## Edgar Filing: DENTSPLY SIRONA Inc. - Form 4/A

DENTSPLY Form 4/A March 03, 20											
FORM 4 UNITED STATES SECURIT						OMB APPROVAL					
	Washington, D.C. 20549					COMMISSION	OMB Number:	3235-0287			
if no longe subject to	subject to				GES IN BENEFICIAL OWNERSHIP OI					January 31, 2005 Iverage	
Section 16				SECUR	TIES				burden hou		
Form 4 or Form 5		ircuant to	Section 16	S(n) of the	Socuriti	o Ev	chang	e Act of 1934,	response	0.5	
obligation may contin <i>See</i> Instruct 1(b).	s Section 17	(a) of the	Public Ut		ing Com	pany	Act of	f 1935 or Section	n		
(Print or Type R	esponses)										
1. Name and Ac Michel Ulric	ddress of Reportin h	g Person <u>*</u>	Symbol	Name and PLY SIR(		-		5. Relationship of Issuer	Reporting Pers	son(s) to	
						[ΛΝ	AIJ	(Chec	k all applicable	)	
(Last)	(First)	(Middle)	3. Date of (Month/D	Earliest Tra	insaction			Director	10%	Owner	
	A DENTAL SY 47TH AVENU		02/29/20					X Officer (give below)		er (specify	
	(Street) 4. If Ameri Filed(Mont 03/02/20				-			6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person			
LONG ISLA	ND CITY, NY	11101	03/02/20	)10				Form filed by M Person			
(City)	(State)	(Zip)	Table	e I - Non-D	erivative S	ecurit	ies Acq	uired, Disposed of	, or Beneficial	ly Owned	
1.Title of Security (Instr. 3)	2. Transaction Da (Month/Day/Yea	r) Executio any			4. Securiti m(A) or Dis (D) (Instr. 3, 4)	posed	of	Securities Beneficially	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		
Common Stock	02/29/2016			A	77,789 ( <u>1)</u>	A	$\frac{(2)}{(3)}$	77,789	D		

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

 Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned

 (e.g., puts, calls, warrants, options, convertible securities)

Derivative Security (Instr. 3)	y or Exercise any		Execution Date, if	Code of (Month/Day/Year)		Amount of Underlying Securities (Instr. 3 and 4)		Derivative Security (Instr. 5)	Deriv Secur Bene Own Follo Repo Trans (Instr		
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		
Repor	ting O	wners									
Rej	porting Owne	r Name / Address	Director	10% Owner	<b>Relation</b> Officer	ships	(	Other			
30-30 471	NA DENT. TH AVENU	AL SYSTEMS, II E, SUITE 500 Y, NY 11101	NC.	Executive VP and CFO							
Signa	tures										
/s/ Michael Friedlander, Attorney-in-Fact for Ulrich Michel				03/03/2016							

4.

5.

6. Date Exercisable and

7. Title and

8. Price of

9. Nt

\*\*Signature of Reporting Person

## **Explanation of Responses:**

If the form is filed by more than one reporting person, see Instruction 4(b)(v).

3. Transaction Date 3A. Deemed

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

Includes 27,864 restricted stock units ("RSU"). This amendment is being filed solely to remove the reference to performance stock units ("PSU") that was included in footnote 1 in the original filing. For a description of how Sirona PSU's were treated in connection with the (1) Merger (as defined below), please see footnote 3 below. The amount of securities acquired and beneficially owned as reported in

Columns 4 and 5, respectively, did not change from what was disclosed in the original filing.

On February 29, 2016, pursuant to an Agreement and Plan of Merger, dated as of September 15, 2015 (the "Merger Agreement"), by and among Sirona Dental Systems, Inc. ("Sirona"), DENTSPLY SIRONA Inc. (the "Issuer") and Dawkins Merger Sub Inc., a wholly owned (2)subsidiary of the Issuer ("Merger Sub"), Merger Sub merged with and into Sirona, with Sirona continuing as the surviving entity and a wholly owned subsidiary of the Issuer (the "Merger").

Acquired pursuant to the Merger Agreement in which (x) each share of Sirona common stock issued and outstanding immediately prior to the consummation of the Merger was converted into 1.8142 shares of Issuer common stock, (y) each unvested RSU outstanding immediately prior to the consummation of the Merger was assumed by the Issuer and was converted into 1.8142 RSUs of the Issuer on

(3) the same terms and conditions as were in effect immediately prior to the completion of the Merger, and (z) each PSU outstanding immediately prior to the consummation of the Merger was deemed to be earned at the maximum level of 200% and was converted into Issuer common stock based on the 1.8142 exchange ratio; in each case rounded down to the nearest whole share or RSU, as applicable.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.

1. Title of 2.

Date