

**Preferred Dental Technologies Inc.
(formerly Whitewater Capital Corp.)**

Press Release

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Date: June 9, 2017

CSE- PDT

Preferred Dental Technologies Inc. (“Company”) (CSE: PDT):

Closing of \$450,000 Offering (“Offering”) and Fundamental Change (RTO) with Preferred Dental Implant Corp. (“PDIC”)

Further to the news release of February 28, 2017 announcing the Offering and the RTO the Company is pleased to announce it closed both transactions on June 8, 2017.

Offering:

The Company issued 3,000,000 units (“Units”) at a price of \$0.15 per Unit. Each Unit is composed of one share (“Share”) and one share purchase warrant to purchase one additional Share (a “Warrant Share”) at a price of \$0.25 per Share, for a period of one year expiring on June 7, 2018.

Fundamental Change -RTO with PDIC:

The Company issued 48,010,001 Shares to the former shareholders of PDIC at a deemed price of \$.10 per Share and 2,510,000 share purchase warrants to the PDIC warrant holders in exchange for the cancellation of their PDIC warrants. These warrants can be exercised at a price of \$0.25 per Share for a two year period expiring on June 7, 2019. As a result PDIC is now a wholly owned subsidiary of the Company. A finder’s fee of 1,000,000 Shares was issued to Luc Lesage of Vancouver, B.C.

Hold Period:

All of the above described Shares issued for the Offering, the RTO and the finder’s fee are subject to a four month and one day hold period expiring October 9, 2017. In addition the 1,000,000 Shares issued for the finder’s fees and 8,355,409 Shares issued to three of the four new directors for a total of 9,355,409 Shares are subject to escrow. The fourth director’s 100,000 shares are less than 1% of the total issued and are not subject to escrow. The Shares subject to escrow have the following release dates: 10% after the expiry of the hold period and thereafter in six releases equal to 15% the original amount of the escrowed shares, with the first release six months after the first date of trading.

Description of New Business

PDIC is a Canadian developer of a patented design of innovative components used to create custom dental abutments in the growing dental implant market. It has a four part solution for a dental implant mounting system called “Evolutionary Accessory Series” (“EAS”) which will provide components for custom prosthetic structures from bridge to single tooth replacement. It has solved angulation problems, retrieves parts easily for cleaning and inspection, minimizes problems with vertical or loose screws and creates anatomically and functionally correct restorations.

Directors Information

Erik Siegmund, CEO, is the son of the inventor of the EAS system and is very familiar with dental lab practices and procedures. Erik is uniquely capable of explaining the many advantages of the EAS system to dentists, dental labs, and business partners alike. He was the founder and President of Quantum Dental Studios.

Camille Pinette, CFO, Controller, brings to the board over 32 years of experience in the financial industry and in his own private business enterprises. He has worked with Credit Unions and Caisse Populaires and has been responsible for residential, agricultural, and commercial lending.

George Gale, Chairman, is a geological consultant with experience in North and South America and Europe. He is the President and CEO of several mineral exploration companies and has been involved in several exploration successes that have become mines

John Schillinger is a practicing accountant with a variety of accounting experiences, encompassing his own Management Company as well as other corporate entities and enterprises. He holds the position of Treasurer on the Board of the Manitoba Lacrosse Hall of Fame & Museum.

Further Information

The complete details of the Offering, the RTO and the business of the Company are described in the Company's Form 2A Listing Statement dated June 8, 2017 which has been posted on the CSE website and SEDAR. The Company's Form 9 dated June 7, 2017, posted on the CSE website provides further details of the issue of the Share.

Mr. Erik Siegmund, CEO of the Company and President of (PDIC) commented:

“We have now reached the stage where we can envision sales and commercialization of our custom EAS dental implant accessories. The EAS has been viewed as a revolutionary and disruptive technology that we anticipate will be embraced by dentists and dental laboratories. Response to date has been uniformly enthusiastic. Our strategy is to begin completing the commercialization of our products with our sales launch in the United States this year. Current demographics are favorable for demand of our EAS system. The entire product line is manufactured in the United States, with FDA registration and is manufactured by an ISO 13485:2003 certified facility.”

On behalf of Preferred Dental Technologies Inc.

Erik Siegmund

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