

# Corporate Governance

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## Information relating to Corporate Governance

Bellevue Group views good corporate governance as a challenge that must be met and an essential precondition for achieving strategic company goals and for creating sustainable value for the Company's shareholder and all other stakeholders. Bellevue Group is committed to open and consistent information policies and procedures.

As a listed company, Bellevue Group reports annually on matters relating to corporate governance in accordance with the Directive on Information relating to Corporate Governance (DCG). A remuneration report that is audited by independent auditors provides information on compensation paid to the members of the Board of Directors and the Group Executive Board. The four-member Board of Directors is international and interdisciplinary in its composition and has profound knowledge in various subjects.

A clearly defined, balanced separation of roles and responsibilities between the Board of Directors and the Group Executive Board is an important element of corporate governance. All country-specific legal requirements are adhered to.

## Law and regulations

Bellevue Group is subject to Swiss law, in particular to stock corporation and stock exchange law, the regulations of the Swiss stock exchange (SIX Swiss Exchange).

The Swiss stock exchange SIX Swiss Exchange Ltd has published a Directive on Information Relating to Corporate Governance for the first time with effect from July 1, 2002. The following information complies with the requirements of this directive (in the current version dated June 29, 2022) taking into account the SIX commentary last updated as of January 1, 2025, including the requirements imposed by reference to the Swiss Code of Obligations (CO). If the information required by the directive is disclosed in the notes to the financial statements, reference is made to the corresponding note in the notes.

## Group structure and shareholders

Corporate structure as of December 31, 2025



Source: Bellevue Group, as at December 31, 2025

### Scope of consolidation / Operating business units

Bellevue Group AG is the only listed company within the Group. The investment companies we manage, BB Biotech AG and Bellevue Healthcare Trust plc, are independent companies listed on their respective stock exchanges. The companies consolidated by Bellevue Group are listed, together with information regarding their domicile and share capital and the interest held by the Group, in note 6 «Major subsidiaries» to the consolidated financial statements. As of December 31, 2025, the Bellevue Asset Management operating business unit represents the Group's only reportable segment. Further information on the operating business units is provided in note 1 «Segment information» to the consolidated financial statements.

### Major shareholders

Based on the notifications received and published by Bellevue Group AG, the following parties hold significant voting rights:

Shareholder or beneficial owner	31.12.2025 Voting rights held	31.12.2025 Number of shares held	31.12.2024 Voting rights held	31.12.2024 Number of shares held
Martin Bisang, Küssnacht	23.91%	3 218 400	23.91%	3 218 400
Hansjörg Wyss, Cambridge MA (USA)	9.66%	1 300 000	9.66%	1 300 000
Jürg und Manuela Schächli, Rapperswil-Jona	9.18%	1 235 299	9.18%	1 235 299

Disclosure notifications are retrievable from the SIX Swiss Exchange website at: <https://www.ser-ag.com/en/resources/notifications-market-participants/significant-shareholders.html#/>

### Cross-shareholdings

There are no cross-shareholdings between Bellevue Group AG or its subsidiaries and other corporations.

## Capital structure

### Capital

The share capital of Bellevue Group AG amounts to CHF 1 346 143 and is divided into 13 461 428 registered, fully paid-in unit shares with a par value of CHF 0.10. The registered shares of Bellevue Group AG (Valor 2 842 210, ISIN CH0028422100) are listed on the SIX Swiss Exchange. The market capitalization as of December 31, 2025, was CHF 136 mn.

Bellevue Group AG does not have any participation certificates or non-voting equity certificates outstanding nor has it issued any.

### Conditional and authorized capital as well as capital band in particular

As at December 31, 2025, there was neither conditional nor authorized capital nor a capital band. For prior-year figures, please refer to the disclosures on conditional and authorized capital in the Notes to the Consolidated Financial Statements, «[Share capital](#)».

### Capital changes

Information on the composition of capital, changes in capital over the last two years, and conditional and authorized capital is provided in the [statement of changes in equity](#) and in the notes to the consolidated financial statements, «[Share capital](#)». For information dating back further, please refer to the Annual Report 2024 (statement of change in equity and note to the consolidated financial statements, note 3.9 «Share capital»).

### Restriction of the transferability and nominee registrations

The restrictions on transfer and the rules concerning nominee registrations are governed by Art. 5 of the [Articles of Association](#). The relevant provisions of the [Articles of Association](#) may be amended by the General Meetings of Shareholders with the quorum pursuant to Art. 11 of the [Articles of Association](#) or with a higher legal quorum, if any.

## Board of Directors

The Board of Directors of Bellevue Group AG consists of the following persons as per December 31, 2025:

Name	Function	Nationality	Member of Board Committee <sup>1)</sup>	First elected	Elected until
Veit de Maddalena	Executive Chairman	CH	–	2018	2026
Prof. Dr. Urs Schenker	Member (Lead independent Director)	CH	ARC/CC <sup>2)</sup>	2019	2026
Katrin Wehr-Seiter	Member	DE	ARC	2019	2026
Barbara Angehrn Pavik	Member	CH	CC <sup>3)</sup>	2023	2026

<sup>1)</sup> Further information on the committees is given below under «[Internal organization](#)».

<sup>2)</sup> Chair Audit & Risk Committee.

<sup>3)</sup> Chair Compensation Committee.

Veit de Maddalena assumed operational management of Bellevue Group as Executive Chairman of the Board of Directors as of 2 June 2025. At the same time, Prof. Dr. Urs Schenker was appointed Lead Independent Director, whose duties and authorities are defined in accordance with Art. 18 para. 2 of the Swiss Code of Best Practice for Corporate Governance. With the exception of the Chairman of the Board of Directors (since 2 June 2025), no member of the Board of Directors of Bellevue Group AG held operational management responsibilities for the Company or any of its subsidiaries in 2025 or during the three preceding financial years, nor did any member maintain significant business relationships with the Company or any of its subsidiaries.



### EXECUTIVE CHAIRMAN OF THE BOARD

## Veit de Maddalena (born 1967)

Veit de Maddalena is lic. rer. pol. (Economics) from the University of Berne and holds an MSc/ Master in Finance from the London Business School. He has many years of leadership experience in the financial industry and is now exclusively active as an independent director on the boards of several family-owned companies. He was elected to the Board of Directors of Bellevue Group in 2018 and has served as its chairman since 2019. Since June 2025, he has held the position of Executive Chairman of the Board of Directors of Bellevue Group. Earlier in his career Veit de Maddalena was a Global Partner and Executive Board member with Rothschild & Co Group, where he was responsible for its global private banking business. He concurrently acted as CEO of Rothschild & Co Bank AG, Switzerland. He began his professional career at Credit Suisse.

**MEMBER OF THE BOARD****Prof. Dr. Urs Schenker (born 1957)**

Urs Schenker holds a doctorate in law from the University of Zurich (Dr. iur.) and Harvard (LLM). He is a titular professor at the University of St. Gallen and an attorney at Walder Wyss in Zurich, where he specializes in corporate, finance and capital markets law. Prior to that he worked for approx. 20 years as a lawyer (14 years as a partner) for Baker & McKenzie in Zurich. Urs Schenker has been a member of the Board of Directors since 2019 and has served as Lead Independent Director of Bellevue Group since June 2025.

**MEMBER OF THE BOARD****Katrin Wehr-Seiter (born 1970)**

Katrin Wehr-Seiter holds a degree in engineering from the Technical University of Chemnitz/DE as well as an MBA from INSEAD Business School, Fontainebleau/FR. Katrin Wehr-Seiter is Partner and CEO of BIP Capital Partners, Luxembourg. Previously, she was a Principal at the international private equity firm Permira and worked as an independent advisor for medium-sized companies and as a Senior Advisor for the financial investor Bridgepoint. She started her professional career at Siemens AG. Since 2019, she has been a member of the Board of Directors of Bellevue Group.

**MEMBER OF THE BOARD****Barbara Angehrn Pavik  
(born 1974)**

Barbara Angehrn Pavik holds a Bachelor's and a Master's degree in Business Administration from the University of St. Gallen. She has more than 20 years of leadership experience in the international biopharmaceutical industry in Europe and the United States. She is currently Chief Executive Officer of Numab Therapeutics AG. Previously, she served as Chief Executive Officer of Asceneuron, a clinical-stage biotechnology company focused on neurodegenerative diseases, where she was responsible for the strategic expansion and advancement of the pipeline. Prior to that, she was Chief Business Officer and a member of the Executive Committee of the Vifor Pharma Group, with responsibility for global commercial and corporate functions. She has also held senior positions at Amgen, Onyx Pharmaceuticals and Exelixis, and was co-founder of Stepstone Pharma, focusing on in-licensing activities outside the United States. Barbara Angehrn Pavik has been a member of the Board of Directors of Bellevue Group since 2023.

The other mandates of the members of the Board of Directors are shown in the [remuneration report](#).

**Election procedures**

All members of the Board are elected individually by the general meeting of shareholders. The Board of Directors constitutes itself. The members of the Board of Directors are elected to a term of one year and may be reelected. There is no restriction in the number of reelections.

**Statutory rules in relation to the number of permissible activities of the Board of Directors pursuant to Art. 62 (2)(1) CO**

Pursuant to Article 30 of the [Articles of Association](#), the members of the Board of Directors may each execute a maximum of 20 activities, of which a maximum of five in listed companies. Excluded from this are activities in legal entities controlled by the company or which control the company. Also excluded from the restrictions are activities in foundations, charitable institutions and employee pension funds; however, these are restricted to a maximum of ten such activities.

According to Art. 30 of the [Articles of Association](#), the term «activity» within the meaning of this provision refers to membership in the highest management and administrative bodies of

other companies with a commercial purpose. Several activities in legal entities which are under unitary control or under the control of the same beneficial owner are considered to be one activity.

## Internal organization

The Board of Directors meets as often as necessary to perform its duties but at least once per quarter. The Board of Directors constitutes a quorum when the majority of its members attend a meeting. Board resolutions and elections are decided in accordance with the internal rules and regulations by an absolute majority of the votes cast. In the event of a tie vote, the Chairman has the casting vote. Decisions by way of circular letter need to be passed by majority of all members of the Board of Directors. The Board of Directors carries out an annual self-assessment of its work and that of its committees.

The following table provides an overview of the meetings, conference calls and circular resolutions of the Board of Directors in 2025:

	Meetings	Video calls	Circular resolutions
Total	5	1	2
Average duration (in hours)	2:24	0:30	–
Participation:			
Veit de Maddalena, Executive Chairman	4	2	–
Prof. Dr. Urs Schenker, Lead Independent Director	4	2	–
Katrin Wehr-Seiter	4	2	–
Barbara Angehrn Pavik	4	2	–

The Board of Directors can delegate some of its duties to committees. The standing committees are as follows: Compensation Committee (CC) and Audit & Risk Committee (ARC).

### Compensation Committee (CC)

The CC assists the Board of Directors in the definition and implementation of the compensation principles. It is the applicant in regards of the compensation policy for the Board of Directors and the Executive Board. Furthermore, it is responsible for the employment conditions for senior executives and for the shares and profit sharing plans. It takes position on all compensation related affairs, which are situated in the decision making authority of the Board of Directors. The CC meets as often as business requires, at least every six months.

At the 2025 Annual General Meeting, Barbara Angehrn Pavik (Chair) and Veit de Maddalena were elected to the CC. Katrin Wehr-Seiter stepped down from the CC during the reporting year. In June 2025, following his appointment as Executive Chairman of the Board of Directors of Bellevue Group AG, Veit de Maddalena resigned from his position as a member of the CC. Since that time, the CC has consisted of Barbara Angehrn Pavik (Chair) and Prof. Dr. Urs Schenker. Attendance at the meetings of the CC during the 2025 financial year was 100%.

The following table provides an overview of the meetings, conference calls and circular resolutions of the CC in 2025.

	Meetings	Video calls	Circular resolutions
Total	5	1	–
Average duration (in hours)	1:34	0:40	–
Participation:			
Barbara Angehrn Pavik, Chairwoman	5	1	–
Prof. Dr. Urs Schenker	2	–	–
Katrin Wehr-Seiter	2	1	–
Veit de Maddalena	3	1	–

## Audit & Risk Committee (ARC)

The ARC examines whether all systems created to monitor compliance with legal and statutory provisions are appropriate and whether they are being applied properly. It reports to the Board of Directors and makes recommendations to the same.

The ARC also monitors and evaluates the integrity of the financial reports, internal controls, the effectiveness of the external auditor and the Internal Audit as well as risk management and compliance, taking into consideration the risk profile of Bellevue Group. It guides and monitors the activities of the Internal Audit, maintains Board level contact with the external auditors and monitors their performance and independence as well as their collaboration with the Internal Audit.

All members of the ARC are independent. The ARC meets at least once a quarter.

The following table provides an overview of the meetings, conference calls and circular resolutions of the ARC in 2025.

	Meetings	Video calls	Circular resolutions
Total	4	1	–
Average duration (in hours)	1:13	0:38	–
Participation:			
Prof. Dr. Urs Schenker, Chairman	4	1	–
Katrin Wehr-Seiter	4	1	–
Barbara Angehrn Pavik	1	–	–

## Internal Audit

PEQ GmbH has been assigned the function of Internal Audit by the Board of Directors since the 2008 fiscal year. The Internal Audit helps the Board of Directors to exercise its statutory supervisory duties within Bellevue Group and it performs the audit functions assigned to it. It has an unlimited right of inspection within all Group companies and may inspect any and all business documents at any time. The Internal Audit coordinates its activities with the external auditors and reports directly to the Chairman of the Audit & Risk Committee.

## Definition of powers of authorization

### Board of Directors

The Board of Directors is responsible for the ultimate direction of the company and the supervision and oversight of Bellevue Group. It passes and periodically revises Company strategy, issues directives and guidelines as necessary and determines Bellevue Group's organizational structure and risk policies. It also receives reports about the existence, appropriateness and effectiveness of the internal control system. It supervises and monitors persons entrusted with executive management duties. The Board of Directors is responsible for appointing and dismissing the CEO. It approves the appointment, promotion, and dismissal of Bellevue Group's senior management. Furthermore, it performs the duties assigned to it by law (Art. 716a CO). The delegation of powers between the Board of Directors, its committees, the CEO and the Group Executive Board is specified in Bellevue Group's [internal rules and regulations](#). The competencies of the Board of Directors include the purchase and disposal of shareholdings, the establishment of group subsidiaries and regional offices, securing loans, issuing bonds as well as granting credit above certain limits. Investment plans and other decisions having an impact on cash flows must likewise be approved by the Board of Directors above a certain threshold.

### Group Executive Board

The Group Executive Board is Bellevue Group's executive body and reports to the Board of Directors. It is responsible for all Group issues that do not expressly fall within the remit of the Board of Directors of Bellevue Group AG or of a Group company according to legislation, the [Articles of Association](#) or the [internal rules and regulations](#). It functions as a committee and all decisions have to be reached by the entire body. It is responsible, in particular, for developing a Group-wide business strategy for presentation to the Board of Directors, implementing the decisions reached by the Board of Directors within the Group, monitoring the execution of these decisions, and managing and supervising Bellevue Group's everyday operations, which must be effected within the scope of the financial plan, annual objectives, annual budget and risk policy and in accordance with the other regulations and instructions issued by the Board of Directors. It is responsible for ensuring compliance with legal and regulatory requirements as well as applicable industry standards.

Its responsibilities also include drawing up and application of the annual budget and defining annual targets for Bellevue Group. The Group Executive Board is responsible for issuing rules and regulations relating to the implementation of the risk policy, i.e. governing the basic aspects of risk responsibility, risk management and risk control. It reports to the Board of Directors and the ARC about the existence, appropriateness and effectiveness of the internal controls and issues corresponding directives as necessary. It is responsible for issuing directives regarding compliance. Its competencies include granting loans in accordance with the powers of authorization defined in the internal rules and regulations as well as entering proprietary trading positions within the defined limits. The Group Executive Board can delegate the permissible limits to the competent divisions and units within Bellevue Group.

## Information and control instruments relating to the Group Executive Board

The Board of Directors meets at least four times a year as specified in the internal rules and regulations. The ordinary meetings usually last half a day. The members of the Group Executive Board attend these meetings. The Board of Directors receives monthly reports about the course of business and is periodically informed about risk exposure developments as well as the adherence to legal, regulatory and internal rules and regulations. Its control instruments include the semi-annual reporting requirements, the annual budget process, the external audits and, in particular, the internal audit, which reports directly to the Chairman of the Audit & Risk Committee (see also Internal organization).

With Veit de Maddalena taking over operational management of the Bellevue Group as Executive Chairman of the Board of Directors on 2 June 2025, Prof. Dr Urs Schenker was appointed Lead Independent Director. The duties and powers of the Lead Independent Director are governed by Art. 18 para. 2 of the Swiss Code of Best Practice for Corporate Governance. In particular, the Lead Independent Director ensures appropriate control over the Group Executive Board and is authorised, if necessary, to convene and hold independent meetings with the independent members of the Board of Directors.

During the meetings of the Board of Directors, every director can request other board members or the CEO to provide them with information about any matters relating to Bellevue Group. In the interim between meetings every Board member can request information about the course of business from the CEO and can also, upon approval by the Board Chairman, receive information about specific business transactions and inspect business documents.

## Group Executive Board

The Group Executive Board comprised the following persons as at December 31, 2025:

<b>Name</b>	<b>Function</b>	<b>Nationality</b>
Veit de Maddalena	CEO	CH
Markus Peter	CEO Bellevue Asset Management AG	CH
Stefano Montalbano	CFO/CRO	CH

Veit de Maddalena took over as Executive Chairman of the Board of Directors of Bellevue Group on June 2, 2025 and has been a member of the Group Executive Board since then. He is taking over from Gebhard Giselbrecht (former CEO), who stepped down from the Group Executive Board on June 2, 2025 and left Bellevue Group at the end of August 2025. Patrick Fischli (former Head Distribution) and Fabian Stähler (former COO) stepped down from the Group Executive Board as of December 2, 2025.

Additional information on the members of the Group Executive Board:



**CEO**

## Veit de Maddalena

Veit de Maddalena is lic. rer. pol. (Economics) from the University of Berne and holds an MSc/ Master in Finance from the London Business School. He has many years of leadership experience in the financial industry and is now exclusively active as an independent director on the boards of several family-owned companies. He was elected to the Board of Directors of Bellevue Group in 2018 and has served as its chairman since 2019. Since June 2025, he has held the position of Executive Chairman of the Board of Directors of Bellevue Group. Earlier in his career Veit de Maddalena was a Global Partner and Executive Board member with Rothschild & Co Group, where he was responsible for its global private banking business. He concurrently acted as CEO of Rothschild & Co Bank AG, Switzerland. He began his professional career at Credit Suisse.

### **CEO Bellevue Asset Management AG**

## Markus Peter

Markus Peter was appointed CEO of Asset Management AG in June 2025. He had previously been Head Products & Investments at Bellevue Asset Management since 2009 and was appointed to the Executive Board of the Group in 2024. He previously held several management positions during his 10 years with Julius Baer Group, including head product management and development, investment advisory as well as a product specialist for absolute return products. Prior to joining Julius Baer he was employed by IBM, treasury and project finance, as well as by Swiss Bank Corporation, equity and equity derivative trading. Markus Peter holds a master in business economics from the University of St. Gallen (HSG).





**CFO**

## Stefano Montalbano

Stefano Montalbano joined Bellevue Group in 2014 as Head of Finance & Controlling and has held the position of CFO and CRO since 2024. Prior to this, he worked as an auditor in Financial Services Audit at KPMG for more than 3 years. Previously, he gained extensive experience in accounting and controlling at various Swiss banks. He holds a Federal Diploma of Higher Education in Accounting and Financial Management, as well as an Advanced Federal Diploma in Financial and Managerial Accounting and Reporting.

Further mandates of the members of the Group Executive Board are shown in the remuneration report. For further information on the individuals who left the Group Executive Board in the 2025 financial year, please refer to the section entitled «Group Executive Board» in the Corporate Governance Report for the 2024 financial year.

## Statutory rules in relation to the number of permissible activities of the Executive Board pursuant to Article 626(2)(1)

Pursuant to Art. 30 of the Articles of Association, subject to prior approval of the Board of Directors or the Compensation and Nomination Committee, the members of the Executive Board may each execute a maximum of ten activities, of which a maximum of two in listed companies. Excluded from this are activities in legal entities controlled by the company or which control the company. Also excluded from the restrictions are activities in foundations, charitable institutions and employee pension funds; however, these are restricted to a maximum of ten such activities.

According to Art. 30 of the Articles of Association, the term «activity» within the meaning of this provision refers to membership in the highest management and administrative bodies of other companies with a commercial purpose. Several activities in legal entities which are under unitary control or under the control of the same beneficial owner are considered to be one activity.

## Compensations, shareholdings and loans

The information on compensation, shareholdings and loans can be found in the remuneration report (Board of Directors, Group Executive Board).

## Participatory rights of shareholders

### Voting rights restrictions, shareholder representation and electronic participation

In relation to the Company, a person entered in the share register is considered to be a shareholder. The shareholder may represent his shares at the general meeting of shareholders himself, based on a written or electronic proxy (incl. issuance of instructions), by the independent proxy or, based on a written power of attorney, have another representative of his choice to represent them. The Board of Directors may specify or supplement the requirements in the invitation to the General Meeting or in general regulations or guidelines.

The Board of Directors may also provide that shareholders who are not present on site can exercise their rights electronically or waive the requirement to specify a meeting venue and order a purely virtual Annual General Meeting to be held. The provisions pursuant to Art. 5 and 9 f. of the Articles of Association shall apply.

There are no restrictions on voting rights; each share entitles the holder to one vote (the rules on nominee registrations are governed by Art. 5 of the Articles of Association cf also the above remarks under «Restriction on the Transferability and Nominee registrations»).

### Statutory quorums

There are no resolution quorums that are higher than provided for in the law.

### Notice convening the general meeting of shareholders

The notice convening the general meeting of shareholders shall be in conformity with Article 9 of the Articles of Association.

## Placing items on the agenda

Shareholders who represent at least 0.5% of the share capital may request an item to be added to the agenda. The agenda must be sent in writing at least fifty days before the meeting, including a list of agenda items to be discussed and the shareholder's motions to be voted on.

No resolutions may be adopted regarding motions on agenda items which have not been properly announced. This does not include motions for convening an Extraordinary General Meeting, for the performance of a special investigation and for the election of an auditor at the request of a shareholder. Prior notice is not required for the submission of motions in relation to the agenda items or for deliberations not resulting in the adoption of resolutions.

## Entry in the share register

In the invitation to the general meeting of shareholders, the Board of Directors announces the cut-off date of the entry in the share register that is decisive for the right to attend and vote. Normally, for administrative reasons, the share register is blocked eight to ten days before the General Meeting.

## Change of control and defense measures

### Mandatory public offer («opting out»)

Persons who purchase or acquire Bellevue Group AG shares are not required to issue a public offer as stipulated by Art. 135 FMIA («opting out» to Art. 125 FMIA).

### Change of control clause

Members of the Board of Directors, executive Board members and employees of Bellevue Group are not contractually entitled to any severance payments. Employment contracts of Bellevue Group employees may be terminated within a maximum period of six months.

## Transparency on non-financial matters

Bellevue Group is not obliged under Swiss law to report on non-financial matters. Nevertheless, as sustainability and social responsibility are key concerns of Bellevue Group, it reports these topics on a voluntary basis. The relevant information can be found in the Sustainability report.

## Statutory auditor

### Duration of mandate and term of office of Lead auditor

The financial statements and the consolidated financial statements of Bellevue Group AG are audited by PricewaterhouseCoopers (PwC). In addition, most of the subsidiaries are also audited by PwC. As the responsible Group auditor, PwC ensures an appropriate and sufficient audit of the consolidated companies.

The group and statutory auditor of Bellevue Group AG is elected for a one-year period at the general meeting of shareholders. PwC was elected for the first time for the 1999 fiscal year. The auditor in charge is Philippe Bingert. He has exercised this function since the 2021 fiscal year. The rotation period for this function is seven years.

## Fees paid to auditor

<b>CHF 1 000</b>	<b>01.01.–31.12.2025</b>	<b>01.01.–31.12.2024</b>
Auditing fees	411	474
- thereof PwC	411	436

In the business years 2025 and 2024 no additional fees were charged by the auditor.

If an auditor is considered for additional mandates, there is no prescribed catalogue of criteria that has to be consulted when approving these types of additional mandates. The Audit & Risk Committee (ARC) decides on an individual basis whether the issuing of an additional mandate would impact on the auditor's independence.

## Instruments for supervising and monitoring the auditors

The Board of Directors is responsible for the supervision and control of the statutory auditor and the group auditor and it is supported in this function by the Audit & Risk Committee (ARC). The ARC receives and evaluates reports from representatives of the external auditors on a regular basis. It confers regularly with the head auditor about the effectiveness of the internal control systems taking into consideration Bellevue Group's risk profile. In addition, the ARC reviews the scope of the auditing work, the quality of the work performed and the independence of the external auditors. The external auditors have direct access to the ARC at all times. The external auditors usually attend meetings of the ARC twice a year. The external auditors attended three ARC meetings in the reporting year. The internal auditors usually attend all meetings of the ARC. In the reporting year, the internal auditors attended two meetings of the ARC.

## Trading blackout periods

Bellevue Group has defined recurring trading blackout periods and may introduce additional trading blackout periods at any time.

During the semi-annual trading blackout periods, transactions in securities and/or related financial instruments of Bellevue Group are prohibited for the company, all employees and members of the Board of Directors of Bellevue Group as well as their related parties.

Exceptions to this rule are share allocations (no market transactions) to employees under «Long-Term Incentive Plans».

The trading blackout periods are communicated by «Legal & Compliance» to all persons involved.

The trading blackout periods begin at least 30 days before publication of the annual or interim financial statements and end on the day of publication of the financial results. The trading blackout periods are set out in Bellevue Group's Regulations on employee transactions.

The trading blackout periods start on December 24 for the annual financial statements and 30 days before publication for the interim financial statements.

Bellevue Group will generally implement special trading blackout periods when the Company is aware of material developments that have not yet been disclosed to the public. For example, the Company may institute a special trading blackout period in anticipation of the announcement of a preliminary earnings forecast or a significant transaction or business development. However, special trading blackout periods may be implemented for any reason.

Bellevue Group will notify those persons subject to a special trading blackout period. Any person so identified and notified by the Company shall not engage in any transactions in securities and/or related financial instruments of the Company unless otherwise instructed by «Legal & Compliance».

## Information policy

As a company listed on the stock exchange, Bellevue Group AG pursues a consistent and transparent information policy in relation to its shareholders, clients and employees as well as to the financial community and the general public. Its regular reporting activities and venues comprise the publication of the annual and semi-annual reports and letters to shareholders as well as a media conference on the annual results and the general meeting of shareholders. When important events occur, the above-mentioned stakeholders will be concurrently informed by way of press releases.

### Information to shareholders

02/24/2026: Reporting Year-end Results

03/24/2026: Annual General Meeting

07/23/2026: Reporting Half-Year Results

Additional information regarding Bellevue Group AG for ad hoc publicity can be found at the following websites:

**[Media Releases](#)**

**[Ad hoc Releases](#)**

**[Newsletter](#)**

**[Contact](#)**