWNERS OF THE COMPANY

	NOTE	SHARE CAPITAL	SHARE PREMIUM	FX TRANSLATION RESERVE	ACCUMULATED DEFICIT	TOTAL EQUITY
As of January 1, 2016		13,721,556	112,662,910	(63,821)	(81,578,733)	44,741,912
Total comprehensive loss						
Net loss		_	_	_	(17,330,914)	(17,330,914)
Other comprehensive income/(loss)				25,964	(607,867)	(581,904)
Total comprehensive loss				25,964	(17,938,781)	(17,912,818)
Transactions with owners of the Company						
Share issuance costs		_	(1,862)	_	_	(1,862)
Share based payments	7	_	_	_	76,889	76,889
Issue of bonus shares	5	10,325	177,767	_	_	188,092
Balance at June 30, 2016	5	13,731,881	112,838,815	(37,858)	(99,440,625)	27,092,213
As of January 1, 2017		13,731,881	112,838,815	(83,544)	(112,344,303)	14,142,849
Total comprehensive loss						
Net loss					(13,811,400)	(13,811,400)
Other comprehensive income		_	_	59,910	283,637	343,547
Total comprehensive income/(loss)				59,910	(13,527,763)	(13,467,853)
Transactions with owners of the Company						
Transaction costs	5	_	(397,685)	_	_	(397,685)
Share based payments	7	_	_	_	155,510	155,510
Capital increase	5	4,000,000	907,841	_	_	4,907,841
Balance at June 30, 2017	5	17,731,881	113,348,971	(23,634)	(125,716,556)	5,340,662

The accompanying notes form an integral part of these condensed consolidated interim financial statements

Condensed Consolidated Interim Statement of Cash Flows (unaudited)

For the Six Months Ended June 30, 2017 and 2016 (in CHF)

	Note	SIX MONTHS ENDED JUNE 30, 2017	SIX MONTHS ENDED JUNE 30, 2016
Cash flows from operating activities			
Net loss		(13,811,400)	(17,330,914)
Adjustments for:		64.040	40.720
Depreciation		64,949	48,720
Unrealized foreign currency exchange, net		977,209	1,051,376
Net interest expense/(income)	7	775,770	(26,166)
Share based payments	7	155,510	76,889
Transaction costs		506,234	C1 701
Employee benefits		65,000	61,731
Fair value derivative financial instruments	2	(1,760,631)	_
Deferred tax gain	3	(16,381)	(40.440.004)
		(13,043,740)	(16,118,364)
Changes in			
Changes in: Other receivables		1 / 11 /	(720,000)
		14,114	(736,665)
Prepayments Trade and other payables		381,826	163,255
Trade and other payables		(659,650) 242,094	(545,181) 793,079
Accrued expenses		242,094	/93,0/9
Net cash used in operating activities		(13,065,356)	(16,443,876)
Cash flows from investing activities			
Purchase of property and equipment		_	(11,474)
Purchase of intangible assets		(74,303)	(11,4/4)
Interest received		44,421	26,166
Net cash (used in) / from investing activities		(29,882)	14,692
The cubit (used in) / from investing activities		(20,002)	1,,002
Cash flows from financing activities			
Proceeds from public offering	5	9,321,807	_
Transaction costs		(227,422)	_
Share issuance costs			(1,862)
Interest paid	4	(622,657)	
Net cash from / (used in) financing activities		8,471,728	(1,862)
			<u> </u>
Net decrease in cash and cash equivalents		(4,623,510)	(16,431,046)
Cash and cash equivalents at beginning of the period		32,442,222	50,237,300
Net effect of currency translation on cash		(1,579,844)	(1,025,413)
Cash and cash equivalents at end of the period		26,238,868	32,780,841

The accompanying notes form an integral part of these condensed consolidated interim financial statements

AURIS MEDICAL HOLDING AG

Notes to the Condensed Consolidated Interim Financial Statements

as of June 30, 2017 and December 31, 2016 and for the Three Months and Six Months Ended June 30, 2017 and 2016 (in CHF)

1. Reporting entity

Auris Medical Holding AG (the "Company") is domiciled in Switzerland. The Company's registered address is at Bahnhofstrasse 21, 6300 Zug. These condensed consolidated interim financial statements comprise the Company and its subsidiaries (together referred to as the "Group" and individually as "Group entities"). The Company is the ultimate parent of the following Group entities:

- · Auris Medical AG, Basel, Switzerland (100%) with a nominal share capital of CHF 2,500,000
- · Otolanum AG, Zug, Switzerland (100%) with a nominal share capital of CHF 100,000
- · Auris Medical Inc., Chicago, United States (100%) with a nominal share capital of USD 15,000
- · Auris Medical Ltd., Dublin, Ireland (100%) with a nominal share capital of EUR 100
- The Group is primarily involved in the development of pharmaceutical products for the treatment of inner ear disorders, in particular tinnitus, hearing loss and vertigo. Its most advanced projects are in the late stage of clinical development.

2. Basis of preparation

Statement of compliance

These condensed consolidated interim financial statements as of June 30, 2017 and December 31, 2016 and for the three and six months ended June 30, 2017 have been prepared in accordance with International Accounting Standard *Interim Financial Reporting* ("IAS 34") and should be read in conjunction with the audited consolidated financial statements as of and for the year ended December 31, 2016.

These condensed consolidated interim financial statements include all adjustments, that are necessary to fairly state the results of the interim period and the Group believes that the disclosures are adequate to make the information presented not misleading. Interim results are not necessarily indicative of results to be expected for the full year. Management does not consider the business to be seasonal or cyclical.

Certain information and footnote disclosures normally included in consolidated financial statements prepared in accordance with International Financial Reporting Standards ("IFRS"), as issued by the International Accounting Standards Board, have been condensed or omitted as permitted by IAS 34. The condensed consolidated statement of financial position as of December 31, 2016 was derived from the audited consolidated financial statements.

The interim condensed consolidated financial statements were authorized for issuance by the Company's Audit Committee on August 10th, 2017.

Functional and reporting currency

These interim condensed consolidated financial statements are presented in Swiss Francs ("CHF"), which is the Company's functional currency ("functional currency") and the Group's reporting currency.

Significant accounting policies

The accounting policies applied by the Group in these condensed consolidated interim financial statements are the same as those applied by the Group in its audited consolidated financial statements as of and for the year ended December 31, 2016 and have been applied consistently to all periods presented in these condensed consolidated interim financial statements, unless otherwise indicated.

New standards, amendments and interpretations adopted by the Group

The Group has not early adopted any standard, interpretation or amendment that was issued, but is not yet effective. A number of new standards, amendments to standards and interpretations are effective for the Group's 2017 reporting year. The application of these new standards, amendments to standards and interpretations does not have material impact on the financial statements of the Group.

3. Taxation

The Group's income tax expense recognized in the condensed consolidated statement of profit or loss is presented as follows:

	SIX MONTHS ENDED		
	JUNE 30, 2017	JUNE 30, 2016	
Deferred income tax expense	_	_	
Deferred income tax gain	16,382	_	
Total income tax expense	16,382	_	

The tax effect of taxable temporary differences that give rise to deferred income tax liabilities or to deferred income tax assets as of June 30, 2017 and 2016 is presented as follows:

	JUNE 30, 2017	JUNE 30, 2016
Deferred Tax liabilities		
Intangible assets	(338,493)	(327,637)
Hercules Loan & Warrant	(61,316)	_
Total	(399,809)	(327,637)
Deferred Tax assets		
Net operating loss (NOL)	219,609	_
Total	219,609	_
Deferred Tax, net	(180,200)	(327,637)

4. Loan and Warrant

On July 19, 2016, the Company entered into a Loan and Security Agreement (the "Hercules Loan and Security Agreement") for a secured term loan facility of up to US\$20.0 million with Hercules Capital, Inc. as administrative agent ("Hercules") and the lenders party thereto. An initial tranche of US\$12.5 million was drawn on July 19, 2016, concurrently with the execution of the Hercules Loan and Security Agreement. The loan matures on January 2, 2020 and bears interest at a minimum rate of 9.55% per annum, and is subject to the variability of the prime interest rate. The loan is secured by a pledge of the shares of Auris Medical AG owned by the Company, all intercompany receivables owed to the Company by its Swiss subsidiaries and a security assignment of the Company's bank accounts.

The loan was initially recognized at transaction value with deductions of the fair value of the warrant at transaction date and directly attributable transactions costs.

Subsequent to initial recognition, the loan is measured at amortized cost using the effective interest method. Applying this method, the calculated value of the loan as of June 30, 2017 is CHF 11,899,195. Of the CHF 11,899,195 amortization payments due within the next 12 months in an amount of CHF 4,274,327 are reclassified as current liabilities.

In connection with the loan facility, the Company issued Hercules a warrant to purchase up to 241,111 of its common shares at an exercise price of US\$3.94 per share. As of July 19, 2016, the warrant was exercisable for 156,726 common shares. Upon Hercules making the second advance under the loan facility, the warrant shall become exercisable for the additional 84,391 common shares. The warrant expires on July 19, 2023. The fair value calculation of the warrant is based on the Black-Sholes option price model. Assumptions are made regarding inputs such as volatility and the risk free rate in order to determine the fair value of the warrant. As the warrant is part of the loan transaction, its fair value was deducted from the loan proceeds and accounted for separately as non-current financial liability. Following the initial recognition, the warrant is measured at fair value and the changes in fair value are shown as profit or loss.

As of June 30, 2017, the fair value of the warrant amounts to CHF 56,623. Therefore, the fair value decreased by the total amount of CHF 60,509 in the current year (fair value as of December 31, 2016: CHF 117,132).

5. Capital and reserves

Share capital

The issued share capital of the Company consisted of:

	COMMON SHARES NUMBER		
	2017	2016	
As of January 1	34,329,704	34,303,891	
Common shares issued for capital increase with a nominal value of CHF 0.40 each	10,000,000	_	
Common shares issued for restricted share awards with a nominal value of CHF 0.40 each	<u> </u>	25,813	
Total, as of June 30	44,329,704	34,329,704	

All shares have a nominal value of CHF 0.40 and are fully paid in. As of June 30, 2017, the nominal value of the 44,329,704 issued shares amounted to CHF 17,731,881.60 (as of December 31, 2016, the nominal value of 34,329,704 issued shares amounted to CHF 13,731,881.60).

Equity Offering on NASDAQ Global Market

On February 21, 2017, we completed a public offering (the "February 2017 Offering") of 10,000,000 common shares with a nominal value of CHF 0.40 each and 10,000,000 warrants, each warrant entitling its holder to purchase 0.70 of a common share. The net proceeds to the Company from the February 2017 Offering were approximately CHF 9.1 million (US\$ 9.1 million), after deducting underwriting discounts and other estimated offering expenses payable by us. The Company had transaction costs amounting to CHF 903,919. The transactions costs were recorded as CHF 397,685 in equity for the issuance of the common shares and CHF 506,234 to finance expense in the statement of profit or loss and comprehensive loss for the issuance of the warrants.

The underwriter was granted a 30-day option to purchase up to 1,500,000 additional common shares and/or 1,500,000 additional warrants. On February 15, 2017, the underwriter partially exercised its 30-day option to purchase additional common shares and/or warrants in the amount of 1,350,000 warrants.

Consequently, the Company issued warrants to purchase up to 7,945,000 of its common shares at an exercise price of US\$1.20 per share. The warrants are exercisable during a five-year period beginning on date of issuance. The fair value calculation of the warrants is based on the Black-Sholes option price model. Assumptions are made regarding inputs such as volatility and the risk free rate in order to determine the fair value of the warrant. If a warrant is exercised, the Company will receive variable proceeds because the Company's functional currency is CHF and the exercise price is in USD, which results in the warrants being considered liability instruments. Therefore, the warrants were assigned fair values using the Black-Scholes model. The residual value was assigned to the common share sold along with each warrant in accordance with IAS 32 Financial instruments: presentation.

As of June 30, 2017, the fair value of the warrants amounted to CHF 3,390,341. The fair value decreased by CHF 1,700,122 since the initial recognition (fair value as of February 21, 2017: CHF 5,090,463).

Issue of common shares upon exercise of options

During the six months ended June 30, 2017, no options were exercised.

On January 7, 2016, the Company granted 25,813 restricted shares to employees under the Equity Incentive Plan as a compensation bonus for 2015. These shares vested upon grant and have a sales restriction for 3 years. The Company recorded a corresponding payroll charge of CHF 188,092 in 2015. As a result of the grant, the nominal share capital increased by CHF 10,325.

Controlled Equity Offering

On June 1, 2016, the Company entered into a Controlled Equity Offering SM Sales Agreement (the "Sales Agreement") with Cantor Fitzgerald & Co. ("Cantor"), pursuant to which the Company may offer and sell, from time to time common shares, with a nominal value of CHF 0.40 per share, having an aggregate offering price of up to US\$ 35 million through Cantor. Any common shares offered and sold will be issued pursuant to the Company's shelf registration statement on Form F-3 (Registration No. 333-206710) as supplemented by a prospectus supplement, dated June 1, 2016. In the first half of 2017, the Company did not offer or sell any common shares under the Sales Agreement.

6. Employee benefits

	SIX MONTHS ENDED		
	JUNE 30, 2017	JUNE 30, 2016	
Salaries	2,038,138	1,836,098	
Pension costs	184,924	169,700	
Share based compensation expense	155,510	76,889	
Other employee costs and social benefits	245,593	365,737	
Total employee benefits	2,624,164	2,448,424	

7. Share based payments

Share based compensation expense of CHF 155,510 was recognized for the six months ended June 30, 2017 (for the six months ended June 30, 2016: CHF 76,889).

A total of 931,230 options were granted in the six months ended June 30, 2017. The exercise price of the options granted is US\$ 0.82 per share. The methodology for computation of share based compensation expense for the period is consistent with the methodology used in 2016.

8. Loss per share

	THREE MONTHS		SIX MONTHS	
	ENDED		END	ED
	JUNE 30, 2017	JUNE 30, 2016	JUNE 30, 2017	JUNE 30, 2016
Loss attributable to owners of the Company	(5,411,272)	(8,432,002)	(13,811,400)	(17,330,914)
Weighted average number of shares outstanding	44,329,704	34,329,704	41,718,593	34,328,711
Basic and diluted loss per share	(0.12)	(0.25)	(0.33)	(0.50)

For the six months ended June 30, 2017 and June 30, 2016 basic and diluted loss per share are calculated based on the weighted average number of shares issued and outstanding and excludes shares to be issued under the stock option plans, as they would be anti-dilutive. As of the date hereof, the Company had 1,797,340 options outstanding under its stock option plans. The average number of options outstanding between January 1, 2017 and June 30, 2017 was 1,285,093 (640,830 for the period between January 1, 2016 and June 30, 2016).

9. Events after the Reporting Period

On July 3, 2017 the Company announced that the enrollment of HEALOS, the first Phase 3 trial with AM-111 for the treatment of acute sensorineural hearing loss, was completed with 256 patients enrolled.

On July 20, 2017 the Company announced the closing of the purchase of certain assets relating to the AM-125 program from Otifex Therapeutics Ltd.

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

This management's discussion and analysis is designed to provide you with a narrative explanation of our financial condition and results of operations. We recommend that you read this in conjunction with our unaudited condensed consolidated interim financial statements as of and for the three and six months ended June 30, 2017 and 2016 included as Exhibit 99.1 to this Report on Form 6-K, which have been prepared in accordance with International Accounting Standard ("IAS") 34, *Interim Financial Reporting*. We also recommend that you read our management's discussion and analysis and our audited consolidated financial statements and the notes thereto, which appear in our Annual Report on Form 20-F for the year ended December 31, 2016 (the "Annual Report") filed with the U.S. Securities and Exchange Commission (the "SEC") pursuant to the U.S. Securities and Exchange Act of 1934, as amended.

Unless otherwise indicated or the context otherwise requires, all references to "Auris Medical" or the "Company," "we," "our," "ours," "us" or similar terms refer to Auris Medical Holding AG and its subsidiaries.

We prepare and report our consolidated financial statements and financial information in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board (the "IASB"). None of our financial statements were prepared in accordance with generally accepted accounting principles in the United States ("U.S. GAAP"). We maintain our books and records in Swiss Francs. We have made rounding adjustments to some of the figures included in this management's discussion and analysis. Accordingly, numerical figures shown as totals in some tables may not be an arithmetic aggregation of the figures that precede them. Unless otherwise indicated, all references to currency amounts in this discussion and analysis are in Swiss Francs.

This discussion and analysis is dated as of August 10th, 2017.

Overview

We are a clinical-stage biopharmaceutical company focused on the development of novel products for the treatment of inner ear and vestibular disorders. Our most advanced product candidates are in Phase 3 clinical development. Keyzilen[®] (AM-101) is being developed for the treatment of acute inner ear tinnitus and has received fast track designation from the FDA. In two Phase 2 clinical trials, Keyzilen[®] demonstrated a favorable safety profile and statistically significant improvement in tinnitus loudness and other patient reported outcomes. In August 2016, we announced that the trial Efficacy and Safety of AM-101 in the Treatment of Acute Peripheral Tinnitus 2 (TACTT2), the first of two pivotal Phase 3 clinical trials with Keyzilen[®], did not meet the two co-primary endpoints of statistically significant changes in tinnitus loudness and tinnitus burden as measured by the Tinnitus Functional Index (TFI), compared to placebo.

Following analysis of the TACTT2 data, we amended the protocol for the TACTT3 trial, the second Phase 3 clinical trial with Keyzilen[®]. TACTT3 is being conducted in several European countries. Under the amended protocol, the trial size has been increased, certain patient subgroups have been included in confirmatory testing and the TFI has been elevated from a key secondary endpoint to an alternate primary efficacy endpoint. We resumed enrollment under the amended protocol in January 2017 and expect to have top-line results from the expanded TACTT3 trial in early 2018.

We are also developing AM-111 for acute inner ear hearing loss. We are conducting two pivotal Phase 3 trials in the treatment of idiopathic sudden sensorineural hearing loss, titled HEALOS and ASSENT. HEALOS is enrolling 255 patients in Europe and Asia, and ASSENT is enrolling 300 patients in the United States, Canada and South Korea. We completed enrollment into HEALOS in early July 2017 and expect to have top-line data from the trial in the fourth quarter of 2017. ASSENT started enrollment in June 2016, and we expect to have top-line data from the trial in the second half of 2018. On February 2, 2017, we entered into an asset purchase agreement with Otifex, pursuant to which we agreed to purchase and Otifex has agreed to sell us certain preclinical and clinical assets related to a formulation for the intranasal application of Betahistine, which we refer to as AM-125, as well as intellectual property rights. We plan to develop the formulation for vestibular disorders. The Otifex transaction closed in July 2017.

To date, we have financed our operations through public offerings of our common shares, private placements of equity securities, and short- and long-term loans. On July 19, 2016, we entered into a Loan and Security Agreement (the "Hercules Loan and Security Agreement") for a secured term loan facility of up to US\$20.0 million with Hercules Capital, Inc. as administrative agent ("Hercules") and the lenders party thereto. We have no products approved for commercialization and have never generated any revenues from royalties or product sales. As of June 30, 2017, we had cash and cash equivalents of CHF 26.2 million. Based on our current plans, we do not expect to generate royalty or product revenues unless and until we obtain marketing approval for, and commercialize, Keyzilen®, AM-111, AM-125 or any of our other product candidates.

As of June 30, 2017, we had an accumulated deficit of CHF 125.7 million. We expect to continue incurring losses as we continue our clinical and pre-clinical development programs, apply for marketing approval for our product candidates and, subject to obtaining regulatory approval of our product candidates, build a sales and marketing force in preparation for the potential commercialization of our product candidates.

Recent Developments

On May 9, 2017 and April 24, 2017, respectively, we announced results from AMPACT 1 and AMPACT2 (**AM-**101 in the **Post-Ac**ute Treatment of Peripheral Tinnitus **1** and **2**), two open-label extension studies of the Phase 3 TACTT2 and TACTT3 clinical trials, respectively. The AMPACT studies were conducted at the request of the US Food and Drug Administration (FDA) to generate safety data from chronic intermittent use of Keyzilen[®] for up to 12 months. Participation in the AMPACT studies was offered to individuals who had completed the TACTT2 and TACTT3 trials; they were given the choice to receive up to three treatment cycles with each cycle comprising three intratympanic administrations of Keyzilen®, followed by a treatment-free observation period of 12 weeks. A total of 257 TACTT2 participants rolled over into AMPACT1 and provided safety data; 228 of these patients provided exploratory efficacy data. A total of 485 TACTT3 participants rolled over into AMPACT2 and provided safety data; 422 of these patients provided exploratory efficacy data. At the time of enrollment into the AMPACT studies, all patients were in the post-acute stage, i.e. more than three months from tinnitus onset.

Both AMPACT1 and AMPACT2 confirmed the good safety profile of Keyzilen[®]. The primary safety endpoint was the incidence of clinically relevant hearing deterioration five weeks after the start of a treatment cycle. In line with the results from previous trials with Keyzilen[®], such incidence was low, amounting to 6% and 8% in AMPACT1 and AMPACT2, respectively. During the course of the studies, the patients' hearing threshold at the average of 4, 6 and 8 kHz was essentially stable. In both studies, the vast majority of adverse events that were considered related to the study drug or treatment procedure were rated as either mild or moderate in intensity. Three and seven patients, respectively, experienced a total of four and eight non-fatal, serious adverse events, none of which was considered related to the study drug. Confirming previous data, 93% and 97%, respectively, of tympanic membranes were already closed at the time of the first follow-up visit.

Exploratory efficacy analyses collected in AMPACT1 show improvements in the TFI as well as other tinnitus metrics. The TFI decreased on average by 8.2 points (95% confidence interval 6.2 to 10.1; baseline of 42.7 points) to the last follow-up visit. The more treatment cycles the study participants received, the larger the reduction in the TFI was; the difference between three cycles and one cycle reached statistical significance. Similar results were achieved on subjective tinnitus loudness and tinnitus annoyance. In addition, 41% of AMPACT1 participants achieved a reduction in their tinnitus severity (extreme-severe-moderate-mild-none) by at least one grade and 28% reported that their tinnitus severity had improved "much" or "very much" compared to baseline.

Exploratory efficacy analyses collected in AMPACT2 show improvements in the TFI that were more pronounced for Stratum A patients (originally enrolled in TACTT3 during the acute stage; i.e. up to three months from onset) compared to Stratum B patients (originally enrolled during the post-acute stage). For Stratum A patients, the TFI decreased on average by 7.6 points (95% confidence interval 5.5 to 9.6; baseline of 40.3 points) to the last follow-up visit. For Stratum B patients, the TFI decreased on average by 3.5 points (1.4 to 5.6; baseline of 42.3 points) when enrolled in TACTT3 between three and six months from onset and by 2.5 points (-1.1 to 6.1; baseline of 45.3 points) when enrolled in TACTT3 between six and 12 months from onset. Efficacy outcomes from AMPACT1 and AMPACT2 are of exploratory nature and should be interpreted in conjunction with the design of the preceding TACTT1 and TACTT2 trials and their respective outcomes.

On July 20, 2015, the USPTO declared Patent Interference No. 106,030 involving our issued U.S. patent No. 9,066,865 (the "865 Patent") and Otonomy, Inc.'s ("Otonomy") U.S. patent application No. 13/848,636 (the "636 Application"). On January 26, 2017, the USPTO issued a decision on the interference granting Auris benefit of priority. As a result of the decision, judgment was entered against Otonomy and all claims in the '636 Application were refused. In addition, claims 1-8 of the '865 Patent were cancelled as the result of the USPTO's determination that the written description of the specification lacked full scope support for treating middle or inner ear disease with fluoroquinolone. However, claim 9, which is directed to a method of treating viral and bacterial infections with intratympanic injection of a fluoroquinolone antibiotic in a poloxamer 407 composition under certain specifications, was affirmed. Otonomy appealed the decision on March 27, 2017 and we submitted a notice of cross-appeal on April 5, 2017.

On February 21, 2017, we completed a public offering of 10,000,000 common shares with a nominal value of CHF 0.40 each and 10,000,000 warrants, each warrant entitling its holder to purchase 0.70 of a common share at \$1.20 per share. The warrants expire five years after the date they were issued. The net proceeds to the Company from the offering were approximately CHF 9.1 million, after deducting underwriting discounts and other estimated offering expenses payable by us. On February 15, 2017, the underwriter partially exercised its 30-day option to purchase additional common shares and/or warrants in the amount of 1,350,000 warrants.

Collaboration and License Agreements

There have been no material changes to our collaboration and license agreements from those reported in "Item 5—Operating and Financial Review and Prospects—Operating results—Collaboration and License Agreements" in the Annual Report.

Research and Development Expense

Our research and development expense is highly dependent on the development phases of our research projects and therefore may fluctuate substantially from period to period. Our research and development expense mainly relates to the following key programs:

- · *Keyzilen*[®] (*AM-101*). We are conducting a Phase 3 clinical development program with Keyzilen[®] comprising two Phase 3 trials and two open label follow-on trials. In August 2016, we announced that the TACTT2, the first of two pivotal Phase 3 clinical trials with Keyzilen[®], did not meet the two co-primary endpoints of statistically significant changes in tinnitus loudness and tinnitus burden as measured by the TFI, compared to placebo. We expect top-line results of the amended TACTT3 trial in early 2018. We announced top-line data from AMPACT1 and AMPACT2 on May 9 and April 24, 2017, respectively. We anticipate that our research and development expenses in connection with these clinical trials will be lower in 2017 than in 2016, reflecting the lower number of active trials.
- · AM-111. We are conducting two pivotal Phase 3 trials in the treatment of ISSNHL, titled HEALOS and ASSENT. HEALOS is enrolling 255 patients in Europe and Asia, and ASSENT is enrolling 300 patients in the United States, Canada and South Korea. We completed enrollment into HEALOS in early July 2017 and expect to have top-line data from the trial in the fourth quarter of 2017. ASSENT started enrollment in June 2016, and we expect to have top-line data from the trial in the second half of 2018.
- · *AM-125*. In 2017, we plan to initiate a second Phase 1 trial in healthy volunteers to further test the safety and tolerability and the pharmacokinetics of AM-125. We expect to obtain the results of the study in the first quarter of 2018.

Other research and development expenses mainly relate to our pre-clinical studies of AM-102 (second generation tinnitus treatment). The expenses mainly consist of costs for production of the pre-clinical compounds and costs paid to academic and other research institutions in conjunction with pre-clinical testing.

For a discussion of our other key financial statement line items, please see "Item 5—Operating and Financial Review and Prospects–Operating results—Financial Operations Overview" in the Annual Report.

Results of Operations

The numbers below have been derived from our unaudited condensed consolidated interim financial statements as of and for the three and six months ended June 30, 2017 and 2016. The discussion below should be read along with this financial information, and it is qualified in its entirety by reference to them.

Comparison of the three months ended June 30, 2017 and 2016

	THREE MON			
	JUNE 30, 2017	JUNE 30, 2016	Change	
	(in thousand	ls of CHF)	%	
Research and development	(4,723)	(7,278)	(35%)	
General and administrative	(1,236)	(1,725)	(28%)	
Operating loss	(5,958)	(9,003)	(34%)	
Interest income	13	15	(13%)	
Interest expense	(410)	(3)	13,567%	
Foreign currency exchange (loss)/gain, net	(593)	559	(206%)	
Revaluation gain from derivative financial instruments	1,529	0	n/a	
Transaction costs	0	0	n/a	
Loss before tax	(5,418)	(8,432)	(36%)	
Income tax gain	8	0	n/a	
Net loss attributable to owners of the Company	(5,410)	(8,432)	(36%)	
Other comprehensive income:				
Items that will never be reclassified to profit or loss				
Remeasurements of defined benefit liability	56	(347)	(116%)	
Items that are or may be reclassified to profit or loss				
Foreign currency translation differences	40	(16)	(350%)	
Other comprehensive income/(loss)	96	(363)	(126%)	
Total comprehensive loss attributable to the owners of the Company	(5,314)	(8,795)	(40%)	
			4/13	

CIV	MONTHS	ENDED
SIA	MUNIHS	ENDED

	SIA MONTH	IS ENDED	
	JUNE 30, 2017	JUNE 30, 2016	Change
	(in thousand	s of CHF)	%
Research and development	(10,704)	(13,419)	(20%)
General and administrative	(2,661)	(2,947)	(10%)
Operating loss	(13,365)	(16,366)	(18%)
Interest income	45	26	73%
Interest expense	(831)	(5)	16,529%
Foreign currency exchange (loss)/gain, net	(931)	(986)	(6%)
Revaluation gain form derivative financial instruments	1,760	0	n/a
Transaction costs	(506)	0	n/a
Loss before tax	(13,828)	(17,331)	(20%)
Income tax gain	16	0	n/a
Net loss attributable to owners of the Company	(13,811)	(17,331)	(20%)
Other comprehensive income:			
Items that will never be reclassified to profit or loss			
Remeasurements of defined benefit liability	284	(608)	(147%)
Items that are or may be reclassified to profit and loss			
Foreign currency translation differences	60	26	130%
Other comprehensive income/(loss)	344	(582)	(159%)
Total comprehensive loss attributable to owners of the Company	(13,468)	(17,913)	(25%)
			5/13

	THREE MONT		
	JUNE 30, 2017	JUNE 30, 2016	Change
	(in thousand	s of CHF)	%
Clinical projects	(2,953)	(5,223)	(43%)
Pre-clinical projects	(152)	(118)	29%
Drug manufacturing and substance	(568)	(701)	(19%)
Employee benefits	(669)	(864)	(23%)
Other research and development expenses	(379)	(373)	2%
	(4,722)	(7,279)	(35%)

Research and development expense

Research and development expenses amounted to CHF 4.7 million in the three months ended June 30, 2017. This represents a decrease of about CHF 2.6 million from research and development expenses of CHF 7.3 million for the three months ended June 30, 2016. Research and development expenses reflected the following:

- · *Clinical projects.* In the three months ended June 30, 2017 clinical expenses were lower than in the three months ended June 30, 2016 by CHF 2.2 million. Service and milestone costs were lower for our Keyzilen[®] studies, mainly reflecting the completion of TACTT2, AMPACT1 and AMPACT2, and progression towards completion of TACTT3.
- · Pre-clinical projects. In the three months ended June 30, 2017, pre-clinical expenses increased primarily due to AM-102 related pre-clinical projects.
- *Drug manufacture and substance.* In the three months ended June 30, 2017, drug manufacture and substance related costs decreased over the three months ended June 30, 2016, due to lower costs related to raw material purchases and expenses for process validation.
- *Employee benefits*. Employee expenses were lower in the three months ended June 30, 2017 than in the same period in 2016 due to a decrease in headcount and lower recruiting fees.

Other research and development expenses.

· Other research and development expenses were at the same level in the three months ended June 30, 2017 compared with the corresponding period in 2016.

	SIX MONTH		
	JUNE 30, 2017	JUNE 30, 2016	Change
	(in thousand	s of CHF)	%
Clinical projects	(7,142)	(9,392)	(24%)
Pre-clinical projects	(294)	(199)	48%
Drug manufacturing and substance	(1,054)	(1,102)	(4%)
Employee benefits	(1,494)	(1,430)	4%
Other research and development expenses	(719)	(1,296)	(45%)
Total	(10,704)	(13,419)	(20%)

Research and development expenses amounted to CHF 10.7 million in the six months ended June 30, 2017. This represents a decrease of about CHF 2.7 million from research and development expenses of CHF 13.4 million for the six months ended June 30, 2016. Research and development expenses reflected the following:

· *Clinical projects.* In the six months ended June 30, 2017 clinical expenses were lower than in the six months ended June 30, 2016. Lower service and milestone costs for our Keyzilen[®] studies, mainly reflecting the completion of TACTT2, AMPACT1 and AMPACT2 and progression towards completion of TACTT3 were partly offset by higher AM-111 related expenses due to progression of our HEALOS and ASSENT trials.

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- · *Pre-clinical projects*. In the six months ended June 30, 2017, pre-clinical expenses increased primarily due to AM-102 and AM-111 related pre-clinical projects.
- · Drug manufacture and substance. In the six months ended June 30, 2017, drug manufacture and substance related costs slightly decreased over the six months ended June 30, 2016, due to lower costs related to raw material purchases and expenses for process validation.
- *Employee benefits*. Employee expenses were slightly higher in the six months ended June 30, 2017 than in the same period in 2016 due to slightly higher payroll related expenses.

Other research and development expenses.

· Other research and development expenses decreased by CHF 0.6 million in the six months ended June 30, 2017 compared with the corresponding period in 2016 due to lower intellectual property and regulatory related expenses.

General and administrative expense

	THREE MON		
	JUNE 30, 2017	JUNE 30, 2016	Change
	(in thousand	ls of CHF)	%
Employee benefits	(571)	(561)	2%
Lease expenses	(18)	(7)	(155%)
Business development	(56)	(10)	456%
Travel and representation	(15)	(39)	(62%)
Administration costs	(678)	(1'099)	(38%)
Depreciation tangible assets	(18)	(10)	78%
Capital tax income	118	0	n/a
Total	(1,237)	(1,726)	(28%)

General and administrative expense amounted to CHF 1.2 million in the three months ended June 30, 2017 compared to CHF 1.7 million in the same period in the previous year, mainly as a result of lower administration costs. Capital tax income relates to the final assessment by the tax office of the canton of Baselstadt regarding the Company's equity prior to the split into a holding and an operating company in connection with our initial public offering in 2014.

	SIX MONTHS ENDED		
	JUNE 30, 2017	JUNE 30, 2016	Change
	(in thousands of CHF)		
Employee benefits	(1,130)	(1,019)	11%
Lease expenses	(44)	(21)	110%
Business development	(56)	(34)	64%
Travel and representation	(94)	(84)	12%
Administration costs	(1,296)	(1,786)	(27%)
Depreciation tangible assets	(37)	(20)	83%
Capital tax expenses	(5)	17	(130%)
Total	(2,662)	(2,947)	(10%)

General and administrative expense amounted to CHF 2.7 million in the six months ended June 30, 2017 compared to CHF 2.9 million in the same period in the previous year, mainly as a result of lower administration costs partly offset by higher employee benefits due to higher headcount and increased compensation expenses.

We expect that general and administrative expense will increase in the future as our business expands and we continue to incur costs associated with operating as a public company and protecting our intellectual property portfolio.

Interest income

Interest income decreased in the three months ended June 30, 2017 compared to the three months ended June 30, 2016, due to lower balance on short-term deposits.

Interest income increased in the six months ended June 30, 2017 compared to the six months ended June 30, 2016, due to higher return on short-term deposits.

Interest expense

Interest expense increased by CHF 0.4 million in the three months ended June 30, 2017 compared to the prior year period and by CHF 0.8 million in the six months ended June 30, 2017. The increase mainly relates to interest expense paid for the US\$ 12.5 million loan drawn on July 19, 2016, under the Hercules Loan and Security Agreement.

Foreign currency exchange gain/(loss), net

For the three months ended June 30, 2017 the depreciation of the U.S. dollar against the Swiss Franc triggered a net foreign unrealized currency loss on U.S. dollar denominated cash and cash equivalents of CHF 0.6 million compared to the unrealized gain of CHF 0.6 million in the same period in the previous year.

For the six months ended June 30, 2017 the depreciation of the U.S. dollar against the Swiss Franc triggered a net foreign unrealized currency loss on U.S. dollar denominated cash and cash equivalents of CHF 0.9 million compared to the unrealized loss of CHF 1.0 million in the same period in the previous year.

Revaluation gain/(loss) from derivative financial instruments

In connection with the Hercules Loan and Security Agreement, the Company issued Hercules a warrant to purchase up to 241,117 of its common shares at an exercise price of US\$ 3.94 per share. As of July 19, 2016, the warrant was exercisable for 156,726 common shares. As of June 30, 2017 the fair value of the warrant amounted to CHF 56,623. The revaluation gain of the derivate for the six months ended June 30, 2017 amounted to CHF 60,509 which is an increase in the same amount when comparing to the same period in 2016. Since its initial recognition, the fair value decreased by CHF 351,556 resulting in a revaluation gain in the corresponding amount (fair value as of July 19, 2016: CHF 408,180).

On February 21, 2017, the company issued 10,000,000 warrants, each warrant entitling its holder to purchase 0.70 of a common share at an exercise price of US\$ 1.20. Additionally, the underwriter was granted a 30-day option to purchase up to 1,500,000 additional common shares and/or 1,500,000 additional warrants. On February 15, 2017, the underwriter partially exercised its option for 1,350,000 warrants. As of June 30, 2017, the fair value of the warrants amounted CHF 3,390,341. Since its initial recognition, the fair value decreased by CHF 1,700,122 resulting in a gain in the corresponding amount (fair value as of February 21, 2017: CHF 5,090,463). The decrease in fair value of the warrants for the three months ended in June 30, 2017 amounted to CHF 1,501,753.

Transaction costs

Transaction costs increased by CHF 0.5 million in the six months ended June 30, 2017 compared to the previous period. The increase relates to the fees and transaction costs related to the public offering completed on February 21, 2017 that were allocated to the derivative financial instrument.

Cash flows

Comparison of the three months ended June 30, 2017 and 2016

The table below summarizes our cash flows for the three months ended June 30, 2017 and 2016:

	THREE MONTI	THREE MONTHS ENDED		
	JUNE 30, 2017	JUNE 30, 2016		
	(in thousands	of CHF)		
Cash used in operating activities	(6,290)	(9,126)		
Net cash from / (used in) investing activities	14	(4)		
Net cash used in financing activities	(315)	(2)		
Net effect of currency translation on cash	(1,017)	512		
Cash and cash equivalents at beginning of the period	33,847	50,237		
Cash and cash equivalents at end of the period	26,239	41,618		

The decrease in net cash used in operating activities from CHF 9.1 million in the three months ended June 30, 2016, to CHF 6.3 million in the three months ended June 30, 2017, was mainly due to lower operating expenses compared to the same period in 2016.

Comparison of the six months ended June 30, 2017 and 2016

The table below summarizes our cash flows for the six months ended June 30, 2017 and 2016:

	SIX MONTHS ENDED		
	JUNE 30, 2017 JUNE 30		
	(in thousands	of CHF)	
Cash used in operating activities	(13,065)	(16,444)	
Net cash (used in) / from investing activities	(30)	15	
Net cash from / (used in) financing activities	8,472	(2)	
Net effect of currency translation on cash	(1,580)	(1,025)	
Cash and cash equivalents at beginning of the period	32,442	50,237	
Cash and cash equivalents at end of the period	26,239	32,781	

The decrease in net cash used in operating activities from CHF 16.4 million in the six months ended June 30, 2016, to CHF 13.1 million in the six months ended March 31, 2017, was mainly due to lower operating expenses as well as a positive change in working capital compared to the same period in 2016

Cash from financing activities in the six months ended June 30, 2017, includes the net proceeds of the public offering of 10,000,000 common shares with a nominal value of CHF 0.40 each and 10,000,000 warrants, each warrant entitling its holder to purchase 0.70 of a common share. The net proceeds to the Company from the offering were approximately CHF 9.1 million, after deducting underwriting discounts and other estimated offering expenses payable by us. Cash from financing activities in the six months ended June 30, 2017, also includes the interest payments due to the financing parties under the Hercules Loan and Security Agreement,

Cash and funding sources

On June 1, 2016, we entered into a Controlled Equity Offering SM Sales Agreement (the "Sales Agreement") with Cantor Fitzgerald & Co. ("Cantor"), pursuant to which we may offer and sell, from time to time common shares, with a nominal value of CHF 0.40 per share, having an aggregate offering price of up to US\$35 million through Cantor. Any common shares offered and sold will be issued pursuant to our shelf registration statement on Form F-3 (Registration No. 333-206710) as supplemented by a prospectus supplement, dated June 1, 2016. In the six months ended June 30, 2017, we did not offer or sell any common shares under the Sales Agreement.

CIV MONTHS ENDED

On July 19, 2016, we entered into the Hercules Loan and Security Agreement for a secured term loan facility of up to US\$20.0 million. An initial tranche of US\$12.5 million was drawn on July 19, 2016, concurrently with the execution of the loan agreement. The loan matures on January 2, 2020 and bears interest at a minimum rate of 9.55% per annum, and is subject to the variability of the prime interest rate. In connection with the loan facility, we issued Hercules a warrant to purchase up to 241,117 of our common shares at an exercise price of US\$3.94 per share. As of July 19, 2016, the warrant was exercisable for 156,726 common shares. Upon Hercules making the second advance under the loan facility, the warrant shall become exercisable for the additional 84,391 common shares. The warrant expires on July 19, 2023. The loan is secured by a pledge of the shares of Auris Medical AG, our principal operating subsidiary, owned by us, all intercompany receivables owed to us by our Swiss subsidiaries and a security assignment of our bank accounts.

On February 21, 2017, we completed a public offering of 10,000,000 common shares with a nominal value of CHF 0.40 each and 10,000,000 warrants, each warrant entitling its holder to purchase 0.70 of a common share. The net proceeds to the Company from the offering were approximately CHF 9.1 million, after deducting underwriting discounts and other estimated offering expenses payable by us. The underwriter was granted a 30-day option to purchase up to 1,500,000 additional common shares and/or 1,500,000 additional warrants. On February 15, 2017, the underwriter partially exercised its option in the amount of 1,350,000 warrants.

Funding requirements

We expect that our existing cash and cash equivalents will enable us to fund our operating expenses and capital expenditure requirements into the first quarter of 2018. We have based this estimate on assumptions that may prove to be wrong, and we could use our capital resources sooner than we currently expect. Our future funding requirements will depend on many factors, including but not limited to:

- · the scope, rate of progress, results and cost of our clinical trials, nonclinical testing, and other related activities;
- the cost of manufacturing clinical supplies, and establishing commercial supplies, of our product candidates and any products that we may develop;
- the number and characteristics of product candidates that we pursue;
- · the cost, timing, and outcomes of regulatory approvals;
- the cost and timing of establishing sales, marketing, and distribution capabilities; and
- the terms and timing of any collaborative, licensing, and other arrangements that we may establish, including any required milestone and royalty payments thereunder.

We expect that we will require additional funding to complete our development programs with Keyzilen[®], AM-111 and AM-125, obtain regulatory approval for them and to commercialize our product candidates Keyzilen[®], AM-111, AM-125 or any other product candidate. If we receive regulatory approval for Keyzilen[®], AM-111 or AM-125, and if we choose not to grant any licenses to partners, we expect to incur significant commercialization expenses related to product manufacturing, sales, marketing and distribution, depending on where we choose to commercialize. Additional funds may not be available on a timely basis, on favorable terms, or at all, and such funds, if raised, may not be sufficient to enable us to continue to implement our long-term business strategy. If we are not able to raise capital when needed, we could be forced to delay, reduce or eliminate our product development programs or commercialization efforts. Likewise, if we are unable to refinance amounts outstanding under our existing term loan facility before such amounts are due we may be unable to repay such amounts, which could result in foreclosure of the collateral pledged to secure such loan.

We may raise additional capital through the sale of equity or convertible debt securities. In such an event, your ownership interest will be diluted, and the terms of these new securities may include liquidation or other preferences that adversely affect your rights as a holder of our common shares.

For more information as to the risks associated with our future funding needs, see "Item 3—Key Information—Risk factors" in the Annual Report.

Contractual Obligations and Commitments

The following table presents information relating to our contractual obligations as of June 30, 2017:

	Payments Due by Period			
	Less Than 1 Year	Between 1 and 3 Years (in thousan	Between 3 and 5 Years ds of CHF)	Total
Operating lease obligations (1)	161	298	186	646
Long-term debt obligations (2)	4,274	7,772	-	12,046
Derivative Financial Instruments (3)	-	-	3,447	3,447
Total	4,435	8,070	3,633	16,139

- (1) Operating lease obligations consist of payments pursuant to non-cancellable operating lease agreements relating to leases of our office space and are not accounted for on the balance sheet. The lease term is 5 years. The lease expires on September 30, 2021 with an option to extend for another five years.
- (2) Long-term debt obligations consist of amortization payments and the end of term fee due under the Hercules Loan and Security Agreement converted to CHF at an exchange rate of CHF 0.9637 to US\$1.00. The secured term loan under the Hercules Loan and Security Agreement has a maturity date of January 2, 2020, with an interest-only period through July 1, 2017, and amortized payments of principal and interest thereafter in equal monthly instalments until the maturity date. The loan bears interest at a minimum rate of 9.55% per annum, and is subject to the variability of the prime interest rate. Interest payments are not included in the table presented above.
- (3) Derivative Financial instruments relate to the warrants issued in connection with the Hercules Loan and Security Agreement and the warrants issued in the public offering in February 2017.

Under the terms of our collaboration and license agreement with Xigen, we are obliged to make development milestone payments on an indication-by-indication basis of up to CHF 1.5 million upon the successful completion of a Phase 2 clinical trial and regulatory milestone payments on a product-by-product basis of up to CHF 2.5 million, subject to a mid-twenties percentage reduction for smaller indications, e.g., those qualifying for orphan drug status, upon receiving marketing approval for a product. The milestones are not included in the table above as they have not met the recognition criteria for provisions and the timing of these is not yet determinable as it is dependent upon the achievement of earlier mentioned milestones.

Off-Balance Sheet Arrangements

As of the date of this discussion and analysis, we do not have any, and during the periods presented we did not have any, off-balance sheet arrangements except for the Operating Lease mentioned in "Item 5—Operating and Financial Review and Prospects—Tabular disclosure of contractual obligations" in the Annual Report.

Significant Accounting Policies and Use of Estimates and Judgment

There have been no material changes to the significant accounting policies and estimates described in "Item 5—Operating and Financial Review and Prospects–Operating results—Significant accounting policies and use of estimates and judgment" in the Annual Report.

Recent Accounting Pronouncements

There are no IFRS standards as issued by the IASB or interpretations issued by the IFRS interpretations committee that are effective for the first time for the financial year beginning on or after January 1, 2017 that would be expected to have a material impact on our financial position.

JOBS Act Exemption

On April 5, 2012, the JOBS Act was signed into law. The JOBS Act contains provisions that, among other things, reduce certain reporting requirements for an "emerging growth company". As an emerging growth company, we are not required to provide an auditor attestation report on our system of internal controls over financial reporting. This exemption will apply for a period of five years following the completion of our initial public offering (2019) or until we no longer meet the requirements of being an "emerging growth company," whichever is earlier. We would cease to be an emerging growth company if we have more than US\$1.0 billion in annual revenue, have more than US\$700 million in market value of our common shares held by non-affiliates or issue more than US\$1.0 billion of non-convertible debt over a three-year period.

Cautionary Statement Regarding Forward Looking Statements

Forward-looking statements appear in a number of places in this discussion and analysis and include, but are not limited to, statements regarding our intent, belief or current expectations. Many of the forward-looking statements contained in this discussion and analysis can be identified by the use of forward-looking words such as "anticipate," "believe," "could," "expect," "should," "plan," "intend," "estimate" and "potential," among others. Forward-looking statements are based on our management's beliefs and assumptions and on information currently available to our management. Such statements are subject to risks and uncertainties, and actual results may differ materially from those expressed or implied in the forward-looking statements due to various factors, including, but not limited to, those identified under the section entitled "Item 3—Key Information—Risk factors" in the Annual Report. These risks and uncertainties include factors relating to:

- · our operation as a development-stage company with limited operating history and a history of operating losses;
- · our need for substantial additional funding to continue the development of our product candidates before we can expect to become profitable from sales of our products, including sufficient funding to ensure that our assets exceed our liabilities;
- our dependence on the success of Keyzilen[®] (AM-101) and AM-111, which are still in clinical development and may eventually prove to be unsuccessful, including the likelihood that the TACTT3 clinical trial with Keyzilen[®] will not meet its endpoints, which may impair our ability to raise additional funding to continue the development of our product candidates;
- the chance that we may become exposed to costly and damaging liability claims resulting from the testing of our product candidates in the clinical or in the commercial stage;
- · the chance our clinical trials may not be completed on schedule, or at all, as a result of factors such as delayed enrollment or the identification of adverse effects:
- · uncertainty surrounding whether any of our product candidates will receive regulatory approval, which is necessary before they can be commercialized;
- · if our product candidates obtain regulatory approval, our being subject to expensive, ongoing obligations and continued regulatory overview;
- · enacted and future legislation may increase the difficulty and cost for us to obtain marketing approval and commercialization;
- the chance that we do not obtain orphan drug exclusivity for AM-111, which would allow our competitors to sell products that treat the same conditions;

- · dependence on governmental authorities and health insurers establishing adequate reimbursement levels and pricing policies;
- · our products may not gain market acceptance, in which case we may not be able to generate product revenues;
- our reliance on our current strategic relationships with INSERM or Xigen and the potential success or failure of strategic relationships, joint ventures or mergers and acquisitions transactions;
- · our reliance on third parties to conduct our nonclinical and clinical trials and on third-party, single-source suppliers to supply or produce our product candidates;
- · our ability to comply with the requirements under our term loan facility with Hercules, including repayment of amounts outstanding when due;
- · our ability to meet the continuing listing requirements of Nasdaq and remain listed on the Nasdaq Global Market; and
- · other risk factors discussed under "Item 3—Key Information—Risk factors" included in the Annual Report.

Forward-looking statements speak only as of the date they are made, and we do not undertake any obligation to update them in light of new information or future developments or to release publicly any revisions to these statements in order to reflect later events or circumstances or to reflect the occurrence of unanticipated events.



Auris Medical News Release

Auris Medical Provides Business Update and Reports Second Quarter 2017 Financial Results

- · Phase 3 results from AM-111 HEALOS trial expected in fourth quarter 2017
- Phase 3 results from Keyzilen® TACTT3 trial expected in first quarter 2018
- · Conference call set for 8 am EDT (2 pm CEST) today

Zug, Switzerland, August 10, 2017 – Auris Medical Holding AG (NASDAQ: EARS), a clinical-stage company dedicated to developing therapeutics that address important unmet medical needs in otolaryngology, today provided a business update and announced financial results for the second quarter ended June 30, 2017.

"We continue to make great progress with our clinical-stage pipeline, including the completed enrollment of our AM-111 HEALOS trial in acute inner ear hearing loss and the ramp up of our AM-125 program with intranasal betahistine for Meniere's disease and other vestibular disorders," commented Thomas Meyer, Auris Medical's founder, Chairman and Chief Executive Officer. "Now, we are moving toward initiating a second Phase 1 trial for AM-125, completing enrollment of the Keyzilen[®] Phase 3 TACTT3 trial in tinnitus and announcing top-line Phase 3 results from the HEALOS trial. With positive HEALOS results, AM-111 has the potential to become the first-in-class treatment for acute inner ear hearing loss."

Development Program Updates

Hosted an investor and analyst event in New York City focused on Auris Medical's clinical-stage pipeline. The presentation highlighted AM-125 and the upcoming Phase 3 data readouts for AM-111 and Keyzilen[®].

AM-111 for Acute Inner Ear Hearing Loss

- Completed enrollment in the Phase 3 HEALOS trial, which is being conducted in Europe and Asia. The trial enrolled 256 patients with severe to profound idiopathic sudden sensorineural hearing loss. Auris Medical expects to announce top-line results from HEALOS in the fourth quarter of this year.
- · Continued ramping up the Phase 3 ASSENT trial, which is being conducted in the US, Canada, and South Korea. The trial aims to enroll approximately 300 patients with severe to profound idiopathic sudden sensorineural hearing loss. Auris Medical expects to announce top-line results from ASSENT in the second half of 2018.
- Hosted a scientific symposium at the 21st IFOS ENT World Congress in Paris. The symposium, *Recent Advances in the Treatment of Acute Hearing Loss*, featured several experts in the field of hearing loss research.

Auris Medical Holding AG · Bahnhofstrasse 21 · CH-6300 Zug · Tel. +41 41 729 71 94 · www.aurismedical.com

Keyzilen® (AM-101) for Acute Inner Ear Tinnitus

- Completed the AMPACT1 and AMPACT2 open-label extension studies and reported results that confirm the long-term safety of Keyzilen[®]. In addition, exploratory efficacy analyses further support early treatment of inner ear tinnitus and suggest potential benefits of repeating treatment cycles. The AMPACT studies were conducted at the request of the U.S. Food and Drug Administration (FDA) to generate safety data from chronic intermittent use of Keyzilen[®] for up to 12 months.
- · Progressed with enrollment in the Phase 3 TACTT3 trial, which is being conducted in Europe. The trial previously enrolled more than 300 patients during the acute tinnitus stage (Stratum A) and approximately 330 patients during the post-acute tinnitus stage (Stratum B). Additional patients are now being enrolled in each stratum. Auris Medical expects to complete enrollment in the third quarter of 2017 and announce top-line results from TACTT3 in early 2018.

AM-125 for Meniere's Disease and Other Vestibular Disorders

- Completed the acquisition of various assets related to intranasal betahistine from Otifex Therapeutics Ltd. In addition, Auris Medical obtained from an undisclosed party the right to use certain proprietary preclinical and clinical data that will support the AM-125 development program and future regulatory filings.
- Progressed with plans to initiate a second Phase 1 trial in the fourth quarter of 2017 to further test the safety, tolerability and pharmacokinetics of AM-125. In a Phase 1 trial conducted by Otifex, intranasal betahistine showed good tolerance and a significantly higher bioavailability than reported for oral betahistine administration.
- Established a Scientific Advisory Board for AM-125 comprised of global leaders in the field of vestibular disorders. The members are Elias Michaelides, MD; Michael Strupp, MD; Hinrich Staecker, MD, PhD; and Paul Van de Heyning, MD, PhD.
- Scheduled to host a symposium during the American Academy of Otolaryngology-Head and Neck Surgery Foundation Annual Meeting & OTO Experience on September 11, 2017, in Chicago. The symposium, *Targeting Histamine Receptors for Vertigo Therapy*, will feature several experts in the field of vestibular disorders.

Second Quarter 2017 Financial Results

- · Cash and cash equivalents at June 30, 2017, totaled CHF 26.2 million.
- · Total operating expenses for the second quarter of 2017 were CHF 6.0 million compared to CHF 9.0 million for the second quarter of 2016.
- · Research and development expenses for the second quarter of 2017 were CHF 4.7 million compared to CHF 7.3 million for the second quarter of 2016.

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- · General and administrative expenses for the second quarter of 2017 were CHF 1.2 million compared to CHF 1.7 million for the second quarter of 2016.
- · Net loss for the second quarter of 2017 was CHF 5.4 million, or CHF 0.12 per share, compared to CHF 8.4 million, or CHF 0.25 per share, for the second quarter of 2016.

The Company continues to expect that its operating expenses in 2017 will be in the range of CHF 28 to 32 million and that existing cash and cash equivalents will enable the funding of operations into the first quarter of 2018.

Upcoming Events

- · American Academy of Otolaryngology-Head and Neck Surgery Foundation Annual Meeting & OTO Experience, September 10-13, 2017, Chicago, Illinois
- LEERINK Partners Roundtable Series: Rare Disease & Immuno-Oncology, September 27-28, 2017, New York, New York

Today's Conference Call & Webcast Information

Auris Medical will host a conference call and webcast to discuss the second quarter 2017 financial results and to provide a general business update today, August 10, 2017, at 8 am EDT (2 pm CEST). To participate in this conference call, dial 1-877-280-1254 (USA) or +1-212-444-0896 (International), and enter passcode 1366409. A live webcast of the conference call will be available in the Investors section of the Auris Medical website at www.aurismedical.com and a replay of the conference call will be available following the live call.

About Auris Medical

Auris Medical is a Swiss biopharmaceutical company dedicated to developing therapeutics that address important unmet medical needs in neurotology. The company is focused on the Phase 3 development of treatments for acute inner ear hearing loss (AM-111) and for acute inner ear tinnitus (Keyzilen[®]; AM-101) by way of intratympanic administration with biocompatible gel formulations. In addition, Auris Medical is developing intranasal betahistine for Meniere's disease and other vestibular disorders (AM-125) as well as early-stage research and development projects. The Company was founded in 2003 and is headquartered in Zug, Switzerland. The shares of Auris Medical Holding AG trade on the NASDAQ Global Market under the symbol "EARS."

Forward-looking Statements

This press release may contain statements that constitute "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934. Forward-looking statements are statements other than historical fact and may include statements that address future operating, financial or business performance or Auris Medical's strategies or expectations. In some cases, you can identify these statements by forward-looking words such as "may," "might," "will," "should," "expects," "plans," "anticipates," "believes," "estimates," "predicts," "projects," "potential," "outlook" or "continue," and other comparable terminology.

Forward-looking statements are based on management's current expectations and beliefs and involve significant risks and uncertainties that could cause actual results, developments and business decisions to differ materially from those contemplated by these statements. These risks and uncertainties include, but are not limited to, Auris Medical's need for and ability to raise substantial additional funding to continue the development of its product candidates, the timing and conduct of clinical trials of Auris Medical's product candidates, including the likelihood that the TACTT3 clinical trial with Keyzilen® will not meet its endpoints, the clinical utility of Auris Medical's product candidates, the timing or likelihood of regulatory filings and approvals, Auris Medical's intellectual property position and Auris Medical's financial position, including the impact of any future acquisitions, dispositions, partnerships, license transactions or changes to Auris Medical's capital structure, including future securities offerings. These risks and uncertainties also include, but are not limited to, those described under the caption "Risk Factors" in Auris Medical's Annual Report on Form 20-F and future filings with the Securities and Exchange Commission. Forward-looking statements speak only as of the date they are made, and Auris Medical does not undertake any obligation to update them in light of new information, future developments or otherwise, except as may be required under applicable law. All forward-looking statements are qualified in their entirety by this cautionary statement.

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Media contact: David Schull, Russo Partners, 1-858-717-2310, david.schull@russopartnersllc.com

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AURIS MEDICAL HOLDING AG

Condensed Consolidated Interim Statement of Profit or Loss and Other Comprehensive Loss (unaudited)

For the Three and Six Months Ended June 30, 2017 and 2016 (in CHF)

	THREE MONTHS ENDED		SIX MO END	_
	JUNE 30, 2017	JUNE 30, 2016	JUNE 30, 2017	JUNE 30, 2016
Research and development	(4,722,899)	(7,278,563)	(10,704,318)	(13,418,738)
General and administrative	(1,235,665)	(1,725,114)	(2,661,156)	(2,947,146)
Operating loss	(5,958,564)	(9,003,677)	(13,365,474)	(16,365,884)
Interest income	13,124	15,281	45,775	26,166
Interest expense	(410,009)	(2,514)	(831,444)	(5,259)
Foreign currency exchange (loss)/gain, net	(592,876)	558,908	(931,036)	(985,937)
Revaluation gain from derivative financial instruments	1,528,862	_	1,760,631	_
Transaction costs	_	_	(506,234)	_
Loss before tax	(5,419,463)	(8,432,002)	(13,827,782)	(17,330,914)
Income tax gain	8,191	_	16,382	_
Net loss attributable to owners of the Company	(5,411,272)	(8,432,002)	(13,811,400)	(17,330,914)
Other comprehensive loss:			• • • • •	• • • • •
Items that will never be reclassified to				
profit or loss				
Remeasurement of defined benefit liability, net of taxes of CHF 0	55,810	(347,398)	283,637	(607,867)
Items that are or may be reclassified to				
profit or loss				
Foreign currency translation differences, net of taxes of CHF 0	39,985	(15,856)	59,910	25,964
Other comprehensive income/(loss),				
net of taxes of CHF 0	95,795	(363,254)	343,547	(581,903)
Total comprehensive loss attributable				
to owners of the Company	(5,315,477)	(8,795,256)	(13,467,853)	(17,912,817)
Basic and diluted loss per share	(0.12)	(0.25)	(0.33)	(0.50)
				Page 5 of 6

$\begin{tabular}{ll} AURIS MEDICAL HOLDING AG \\ Condensed Consolidated Interim Statement of Financial Position (unaudited) \\ (in CHF) \end{tabular}$

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Current liabilities 4,274,327 2,212,706 Loan 1,178,347 1,837,997 Accrued expenses 5,148,834 4,906,742 Total current liabilities 10,601,508 8,957,445 Total liabilities 23,727,338 21,515,091 Total equity and liabilities 29,068,000 35,657,940				
Loan 4,274,327 2,212,706 Trade and other payables 1,178,347 1,837,997 Accrued expenses 5,148,834 4,906,742 Total current liabilities 10,601,508 8,957,445 Total liabilities 23,727,338 21,515,091 Total equity and liabilities 29,068,000 35,657,940	Total non-current liabilities	13,125,830	12,557,646	
Trade and other payables 1,178,347 1,837,997 Accrued expenses 5,148,834 4,906,742 Total current liabilities 10,601,508 8,957,445 Total liabilities 23,727,338 21,515,091 Total equity and liabilities 29,068,000 35,657,940	Current liabilities			
Accrued expenses 5,148,834 4,906,742 Total current liabilities 10,601,508 8,957,445 Total liabilities 23,727,338 21,515,091 Total equity and liabilities 29,068,000 35,657,940			2,212,706	
Total current liabilities 10,601,508 8,957,445 Total liabilities 23,727,338 21,515,091 Total equity and liabilities 29,068,000 35,657,940				
Total liabilities 23,727,338 21,515,091 Total equity and liabilities 29,068,000 35,657,940				
Total equity and liabilities 29,068,000 35,657,940				
			21,515,091	
	Total equity and liabilities	29,068,000	35,657,940	
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