

FORM 7

MONTHLY PROGRESS REPORT

Name of Listed Issuer: High Tide Inc. (the "Issuer")
Trading Symbol: HITI
Number of Outstanding Listed Securities: 223,929,507
Date: February 6, 2020 for the month ended January 31, 2020

This Monthly Progress Report must be posted before the opening of trading on the fifth trading day of each month. This report is not intended to replace the Issuer's obligation to separately report material information forthwith upon the information becoming known to management or to post the forms required by Exchange Policies. If material information became known and was reported during the preceding month to which this report relates, this report should refer to the material information, the news release date and the posting date on the Exchange website.

This report is intended to keep investors and the market informed of the Issuer's ongoing business and management activities that occurred during the preceding month. Do not discuss goals or future plans unless they have crystallized to the point that they are "material information" as defined in the Policies. The discussion in this report must be factual, balanced and non-promotional.

General Instructions

- (a) Prepare this Monthly Progress Report using the format set out below. The sequence of questions must not be altered, nor should questions be omitted or left unanswered. The answers to the items must be in narrative form. State when the answer to any item is negative or not applicable to the Issuer. The title to each item must precede the answer.
- (b) The term "Issuer" includes the Issuer and any of its subsidiaries.
- (c) Terms used and not defined in this form are defined or interpreted in Policy 1 – Interpretation and General Provisions.

Report on Business

1. *Provide a general overview and discussion of the development of the Issuer's business and operations over the previous month. Where the Issuer was inactive disclose this fact.*

General Overview

High Tide is an Alberta-based, retail-focused cannabis corporation enhanced by the manufacturing and wholesale distribution of smoking accessories and cannabis lifestyle products. It is a vertically-integrated company in the Canadian cannabis market, with portfolio subsidiaries including Canna Cabana Inc., KushBar Inc. Grasscity.com, Smoker's Corner Ltd., RGR Canada Inc. and Famous Brandz Inc. High Tide's strategy as a parent company is to extend and strengthen its integrated value chain, while providing a complete customer

experience and maximizing shareholder value. Key industry investors in High Tide include Aphria Inc. (TSX:APHA) (NYSE:APHA) and Aurora Cannabis Inc. (NYSE:ACB) (TSX:ACB).

With the deregulation of recreational cannabis for adult use across Canada, Canna Cabana Inc. and its 27 branded stores, is a sizeable retail business with a sophisticated yet playful customer experience. KushBar Inc. is a second retail cannabis business with 2 operating stores in Alberta, offering a modern experience aimed at the growing customer bases in Alberta and Ontario. Based in Amsterdam since 2000, Grasscity.com is the world's preeminent and most searchable online retailer of smoking accessories and cannabis lifestyle products with approximately 5.8 million site visits annually. Founded in 2009 and approved by the Canadian Franchise Association, Smoker's Corner Ltd. is among Canada's largest counter-culture chains with 7 locations. Representing the core of High Tide's wholesale segment, RGR Canada Inc. is a high-quality and innovative designer, manufacturer and distributor of cannabis accessories. Famous Brandz Inc. is a dominant manufacturer of licensed lifestyle accessories, through partnerships with celebrities and entertainment companies including Snoop Dogg and Paramount Pictures. Famous Brandz' products are sold to wholesalers and retailers around the world.

For more information about High Tide Inc., please visit www.hightideinc.com and its profile page on SEDAR at www.sedar.com.

Discussion of the Development of High Tide's Business and Operations during January 2020

High Tide Inc. ("High Tide")

January 7, 2020 – High Tide Inc. announced that it entered into a loan agreement with Windsor Private Capital, a Toronto-based merchant bank, to secure a senior secured, non-revolving term credit facility in the amount of up to \$10 million. The Facility, which represents Windsor's first investment in the cannabis industry, provided High Tide with the needed flexibility to carry out its corporate objectives for 2020, which include expanding into Ontario as the largest cannabis market in Canada. High Tide is using the Facility to fund the acquisition and build-out of retail cannabis stores in Alberta and Ontario, as well as for general working capital purposes.

The Facility, became effective upon completion of customary conditions, has an initial term of one year and provides High Tide with immediate access to an initial \$6 million in working capital, that can be drawn down at High Tide's discretion, and subject to satisfaction of certain conditions, will provide High Tide with access to an additional \$4 million. Amounts drawn down under the Facility bear interest at a rate of 11.5% per annum, payable monthly, in arrears, on the last day of each calendar month. Provided that certain conditions are satisfied, the Facility will automatically extend for an additional one-year term.

The principal amount advanced under the Facility is convertible, during its term at any time after an initial 6 month hold period, and at Windsor's option, into common shares in the capital of High Tide shares at a conversion price of \$0.17. The Conversion Price is subject to downward adjustment if High Tide, at any time during the term of the Facility, issues securities at a price deemed lower than the conversion price then in effect.

Pursuant to the Loan Agreement, Windsor is entitled to a one-time placement fee equal to 3.5% of the Initial Facility Amount, which High Tide intends to capitalize into the principal amount advanced under the Facility. In addition, High Tide will issue to Windsor such number of Share purchase warrants equal to the aggregate principal amount of the Facility divided by the Conversion Price. The Warrants will be subject to vesting as follows: (i) with respect to such number of Warrants equal to the Initial Facility Amount divided by the Conversion Price, such Warrants will vest on the earlier of the date on which Windsor advances to the Company the total Initial Facility Amount, and February 6, 2020, and (ii) with respect to the remaining Warrants, such number of Warrants equal to the quotient obtained by dividing the principal amount advanced to the Company (from the Remaining Facility Amount) by the Conversion Price, will vest on the date of each such advance. Each Warrant will entitle the holder thereof, following the vesting date applicable to such Warrant, to acquire one Share at an exercise price equal to 150% of the Conversion Price per Share for a period of two years from the date of issuance.

Bayline Capital Partners acted as financial adviser to High Tide.

January 27, 2020 – High Tide Inc. announced that it completed the acquisition of the Canna Cabana retail cannabis store in Hamilton, Ontario. The acquisition of the Hamilton Store, one of a limited number of premier cannabis retail stores operating in the province, marked the Company's first step towards acquiring its interest in all three current Canna Cabana locations across Ontario. The Hamilton Store had a strong operating history with unaudited gross sales exceeding \$14 million for the nine months since opening on April 20, 2019, with gross margins of approximately 28%.

As consideration for the acquisition, High Tide paid to the vendor \$2,097,816 in cash and issued to the Vendor 4,761,904 common shares in the capital of the Company. The Transaction, which was completed with the consent of the Alcohol and Gaming Commission of Ontario following the expiry of certain restrictions on change of control established under the rules applicable to the first cannabis retail lottery conducted by the AGCO on January 11, 2019. In connection with the Transaction, the Company acquired all of the issued and outstanding shares of a numbered company that was wholly-owned by the holder of a cannabis retail store authorization issued by the AGCO in the First Lottery.

Separately, the Company has also entered into a debt settlement agreement with an arm's-length service provider, pursuant to which the Company intends to settle an amount of up to \$103,435 owed through the issuance of up to 574,639 HITI Shares. The Company anticipates that the settlement will close on or about January 29, 2020.

January 28, 2020 – High Tide Inc. announced that it acquired a 50% interest in the Canna Cabana store in Sudbury, Ontario from Saturninus Partners, the holder of a cannabis retail store authorization issued in relation to the first lottery conducted by the Alcohol and Gaming Commission of Ontario on January 11, 2019. The Sudbury Store had a stable operating history with unaudited gross sales exceeding \$6.4 million for the nine months since opening on April 20, 2019, with gross margins of approximately 27%.

The Transaction was completed with the consent of the AGCO following the expiry of certain restrictions on change of control established under the rules applicable to the First Lottery.

As consideration for the Transaction, the Company issued to a nominee of the partners of the Partnership an aggregate of 5,319,149 common shares of the Company, which are subject to a four month and one day statutory hold period, as well as common share purchase warrants to purchase up to an aggregate of 2,500,000 HITI Shares. Each Warrant entitles the holder to acquire one HITI Share at an exercise price of \$0.40 per share for a period of two years from the date of issuance. In addition, for a period of 2 years following the closing date, one of the outgoing partners will be entitled to receive, from the Company, a royalty of 1% of the gross revenues of the Sudbury Store.

Wholesale Segment – RGR Canada Inc. (“RGR Canada”)

No material news to communicate regarding RGR for the month of January.

The Calgary warehouse continues to improve efficiencies and customer order fulfilment. RGR Canada continues its strong relative positioning to other wholesale competitors in the industry subsequent to the legalization of recreational cannabis for adult use in Canada on October 17, 2018.

In December 2019, the Company continued to add a significant number of new SKUs to the Company’s portfolio which now stands at approximately 6,000 SKUs. RGR Canada is reviewing products and associated accessories for the extended introduction of cannabis edibles and concentrates that began in late 2019 with the legalization of those product types into the Canadian cannabis environment.

Wholesale Segment – Famous Brandz Inc. (“Famous Brandz”)

No material news to communicate regarding Famous Brandz for the month of January.

Famous Brandz has begun the process of designing and producing a wide range of smoking accessories and cannabis lifestyle products featuring classic images of rock stars, pin-ups, sirens, horror movie characters which include but are not limited to Snoop Dogg Pounds, Cheech & Chong’s Up in Smoke, Trailer Park Boys and Guns N’ Roses, which strengthens Famous Brandz’ industry leading position in licensed product manufacturing and wholesale distribution.

As previously reported:

- In December 2019 Famous signed a royalty-based merchandising license agreement with FFFB Media, LLC to use The Fabulous Furry Freak Brothers trade marks and names, logos and artwork. The Freak Brothers License grants Famous Brandz the worldwide right and license to use, manufacture, have manufactured, advertise and sell certain types of smoking accessories via any distribution channels over a term of 2 years.
- In July 2019, Famous Brandz Inc., signed its 9th license agreement with I.P.L. for access to various categories of its large Radio Days inventory of original images featuring historical celebrities, motion pictures, music albums, comics and other popular culture artwork. The Radio Days License grants Famous Brandz the right to reproduce and sell smoking accessories, including but not limited to bongs, containers, grinders, pipes, trays and vaporizers, to specialty retailers and distributors across North America over a term of 30 months.
- The Company also renewed its license with Da’ Grassy High Inc. until the end of 2021. This license is an important agreement for Famous Brandz as it has enabled the

business to develop highly recognizable products that have been sold successfully on both a wholesale and retail basis around the world. Based on the success of its celebrity licenses, High Tide expects to continue entering into agreements to reproduce popular brands and likenesses in the future.

- The 2019 line of Snoop Dogg glass smoking accessories, Guns N' Roses, The Beach Bum and Hellboy licensed products continued fulfilment with distribution through its Calgary warehouse as well as the third-party fulfilment facility in the United States.

The Company continues to expand the catalogue of products that are available to the Ontario Cannabis Store ("OCS"), which has placed orders on a regular basis since entering the previously announced Master Accessories Supply Agreement on September 21, 2018.

Retail Segment – Smoker's Corner Ltd. ("Smoker's Corner")

In January 2020, four (4) franchisee stores were closed.

As of the end of January, the Smoker's Corner business had seven (7) operating locations including four (4) corporate stores and three (3) franchised stores located across Alberta, British Columbia and Nova Scotia. Some previous locations have either become or are in the process of becoming Canna Cabana retail cannabis stores or transitioning to independent businesses.

All Smoker's Corner locations continue to benefit from being supplied by High Tide's vast catalogue of more than approximately 6,000 SKUs of smoking accessories and cannabis lifestyle products, including the full range of proprietary and licensed goods from High Tide's wholesale segment.

Retail Segment – Canna Cabana Inc. ("Canna Cabana")

As also provided under the High Tide summary above, the following Canna Cabana details relate to the month of January and bring our Canna Cabana locations totals to 27 branded locations across Canada.

At the retail store level, Canna Cabana employees continue to engage with customers, educating them about cannabis and smoking accessories using the Company's proprietary training program, and otherwise interacting with stakeholders as new members of the surrounding community. Educational planning for our customers in relation to edibles is a key focus for our training teams.

High Tide continues with its pioneered free recycling program in all Canna Cabana stores for all Health Canada-approved cannabis product packaging, with over 210,000 units recycled to date. The recycling program will be offered at all subsequent Canna Cabana stores opening across Canada.

Retail Segment – KushBar Inc. ("KushBar")

As at December 31, 2019, three KushBar locations were operating in Morinville, Lloydminster and Camrose, Alberta. Earlier in the month, they became wholly-owned by High Tide subsequent to the remaining 49.9% of KushBar being acquired by the Company.

In January 2020, the Lloydminster location was closed due to its close proximity to a Canna Cabana location nearby to avoid cannibalizing sales, thereby leaving two KushBar locations in

operation. The Company's one additional KushBar location in Medicine Hat, Alberta is currently nearing completion.

December 10, 2019 – High Tide Inc. announced that it entered into a definitive share purchase agreement with 2651576 Ontario Inc., a private Ontario company, to acquire the remaining 49.9% interest in High Tide's majority-owned subsidiary, KushBar Inc. Pursuant to the Definitive Agreement, High Tide, which presently holds a controlling interest of 50.1% in KushBar, will acquire the Minority Interest in a transaction that will result in KushBar becoming a wholly-owned subsidiary of High Tide. It is anticipated that the Transaction will close on or about December 12, 2019.

November 7, 2019 – High Tide Inc. announced the KushBar location in Unit #103 at 7701 44 Street in Lloydminster received their first delivery of recreational cannabis products from Alberta Gaming, Liquor and Cannabis and began selling cannabis and accessories. To celebrate each the grand openings, festivities took place at on Saturday, November 9th.

October 17, 2019 - High Tide Inc. announced that the KushBar retail store located in Unit #7 at 8807 100th Street in Morinville received its first delivery of cannabis products from Alberta Gaming, Liquor and Cannabis and that day began selling recreational cannabis products and accessories. To celebrate the grand opening of this location, festivities took place at the KushBar Store on Saturday, October 19th.

September 13, 2019 - High Tide Inc. announced that the our first KushBar retail store located in Unit #360 at 6805 48th Avenue in Camrose received its first delivery of cannabis products from Alberta Gaming, Liquor and Cannabis and has begun selling recreational cannabis products and accessories. To celebrate the launch of this exciting new retail brand, grand opening festivities took place at the KushBar Store on Saturday, September 14th.

Retail Segment – Grasscity.com (“Grasscity”)

No material information to report for the month of January.

In October 2019, the Company continued to achieve efficiencies from the June 2019 re-launch of a new Grasscity website. The re-launched Grasscity website is designed to provide its 5.8 million annual visitors a vastly improved online shopping experience.

As part of upgrading to the site the Company also improved Grasscity's warehouse management system, which is designed to reduce processing times and error rates, thereby increase shipments for faster delivery times to customers around the world. The completion of Grasscity's site migration also provides users with improved mobile usability.

The Company continues its integration of Grasscity, purchased in December of 2018 and based in Amsterdam. The Company's own SKUs have been integrated with Grasscity and are showing promise with online consumers. High Tide has also assisted Grasscity with the alignment of its financial reporting practices for the ongoing public disclosure of financial results.

2. Provide a general overview and discussion of the activities of management.

Various internal teams continue with active implementation of the 2020 product planning, manufacturing and distribution program while concurrently developing and implementing new

product launches and store openings. Strategic planning for High Tide in 2020 and beyond is ongoing.

- 3. Describe and provide details of any new products or services developed or offered. For resource companies, provide details of new drilling, exploration or production programs and acquisitions of any new properties and attach any mineral or oil and gas or other reports required under Ontario securities law.*

New products and licensed product lines continue to arrive as a normal course of business for RGR Canada and Famous Brandz and are allocated to Canna Cabana stores on an ongoing basis.

At Canna Cabana stores, staff integrated new smoking accessory products along with new cannabis strains as they became available.

Upcoming considerations for the legalization of edibles and concentrates related to products, program rollouts and education are being coupled with High Tide's overall strategic development.

- 4. Describe and provide details of any products or services that were discontinued. For resource companies, provide details of any drilling, exploration or production programs that have been amended or abandoned.*

No material products or services were discontinued in January of 2020.

- 5. Describe any new business relationships entered into between the Issuer, the Issuer's affiliates or third parties including contracts to supply products or services, joint venture agreements and licensing agreements etc. State whether the relationship is with a Related Person of the Issuer and provide details of the relationship.*

No material information to report that hasn't already been disclosed.

- 6. Describe the expiry or termination of any contracts or agreements between the Issuer, the Issuer's affiliates or third parties or cancellation of any financing arrangements that have been previously announced.*

No material information to report.

- 7. Describe any acquisitions by the Issuer or dispositions of the Issuer's assets that occurred during the preceding month. Provide details of the nature of the assets acquired or disposed of and provide details of the consideration paid or payable together with a schedule of payments if applicable, and of any valuation. State how the consideration was determined and whether the acquisition was from or the disposition was to a Related Person of the Issuer and provide details of the relationship.*

Nothing to report.

- 8. Describe the acquisition of new customers or loss of customers.*

No material information to report.

9. *Describe any new developments or effects on intangible products such as brand names, circulation lists, copyrights, franchises, licenses, patents, software, subscription lists and trademarks.*

No material information to report that hasn't already been disclosed.

10. *Report on any employee hiring's, terminations or lay-offs with details of anticipated length of lay-offs*

In January, the Company's total employee count across all entities was 335.

11. *Report on any labour disputes and resolutions of those disputes if applicable.*

Not applicable, as there were no labour disputes or resolutions to report during the month of January 2020.

12. *Describe and provide details of legal proceedings to which the Issuer became a party, including the name of the court or agency, the date instituted, the principal parties to the proceedings, the nature of the claim, the amount claimed, if any, if the proceedings are being contested, and the present status of the proceedings.*

During the month of October 2019, the Company became a party to an action where Vaimo Benelux NV initiated proceedings before the court of Antwerp in Belgium against SJV B.V (Grasscity), claiming payment of unpaid invoices based upon an agreement between the parties. Under this agreement, Vaimo is held to render implementation IT services to SJV. SJV stance is that services that were defined and under contract were not met. The writ of summons is set up as a debt collection. This action continues in January 2020.

13. *Provide details of any indebtedness incurred or repaid by the Issuer together with the terms of such indebtedness.*

- **January 2020:**

- As described in the January 7, 2020 announcement above High Tide Inc. that it has entered into a loan agreement with Windsor Private Capital, a Toronto-based merchant bank, to secure a senior secured, non-revolving term credit facility in the amount of up to \$10 million. Pursuant to this Loan Agreement, Windsor is entitled to a one-time placement fee equal to 3.5% of the Initial Facility Amount, which High Tide intends to capitalize into the principal amount advanced under the Facility.

- **December 2019:**

- **\$2.115M of convertible debentures – Second Tranche (of 3) private placement offering:**
 - The outstanding principal amount under the Debentures is convertible at any time before maturity and at the holder's option, into common shares of the Company (the "Shares") at a conversion price of \$0.252 per share. The Debentures are due 24 months from the date of issuance and carry an interest cost of 10% per annum, payable annually in advance in Shares. The interest rate is payable in Shares at a deemed price equal to the volume-weighted average price per common share

for the 10-day period prior to the date upon which interest is due. Concurrent with the issuance of the Debentures, the Company paid the annual amount of interest due up-front in the form of 1,016,826 Shares.

- Under the Second Tranche of the Offering, the Company also issued common share purchase warrants (the “Warrants”) such that each subscriber received one Warrant for each \$0.252 original principal amount of its Debenture, resulting in 8,392,857 Warrants being issued as part of the Offering. Each Warrant entitles the holder to acquire one Share at an exercise price of \$0.50 per Share for two years from the date of issuance. All securities issued in connection with the Offering are subject to a four month and one day hold period from the date of issuance in accordance with applicable securities laws. A finder’s fee of \$2,875 was paid in connection to the Second Tranche
- \$1.5M of the \$2.115M of convertible debentures was issued to an existing holder under the terms of the private placement announced on November 14, 2019 in exchange for redeeming \$1.5M worth of convertible debentures purchased under the terms of the offering announced on April 10, 2019
- **\$2.0M of convertible debentures – Third Tranche (of 3) private placement offering:**
 - \$2,000,000 in unsecured convertible debentures (the “Debentures”) under a third and final tranche (the “Third Tranche”) of the private placement previously announced on November 14, 2019. The principal amount of the Debentures is convertible at the holder’s option at a conversion price of \$0.252 per HITI Share and the Debentures are due 24 months from their issuance date and carry a 10% interest cost per annum, payable annually in advance in HITI Shares at a price equal to the volume-weighted average price per HITI Share for the 10-days prior to the day on which interest is due. Concurrent with the issuance of the Debentures, the Company paid the interest due up-front in the form of 1,142,857 HITI Shares. Under the Third Tranche, the Company also issued Warrants such that subscribers received one Warrant for each \$0.252 of original principal amount of Debentures, resulting in 7,936,508 Warrants being issued in the Third Tranche. Each Warrant issued in the Third Tranche entitles the holder to acquire one HITI Share at an exercise price of \$0.50 per share for two years from the date of issuance.
- **\$0.701M of convertible debenture was issued as part of the KushBar acquisition:**
 - The consideration payable for the Minority Interest will be satisfied by the issuance of a secured convertible debenture in the principal amount of approximately \$700,000 (the “Debenture”) and such number of common shares in the capital of High Tide (“Shares”) having an aggregate value of \$500,000, with each Share priced at the 10-day volume weighted average trading price of the Shares on the CSE immediately prior to the Closing Date. The outstanding principal amount under the Debenture is convertible, at the holder’s option, before the maturity date into Shares at a price of \$0.25 per Share. The Debenture will be due 24 months from the issuance date and will not bear interest, provided however that any principal amount outstanding following the maturity date will bear interest at a rate of 10% per annum until repaid.

- If, following the expiry of all hold periods imposed by applicable Canadian securities laws, the volume-weighted average trading price of the Shares on the CSE exceeds \$0.30 for a period of 30 consecutive days, High Tide will be entitled to, subject to certain other conditions being met, cause the holder to convert all or part of the outstanding principal amount of the Debenture into Shares. In addition, if at any time during the term thereof, High Tide issues securities at a price deemed lower than the conversion price then in effect, then, subject to certain other conditions, such conversion price will be adjusted downward to such lower price. Completion of the Transaction remains subject to compliance with applicable laws (including the policies of the CSE), as well as a number of customary terms and conditions, including the entering into of definitive documentation with respect to the grant of certain security interests to secure the obligations of High Tide under the Debenture”

14. *Provide details of any securities issued and options or warrants granted.*

In January 2020, any High Tide issued securities, grant options and/or warrants during the month as were reported on our filed Form 9(s) as required by the CSE.

15. *Provide details of any loans to or by Related Persons.*

No material information to report.

16. *Provide details of any changes in directors, officers or committee members.*

Alex MacKay, COO, departed High Tide effective January 31, 2020.

17. *Discuss any trends which are likely to impact the Issuer including trends in the Issuer's market(s) or political/regulatory trends.*

Alberta removed the moratorium on issuing retail cannabis licences in May 2019 and began accepting new licence applications. This is a significant industry improvement and High Tide can now resume its high rate of growth by helping satisfy the strong demand for legal cannabis products throughout Alberta. There were over about 275 licenses issued by AGLC across Alberta as of August 31, 2019, of November 6, 2019 it had increased to 321 licenses and 411 licenses as of the end of January 2020. High Tide hopes to see the other provinces mirror that progression.

The entire Canadian cannabis industry prepped for the legalization of cannabis concentrates and edibles which became legal in October of 2019. On October 17, 2019 Cannabis 2.0 was rolled out making edibles and concentrates legal. This continued market diversification requires evaluation of the Company's product options and an opportunity to maximize its product portfolio as the Company anticipates supply-driven expansion.

In December 2018, the Province of Ontario announced significant changes to its cannabis retail licensing system. Rather than proceeding with its previously announced framework to allow cannabis retailers who satisfy various conditions to operate up to 75 locations each, the Province conducted a lottery in early 2019 for 25 licenses and recently conducted a second lottery for 50 licenses including 8 First Nations locations, to bring the total number of retail

locations to 75 in Ontario. High Tide aligned itself with 3 of the winners of the first AGCO lottery.

Certificate of Compliance

The undersigned hereby certifies that:

1. The undersigned is a director and/or senior officer of the Issuer and has been duly authorized by a resolution of the board of directors of the Issuer to sign this Certificate of Compliance.
2. As of the date hereof there is no material information concerning the Issuer which has not been publicly disclosed.
3. 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).
4. All of the information in this Form 7 Monthly Progress Report is true.

Dated February 6, 2020.

Nick Kuzyk
Name of Director or Senior Officer

"Nick Kuzyk"
Signature

Chief Strategy Officer & SVP Capital
Markets
Official Capacity

Issuer Details		
Name of Issuer: High Tide Inc.	For Month Ending: January 31, 2020	Date of Report: 2020/02/06
Issuer Address: #112, 11127 15 th Street NE		
City/Province/Postal Code: Calgary, Alberta T2K 2M4	Issuer Fax No.: (403) 265-4244	Issuer Telephone No.: (403) 265-4207
Contact Name: Krystal Dafoe	Contact Position: Director of Corporate Governance & Listings	Contact Telephone No.: (403) 265-4207
Contact Email Address: krystal@hightideinc.com	Web Site Address: www.hightideinc.com	