FORM 10

NOTICE OF PROPOSED SIGNIFICANT TRANSACTION (not involving an issuance or potential issuance of a listed security)¹

Name of Listed Issuer: Body and Mind Inc. (the "Issuer").

Trading Symbol: <u>BAMM</u>

Issued and Outstanding Securities of the Issuer Prior to Transaction: <u>64,167,898</u>

common shares

Date of News Release Fully Disclosing the Transaction: November 29, 2018

1. Transaction

(1) Provide details of the transaction including the date, description and location of assets, if applicable, parties to and type of agreement (eg: sale, option, license, contract for Investor Relations Activities etc.) and relationship to the Issuer. The disclosure should be sufficiently complete to enable a reader to appreciate the significance of the transaction without reference to any other material: A loan to the Issuer in the aggregate amount of USD\$4,000,000 (the "Proceeds") from Australis Capital Inc. ("Australis"). The Proceeds will be used to fund an investment by the Issuer, in Green Light District Holdings Inc. ("GLDH"). GLDH is a Delaware corporation which holds several cannabis assets in the United States. Australis is an insider of the Issuer.

The Issuer entered into a loan agreement (the "Loan Agreement") with Australis dated November 28, 2018, pursuant to which Australis provided the Issuer a two-year USD\$4,000,000 loan (the "Loan") by way of a senior secured note bearing interest at a rate of fifteen (15%) per annum (the "Interest"). The terms require semi-annual interest payments unless the Issuer elects to accrue the Interest by adding it to the principal amount of the Loan.

- Provide the following information in relation to the total consideration for the transaction (including details of all cash, non-convertible debt securities or other consideration) and any required work commitments:
 - (a) Total aggregate consideration in Canadian dollars: (see below).

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¹ If the transaction involved the issuance of securities, other than debt securities that are not convertible into listed securities, use Form 9.

USD\$4,000,000. Securities: (i) 1,105,083 common shares of the Issuer (the "Shares' deemed price of CAD\$0.72 per Share for an aggregate vic CAD\$795,659,76; and (ii) 0,4337 Share purchase warrants (the "Warrants") for eac "Performance Share" issued by Issuer pursuant to the Investin GLDH. Consulting Agreement Amendment Amendment to an existing Commercial Advisory Agreement between the Issuer and Australis Capital (Nevada) Inc., a whowned subsidiary of Australis to provide that the monthly pay payable under the Commercial Advisory Agreement be increated by USD\$16,500. (d) Work commitments: 3. State how the purchase or sale price and the terms of any agreement with determined (e.g. arm's-length negotiation, independent committee of the Board, third party valuation etc). By arm's-length negotiation between the Issuer and Australis 4. Provide details of any appraisal or valuation of the subject of the transate known to management of the Issuer: N/A. 5. If the transaction is an acquisition, details of the steps taken by the Issuer that the vendor has good title to the assets being acquired: N/A. 6. Provide the following information for any agent's fee, commission, be finder's fee, or other compensation paid or to be paid in connection with transaction (including warrants, options, etc.): N/A. (a) Details of any dealer, agent, broker or other person re		(b)	Cash:	
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	6.	finder's fe	ee, or other compensation paid or to be paid in connection with the	
compensation in connection with the transaction (name, add		(a)	Details of any dealer, agent, broker or other person receiving compensation in connection with the transaction (name, address. If	

		over 20% or more of the voting shares if known to the Issuer): N/A .	
	(b)	Cash	
	(c)	Other	
7.	compe any ot	whether the vendor, sales agent, broker or other person receiving ensation in connection with the transaction is a Related Person or has her relationship with the Issuer and provide details of the relationship.	
8.	icable, indicate whether the transaction is the acquisition of an interest perty contiguous to or otherwise related to any other asset acquired in the transaction is the acquisition of an interest perty contiguous to or otherwise related to any other asset acquired in the transaction is the acquisition of an interest perty contiguous.		
2.	Devel	opment	
enable	a reader	of the development. The disclosure should be sufficiently complete to to appreciate the significance of the transaction without reference to terial: N/A	
3.	Certificat	e Of Compliance	
The un	dersigned	I hereby certifies that:	
1.	duly a	The undersigned is a director and/or senior officer of the Issuer and has bee duly authorized by a resolution of the board of directors of the Issuer to sig this Certificate of Compliance.	
2.	To the	knowledge of the Issuer, at the time an agreement in principle was	

reached, no party to the transaction had knowledge of any undisclosed material information relating to the Issuer, other than in relation to the

transaction.

- 3. As of the date hereof there is no material information concerning the Issuer which has not been publicly disclosed.
- 4. The undersigned hereby certifies to the Exchange that the Issuer is in compliance with the requirements of applicable securities legislation (as such term is defined in National Instrument 14-101) and all Exchange Requirements (as defined in CNSX Policy 1).
- 5. All of the information in this Form 10 Notice of Proposed Significant Transaction is true.

Dated I	December	11,	, 201	8.
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<u>Darren Tindale</u> Name of Director or Senior Officer
<i>"Darren Tindale"</i> Signature
<u>CFO</u> Official Capacity

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