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# Xintela has completed a directed new share issue raising proceeds of approximately SEK 28 million

INSIDE INFORMATION: Xintela AB (publ) ("Xintela" or the "Company") has, in accordance with the Company's press release yesterday, resolved to issue 11,965,812 new shares at a subscription price of SEK 2.34 (the "Directed Issue"). The Company will receive approximately SEK 28 million through the Directed Issue before deductions for costs related to the Directed Issue. The subscription price in the Directed Issue was determined through an accelerated bookbuilding procedure conducted by Vator Securities. The investors in the Directed Issue consist of a number of Swedish and international professional investors. In addition, Maarten de Chateau, a board member of Xintela, has subscribed for shares corresponding to approximately SEK 3 million in the Directed Issue.

The Company intends to use the net proceeds from the Directed Issue for the following activities: (i) approximately 55 percent to finance the stem cell therapy business area, including the start of a clinical phase I/IIa study on knee osteoarthritis patients (ii) approximately 35 percent to finance the cancer therapy business area, including the continuation of preclinical studies with Xintela's targeted antibodies in models for glioblastoma and triple negative breast cancer (iii) approximately ten percent to finance the Company's operations and strengthen Xintela's working capital.

"We are pleased to now have strengthened our financial position, enabling initiation of a clinical phase I/IIa study with our stem cell product XSTEM for the treatment of osteoarthritis and continued preclinical development within our cancer projects. During the year, our GMP-facility for manufacturing of stem cell products has been approved by the Medical Products Agency, we have reported several positive preclinical results and granted patents in our ongoing projects and strengthened our Board of Directors. With this capital injection we can now continue the development towards commercialization of our products ", says CEO Evy Lundgren-Åkerlund.

The subscription price for the new shares in the Directed Issue amounts to SEK 2.34 per share and has been determined through an accelerated bookbuilding procedure. The subscription price corresponds to a discount of approximately 19 percent in relation to the 10-day volume weighted average price of the Company's shares on Nasdaq First North Growth Market up until and including 16 June 2021. Through the Directed Issue, which corresponds to a total of 11,965,812 shares, the Company will receive approximately SEK 28 million before deductions for costs related to the Directed Issue. The investors in the Directed Issue consist of a number of Swedish and international professional investors as well as board member Maarten de Chateau who has subscribed for shares corresponding to approximately SEK 3 million.

The Directed Issue will entail a dilution of approximately 13.4 percent of the number of outstanding shares and votes in the Company. Through the Directed Issue, the number of outstanding shares and votes will increase by 11,965,812 from 77,168,209 to 89,134,021. The share capital will increase by SEK 358,974.36, from SEK 2,315,046.27 to SEK 2,674,020.63.

The Board of Directors deems, in the light of the accelerated book building procedure completed by Vator Securities as Sole Bookrunner, that the Directed Issue, including the determination of the subscription price, has been determined on market terms. The reasons for the deviation from the shareholders' preferential rights are to raise capital in a time- and cost-effective manner on favorable terms and to diversify the shareholder base with qualified and institutional investors.

The Directed Issue has been resolved by the Board of Directors based on the authorization granted by the Annual General Meeting on 7 May 2021. Due to the fact that board member Maarten de Chateau, who belongs to the so-called "LEO circle", has subscribed for shares in the Directed Issue, that part is conditional upon the subsequent approval of the Extraordinary General Meeting. Notice of an Extraordinary General Meeting is announced through a separate press release and contains the Board of Director's complete decision on the part that requires the approval of the Extra General Meeting.

In connection with the Directed Issue, board members and members of the Company's management who own shares have undertaken not to sell any shares in the Company for a period of 180 calendar days from the date of admission to trading of the new shares, with customary terms and exemptions from Vator Securities.

#### **Advisors**

Vator Securities is the Sole Bookrunner and Baker McKenzie Advokatbyrå KB is legal advisor to Xintela in connection with the Directed Issue.

This information is such information that Xintela AB (publ) is obliged to make public under the EU Market Abuse Regulation 596/2014. The information was provided by the contact person below for publication at the point in time specified by Xintela's news distributor beQuoted at the publication of this press release.

The below person may be contacted for further information.

#### Responsible person:

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For more information, please visit: www.xintela.se

### **About Xintela**

Xintela develops innovative and patent protected cell therapies and targeted cancer therapies based on the marker technology platform XINMARK. The platform is built on specific cell surface proteins (integrins) and more than 25 years of research and development. Xintela uses the marker technology to select and quality assure stem cells (XSTEM) to develop stem cell therapies for diseases that today lack efficient treatment options, including the joint disease osteoarthritis (OA). Xintela has built an in-house GMP-facility for manufacturing of stem cell products and is preparing a First in Human clinical study on patients with knee OA. In the oncology program, Xintela develops antibody-based therapies for treatment of aggressive tumors including glioblastoma and triple-negative breast cancer. Xintela is listed on Nasdaq First North Growth Market Stockholm since 22 March 2016. Xintela's Certified Adviser at Nasdaq First North Growth Market is Erik Penser Bank AB, +46 8-463 80 00, certifiedadviser@penser.se.

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This press release is not a prospectus for the purposes of Regulation (EU) 2017/1129 (the "**Prospectus Regulation**") and has not been approved by any regulatory authority in any jurisdiction. Xintela has not approved any offer to the public of shares or other securities in any of the EEA countries and no prospectus has been or will be prepared in connection with the Directed Issue. In all EEA Member States, this notice is addressed and is addressed only to qualified investors in that Member State within the meaning of the Prospectus Regulation.

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This press release does not identify or suggest, or purport to identify or suggest, the risks (direct or indirect) that may be associated with an investment in the Company's shares. Any investment decision to acquire or subscribe for shares in connection with the Directed Issue must be made on the basis of all publicly available information relating to the Company and the Company's shares. Such information has not been independently verified by the Sole Bookrunner. The Sole Bookrunner is acting for the Company in connection with the Directed Issue and no one else and will not be responsible to anyone other than the Company for providing the protections afforded to its clients nor for giving advice in relation to the Directed Issue or any other matter referred to herein.

This press release does not constitute a recommendation for any investors' decisions regarding the Directed Issue. Each investor or potential investor should conduct a self-examination, analysis and evaluation of the business and information described in this press release and any publicly available information. The price and value of the securities can decrease as well as increase. Achieved results do not provide guidance for future results. Neither the contents of the Company's website nor any other website accessible through hyperlinks on the Company's website are incorporated into or form part of this press release.

## Forward-looking statements

This press release contains forward-looking statements that reflect the Company's intentions, beliefs, or current expectations about and targets for the Company's and the Group's future results of operations, financial condition, liquidity, performance, prospects, anticipated growth, strategies and opportunities and the markets in which the Company and the Group operates. Forward-looking statements are statements that are not historical facts and may be identified by words such as "believe", "expect", "anticipate", "intend", "may", "plan", "estimate", "will", "should", "could", "aim" or "might", or, in each case, their negative,

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#### Information to distributors

Solely for the purposes of the product governance requirements contained within: (a) EU Directive 2014/65/EU on markets in financial instruments, as amended ("MiFID II"); (b) Articles 9 and 10 of Commission Delegated Directive (EU) 2017/593 supplementing MiFID II; and (c) local implementing measures (together, the "MiFID II Product Governance Requirements"), and disclaiming all and any liability, whether arising in tort, contract or otherwise, which any "manufacturer" (for the purposes of the MiFID II Product Governance Requirements) may otherwise have with respect thereto, the shares in Xintela have been subject to a product approval process, which has determined that such shares are: (i) compatible with an end target market of retail investors and investors who meet the criteria of professional clients and eligible counterparties, each as defined in MiFID II; and (ii) eligible for distribution through all distribution channels as are permitted by MiFID II (the "EU Target Market Assessment"). Solely for the purposes of each manufacturer's product approval process in the United Kingdom, the target market assessment in respect of the shares in the Company has led to the conclusion that: (i) the target market for such shares is only eligible counterparties, as defined in the FCA Handbook Conduct of Business Sourcebook, and professional clients, as defined in Regulation (EU) No 600/2014 as it forms part of domestic law by virtue of the European Union (Withdrawal) Act 2018 ("UK MiFIR"); and (ii) all channels for distribution of such shares to eligible counterparties and professional clients are appropriate (the "UK Target Market Assessment" and, together with the EU Target Market Assessment, the "Target Market Assessment"). Notwithstanding the Target Market Assessment, Distributors should note that: the price of the shares in Xintela may decline and investors could lose all or part of their investment; the shares in Xintela offer no quaranteed income and no capital protection; and an investment in the shares in Xintela is compatible only with investors who do not need a guaranteed income or capital protection, who (either alone or in conjunction with an appropriate financial or other adviser) are capable of evaluating the merits and risks of such an investment and who have sufficient resources to be able to bear any losses that may result therefrom. The Target Market Assessment is without prejudice to the requirements of any contractual, legal or regulatory selling restrictions in relation to the Directed Issue.

For the avoidance of doubt, the Target Market Assessment does not constitute: (a) an assessment of suitability or appropriateness for the purposes of MiFID II or UK MiFIR; or (b) a recommendation to any investor or group of investors to invest in, or purchase, or take any other action whatsoever with respect to the shares in Xintela.

Each distributor is responsible for undertaking its own target market assessment in respect of the shares in Xintela and determining appropriate distribution channels.