Press release

GAPWAVES

NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION IN WHOLE OR IN PART, DIRECTLY OR INDIRECTLY, WITHIN OR INTO THE UNITED STATES (INCLUDING ITS TERRITORIES AND POSSESSIONS, EACH STATE IN THE US INCLUDING THE DISTRICT OF COLUMBIA), AUSTRALIA, CANADA, HONG KONG, JAPAN, NEW ZEALAND, SINGAPORE, SOUTH AFRICA, SOUTH KOREA, SWITZERLAND OR ANY OTHER JURISDICTION WHERE SUCH RELEASE, PUBLICATION OR DISTRIBUTION WOULD BE UNLAWFUL OR WOULD REQUIRE REGISTRATION OR ANY OTHER MEASURES THAN THOSE APPLICABLE PURSUANT TO SWEDISH LAW. PLEASE REFER TO IMPORTANT INFORMATION AT THE END OF THE PRESS RELEASE.

Press release 2 October 2019

Gapwaves completes a directed new share issue of 2,500,000 Class B shares, raising proceeds of approximately SEK 74 million

The board of directors of Gapwaves AB ("Gapwaves" or the "Company") has, as communicated in the Company's press release on 1 October 2019, resolved to carry out a new share issue of 2,500,000 Class B shares. The subscription price in the Directed New Share Issue amounts to SEK 29.50 per share, resulting in a discount of 8.6 percent compared to the volume weighted average price during the last thirty trading days. Through the Directed New Share Issue, Gapwaves will receive proceeds amounting to approximately SEK 74 million before transaction costs. Investors in the Directed New Share Issue consists of a number of Swedish and international institutional investors such as Alfred Berg Kapitalförvaltning AB, Coeli Asset Management AB, Erste Asset Management GmbH and Nordic Cross Asset Management AB.

The board of directors of Gapwaves has, based on the authorization given by the annual general meeting on 26 April 2019, and as communicated in the Company's press release on 1 October 2019, resolved to carry out a directed new share issue of 2,500,000 Class B shares to Swedish and international institutional investors (the "Directed New Share Issue"). The Directed New Share Issue was, among others, subscribed for by Alfred Berg Kapitalförvaltning AB, Coeli Asset Management AB, Erste Asset Management GmbH and Nordic Cross Asset Management AB. The investors have been selected based on an accelerated bookbuilding procedure which has been carried out by the Company's financial advisor Pareto Securities AB ("Pareto Securities").

The price of one new class B share amounts to SEK 29.50 and has been determined through the bookbuilding procedure. Through the Directed New Share Issue, Gapwaves will raise approximately SEK 74 million before transaction costs. The price constitutes a discount of 8.6 percent compared to the volume weighted average price during the last thirty trading days.

The Directed New Share Issue entails a dilution of approximately 9 percent of the number of shares and approximately 3 percent of the votes in the Company. Through the Directed New Share Issue, the number of outstanding class B shares will increase by 2,500,000, from 16,432,409 class B shares to 18,932,409 class B shares and the total number of shares will increase from 24,410,159 to 26,910,159, and the number of votes will increase from 96,209,909 to 98,709,909. The share capital will increase by SEK 150,000 from SEK 1,464,609.54 to SEK 1,614,609.54.

The reason for the deviation from the shareholders' preferential rights are mainly to diversify the shareholder base among Swedish and international institutional investors and at the same time raise capital in a time efficient manner in order to meet the increasing demand from customers. The Directed New Share Issue is carried out to

strengthen the Company within customer-driven development projects and manufacturing processes for high-volume production. In addition, the Directed New Share Issue intends to be used to accelerate the industrialization of 5G antennas in order to demonstrate a cost-effective and high-performance 28 GHz 5G antenna. The board of directors' assessment is that the subscription price in the Directed New Share Issue is in accordance with market conditions, since it has been determined through an accelerated bookbuilding procedure.

In connection with the Directed New Share Issue, the Company has undertaken, with customary exceptions, not to issue additional shares for a period of 180 calendar days after the outcome of the Directed New Share Issue. In addition, board members 1 and members of the management 2 who owns shares and/or warrants have undertaken not to sell any shares in Gapwaves for a period of 90 calendar days after the outcome of the Directed New Share Issue, with customary exceptions.

Due to technicalities, the Directed New Share Issue will be subscribed for by Pareto Securities to the quota value for immediate transfer to the institutional investors who subscribed for shares in the Directed New Share Issue at the price of SEK 29.50 per share.

Advisers

Pareto Securities AB is acting Sole Manager and Bookrunner and Baker & McKenzie Advokatbyrå KB is legal adviser in connection with the Directed New Share Issue.

For additional information, please contact:

Lars-Inge Sjöqvist, CEO +46 736 84 03 56 lars-inge.sjoqvist@gapwaves.com

Per Andersson, CFO and IR +46 709 39 53 27 per.andersson@gapwaves.com

About Gapwaves AB

Gapwaves originates from research conducted at Chalmers University of Technology and was founded in 2011. Gapwaves vision is to be the most innovative provider of mm-wave antenna systems and the preferred partner to those pioneering next generation wireless technology. By leveraging the disruptive Gapwaves technology we help pioneers in telecom and automotive to create highly efficient mm-wave antenna systems that contributes to re-defining everyday life. Gapwaves markets are e.g. mmWave in 5G telecom and automotive.

Gapwaves share (GAPW B) is traded at Nasdaq First North Growth Market in Stockholm. Certified Adviser is G&W Fondkommission, +46 (0)8 503 000 50, ca@gwkapital.se.

Important information

The release, announcement or distribution of this press release may, in certain jurisdictions, be subject to restrictions. The recipients of this press release in jurisdictions where this press release has been published or distributed shall inform themselves of and follow such restrictions. The recipient of this press release is responsible for using this press release, and the information contained herein, in accordance with applicable rules in each jurisdiction. This press release does not constitute an offer, or a solicitation of any offer, to buy or subscribe for any securities in the Company in any jurisdiction, neither from the Company nor from someone else where such offer would be considered illegal or in conflict with applicable legislation.

This press release does not constitute or form part of an offer or solicitation to purchase or subscribe for securities in the United States. The securities referred to herein may not be sold in the United States absent registration or an exemption from registration under the US Securities Act of 1933, as amended (the "Securities Act"), and may not be offered or sold within the United States absent registration or an applicable exemption from, or in a transaction not subject to, the registration requirements of the Securities Act. There is no intention to register any securities referred to herein in the United States or to make a public offering of the securities in the United States. The information in this press release may not be announced, published, copied, reproduced

¹ Chairman Jonas Ehinger and board members Cécile Schilliger, Olle Axelsson, Jan Wäreby and Torbjörn Gustafsson.

² Lars-Inge Sjöqvist, CEO, Per Andersson, CFO, Thomas Emanuelsson, CTO, Marcus Hasselblad, VP Product Development and Martin Lundkvist, VP Sales and Marketing.

or distributed, directly or indirectly, in whole or in part, within or into Australia, Hong Kong, Japan, Canada, New Zeeland, Switzerland, Singapore, South Africa, South Korea, the United States (including its territories and possessions, each state in the US including the District of Columbia) or in any other jurisdiction where such announcement, publication or distribution of the information would not comply with applicable laws and regulations or where such actions are subject to legal restrictions or would require additional registration or other measures than what is required under Swedish law. Actions taken in violation of this instruction may constitute a crime against applicable securities laws and regulations.

In the United Kingdom, this document and any other materials in relation to the securities described herein is only being distributed to, and is only directed at, and any investment or investment activity to which this document relates is available only to, and will be engaged in only with, "qualified investors" who are (i) persons having professional experience in matters relating to investments who fall within the definition of "investment professionals" in Article 19(5) of the Financial Services and Markets Act 2000 (Financial Promotion) Order 2005 (the "Order"); or (ii) high net worth entities falling within Article 49(2)(a) to (d) of the Order (all such persons together being referred to as "relevant persons"). In the United Kingdom, any investment or investment activity to which this communication relates is available only to, and will be engaged in only with, relevant persons. Persons who are not relevant persons should not take any action on the basis of this press release and should not act or rely on it.

This press release is not a prospectus for the purposes of Regulation (EU) 2017/1129 of the European parliament and of the council (the "**Prospectus Regulation**") and has not been approved by any eligible regulatory authority in any jurisdiction. Gapwaves has not authorized any offer to the public of shares or rights in any member state of the EEA and no prospectus has been or will be prepared in connection with the Directed New Share Issue. In each member state of the EEA, this press release is directed only to "**qualified investors**", in accordance with the definition in the Prospectus Regulation, in each such member state.

This announcement 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 new shares. Any investment decision in connection with the Directed New Share Issue must be made on the basis of all publicly available information relating to the Company and the Company's shares, which has not been independently verified by Pareto Securities AB (the "Manager"). The Manager is acting for the Company in connection with the Directed New Share 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 New Share Issue or any other matter referred to herein.

This press release does not constitute a recommendation for any investors' decisions regarding the Directed New Share Issue. Each 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 regarding the Company and its industry. The price and value of the securities can decrease as well as increase. Achieved results do not provide guidance for future results. The information in this press release is made available only as background information and does claim to be exhaustive. An investor should thus not solely rely on the information in this press release, nor on its accuracy or completeness. 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 future results of operations, financial condition, liquidity, performance, prospects, anticipated growth, strategies and opportunities and the markets in which the Company 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, or similar expressions. The forward-looking statements in this press release are based upon various assumptions, many of which are based, in turn, upon further assumptions. Although the Company believes that the expectations reflected in these forward-looking statements are reasonable, it can give no assurances that they will materialize or prove to be correct. Because these statements are based on assumptions or estimates and are subject to risks and uncertainties, the actual results or outcome could differ materially from those set out in the forward-looking statements as a result of many factors. Such risks, uncertainties, contingencies and other important factors could cause actual events to differ materially from the expectations expressed or implied in this release by such forward-looking statements. The Company does not guarantee that the assumptions underlying the forward-looking statements in this press release are free from errors and readers of this press release should not place undue reliance on the forward-looking statements

in this press release. The information, opinions and forward-looking statements that are expressly or implicitly contained herein speak only as of its date and are subject to change without notice. Neither the Company nor anyone else undertake to update, confirm or to release publicly any revisions to any forward-looking statements to reflect events that occur or circumstances that arise in relation to the content of this press release.

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 Gapwaves 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 "Target Market Assessment"). Notwithstanding the Target Market Assessment, Distributors should note that: the price of the shares in Gapwaves may decline and investors could lose all or part of their investment; the shares in Gapwaves offer no guaranteed income and no capital protection; and an investment in the shares in Gapwaves 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 New Share 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 (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 Gapwaves.

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