FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL								
OMB Number:	3235-029							

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Check this box if no longer subject to

Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b)

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

1. Name and Address of Reporting Person* Snider Jeffrey M. (Last) (First) (Middle) C/O SONUS NETWORKS, INC. 4 TECHNOLOGY PARK DRIVE				2. Issuer Name and Ticker or Trading Symbol Sonus, Inc. [SONS] 3. Date of Earliest Transaction (Month/Day/Year) 10/27/2017									all applicable Director Officer (gi	le)	Person(s) to Issuer 10% Owne Other (spe			
													below) below) SVP, Ch Admin Off & Gen Coun					
(Street) WESTFOR	RD MA		01886 (Zip)		4. If Amendment, Date of Original Filed (Month/Day/Year)							6. Indiv	dividual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person Form filed by More than One Reporting Person					
		7	able I - No	n-Deriv	ative \$	Secu	ırities Acq	uired,	Dis	posed of	, or	Benef	ficially O	wned				
1. Title of Security (Instr. 3)		2. Transaction Date (Month/Day/Year)		2A. Deemed Execution Date, if any (Month/Day/Year)		3. Transaction Code (Instr. 8)						5. Amount Securities Beneficially Following F	/ Owned	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature of Indirect Beneficial Ownership		
							Code	v	Amount		(A) or (D)	Price	Transaction(s) (Instr. 3 and 4)				(Instr. 4)	
Common Stock			10/2	10/27/2017			М		4,167(1))(2)	A	\$0	257,969		D			
Common Stock			10/27/2017				M		12,500(1)(2)		A	\$0	270,469		D			
Common Stock			10/2	0/27/2017			M		25,000(1)(2)		A	\$0	295,469		D			
Common Stock			10/2	27/2017		F		74,273 ⁽³⁾ D		\$8.36	221,196		D					
Common Stock			10/2	7/2017	7		D		221,19	221,196 D		\$0	0(4)(5)			D		
			Table II -				ities Acqu warrants,							ned				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	Date Execution Date,		Code (Instr.		Derivative		Exerci on Da Day/Yo		7. Title and Amo Securities Unde Derivative Secur (Instr. 3 and 4)		nderlying ecurity	8. Price of Derivative Security (Instr. 5)	derivativ Securitic Benefici Owned Followir Reporte	ive iies cially ing ed	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4	11. Nature of Indirect Beneficial Ownership (Instr. 4)
				Co	de V	(A)	(D)	Date Exercisa	able	Expiration Date	Title	l N	mount or lumber of hares		Transac (Instr. 4)			
Performance-	I	I	I	- 1	- 1	1					I	- 1		1	I		l	1

Explanation of Responses:

\$0

\$0

\$<mark>0</mark>

10/27/2017

10/27/2017

10/27/2017

Based

(PSUs) Performance Based

Restricted

Restricted

Stock Units (PSUs) Performance Based

Restricted Stock Units

- 1. Represents the aggregate number of shares of Common Stock for which vesting accelerated on October 27, 2017 under the Performance-Based Restricted Stock Units ("PSUs") granted to the Reporting Person on each of March 16, 2015 (the "2015 PSU Grant"), April 1, 2016 (the "2016 PSU Grant") and March 31, 2017 (the "2017 PSU Grant", and together with the 2015 PSU Grant and 2016 PSU Grant, the "PSU Grants"). Pursuant to the terms of the PSU Grants, 100% of the total shares remaining under the PSUs accelerated immediately upon the closing of the Mergers (as defined in Footnote 4 to this Form 4) and, as directed by the Compensation Committee of the Issuer's Board of Directors on May 22, 2017, vested at target. The original aggregate number of PSUs granted to the Reporting Person under the PSU Grants were reported in Table II of the applicable Form 4s filed by the Reporting Person in connection with each such grant.
- 2. In addition, of the 41,667 total shares of Common Stock that vested under the PSU Grants following the closing of the Mergers, the Reporting Person delivered 19,624 shares to the Issuer for payment of tax liability incident to the vesting of a security, as detailed in Footnote 3 to this Form 4.

4,167⁽¹⁾⁽²⁾

12,500(1)(2)

25,000(1)(2)

(6)

(8)

3. PAYMENT OF TAX LIABILITY BY DELIVERING SECURITIES TO THE ISSUER INCIDENT TO THE VESTING OF A SECURITY.

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- 4. Reflects disposition pursuant to the Agreement and Plan of Merger, dated as of May 23, 2017, by and among the Issuer (formerly Sonus Networks, Inc.), (i) Sonus Networks, Inc.) ("Sonus Networks,") and its wholly-owned subsidiaries and (ii) GENBAND Holdings Company ("GENBAND") and its two related holding companies such that, following the consummation of a series of merger transactions (collectively, the "Mergers"), both the Issuer and GENBAND became wholly-owned subsidiaries of Sonus Networks. In the Mergers, each share of Issuer Common Stock was exchanged for one share of common stock, par value \$0.0001 per share, of Sonus Networks ("New Common Stock").
- 5. The closing price of a share of Issuer Common Stock on October 27, 2017 (the last trading day prior to the effectiveness of the Mergers) was \$8.14, and the closing price of a share of New Common Stock on October 30, 2017 (the first trading day following the effectiveness of the Mergers) was \$8.39.
- 6. The 2015 PSU Grant was assumed by Sonus Networks in connection with the Mergers. Between zero percent (0%) and 120% of the remaining shares subject to the 2015 PSU Grant will vest into New Common Stock, if at all, on March 16, 2018.
- 7. The 2016 PSU Grant was assumed by Sonus Networks in connection with the Mergers. Between zero percent (0%) and 200% of one-half of the remaining shares subject to the 2016 PSU Grant will vest into New Common Stock, if at all, on each of April 1, 2018 and April 1, 2019.
- 8. The 2017 PSU Grant was assumed by Sonus Networks in connection with the Mergers. Between zero percent (0%) and 200% of one-third of the remaining shares subject to the 2017 PSU Grant will vest into New Common Stock, if at all, on each of March 31, 2018, March 31, 2019 and March 31, 2020.

Remarks:

Jeffrey M. Snider

Commor

Stock

Stock

Common Stock

4.167(1)(2)

12,500(1)(2)

25,000(1)(2)

\$0

\$0

\$<mark>0</mark>

(6)

(7)

(8)

10/31/2017

 $0^{(6)}$

0(7)

0(8)

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** Signature of Reporting Person

** Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

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