

## FORM 7

### MONTHLY PROGRESS REPORT

Name of Listed Issuer: **Fantasy 6 Sports Inc.** (the "Issuer")

Trading Symbol: **FYS**

Number of Outstanding Listed Securities: **47,052,489**

Date: **October 6, 2016**

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.  
*The Issuer is a sports, entertainment and technology Issuer, which produces games, contests and other related products and experiences for fans around the world. It currently offers a wide variety of daily, weekly and season-long contests across multiple professional sports leagues. The Issuer also develops interactive fan engagement platforms for corporations, media, broadcasters and not-for-profit societies and charities. Its mission is to create new dimensions in fan engagement, experience and entertainment*

*and its vision is the most knowledgeable, passionate and engaged generation of fans in history.*

On September 1, 2016, the Issuer announced it would be launching a US\$100,000,000 Pick'Em Challenge contest on its FansUnite.com platform on September 9, 2016, to mark the start of the NFL season. The NFL Pick'Em Challenge was built to be free to enter and easy to play, with fans selecting just six NFL games to play of their own choice from the line-up of 15 games each week. An individual fan correctly picking all six games each week for six weeks in a row can win up to US\$10,000,000 in cash.

As a streak contest, the NFL Pick'Em Challenge will gain momentum – and information sharing -- as more fans correctly pick six of the six games they play each week against the spread.

Cash prizing kicks in at \$1,000 USD as soon as players pick 6-for-6 over three consecutive weeks:

**NFL Pick'Em Challenge Prizing**

3 week streak - \$1,000 USD (18 games picked correctly out of 18 played over three weeks)

4 week streak - \$10,000 USD (24/24)

5 week streak - \$100,000 USD (30/30)

6 week streak - \$10,000,000 USD (36/36)

On September 9, 2016, the Issuer announced it had completed a \$2,000,000 transaction to acquire FansUnite Media Inc. ("FansUnite"). FansUnite will continue to operate as a front line division of Fantasy 6. FansUnite Chief Executive Officer Darius Eghdami, Duncan McIntyre and Nicolas Shuster, the three founders of the social sports data platform, will retain their operating responsibilities and take on senior roles within the Issuer's sports, entertainment and technology group, reporting to Chief Operating Officer Ray Walia.

Pursuant to a definitive share purchase agreement executed between the Issuer and the shareholders of FansUnite on August 31, 2016 (the "Share Purchase Agreement"), the Company acquired all of the issued and outstanding shares of FansUnite. The purchase price of an aggregate of \$2,000,000 was paid and satisfied by the Issuer through the issuance of 1,893,940 common shares in the capital of the Company (the "Consideration Shares") to the shareholders of FansUnite at a deemed issue price of \$1.056 per Consideration Share. The deemed issue price represents the Market Price (as defined in National Instrument 45-106 – *Prospectus Exemptions*) of the common shares of the Issuer on the Canadian Securities Exchange at the end of trading on August 19, 2016, the trading day preceding the Company's initial announcement of the acquisition, less the maximum allowable discount of 20%. In accordance with the terms of the Share Purchase Agreement, the Consideration Shares are subject to a 12-month lock-up period. The Share Purchase Agreement also contains standard representations, warranties and covenants for transactions of this nature.

On September 12, 2016, the Issuer announced it is partnering with BTL Group Ltd. (TSX VENTURE:BTL) (“BTL” or the “BTL Group”) to create a suite of blockchain services designed specifically for fantasy sports companies. This strategic partnership is intended to consolidate the Issuer’s vision for technological leadership and innovation in the fantasy sports industry.

The Fantasy 6-BTL Group partnership comes just one week after BTL announced a project with Visa Europe Collab to explore potential applications for blockchain technology in the financial services ecosystem.

BTL Group will team up with the Issuer in the development, testing and installation of a proprietary SecurePlay platform that could transform the way games and contests are conducted and transactions carried out in the fantasy sports industry. SecurePlay will leverage BTL Group’s leading blockchain technology.

On September 13, 2016, the Issuer announced Fantasy Football Coach (“FFC”), the Issuer’s first entry into the fast-growing and lucrative mobile gaming market, has been met with critical success in its initial debut, topping the Apple charts that serve as the industry standard.

FFC, which brings together the popularity of fantasy sports with the phenomenon of mobile games, has already been featured in North America and Europe. It made its Apple debut at #4 in the Football Category in the United States and Canada and is listed at #21 in the curated New Games We Love list by Apple in Europe. FFC is showing strong global appeal, ranking among the Top-100 in the overall Sports category in 119 countries around the world.

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

**Please see Item 1 above.**

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.

The Issuer’s Weekly Football Pick’Em Free to Play Challenge designed for the FansUnite platform ([www.FansUnite.com](http://www.FansUnite.com)) was launched on September 9, 2016, for the commencement of the NFL season. All players of the challenge will all have the chance to enter and play for free and win over \$100,000,000 USD in cash prizes. For further details, please refer to Item 1 above.

During the month of September, the Issuer also launched its first entry into the fast-growing and lucrative mobile gaming market - Fantasy Football Coach (“FFC”), which met with critical success in its initial debut. Please refer to Item 1 above.

In addition, the Issuer was contracted by S&E Sponsorship Group to deploy an immersive fan engagement activation for the entire duration of the Scotiabank World Cup of Hockey Fan Village in Toronto, Canada. The issuer deployed and operated the Scotiabank 360°Arena at the Fan Village from September 13<sup>th</sup> to September 28<sup>th</sup>.

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.

**None during the month of September 2016.**

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.

**None during the month of September 2016.**

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.

**None during the month of September 2016.**

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.

**Pursuant to a definitive share purchase agreement executed between the Issuer and the shareholders of FansUnite Media Inc. (“FansUnite”) on August 31, 2016 (the “Share Purchase Agreement”), the Company acquired all of the issued and outstanding shares of FansUnite on September 8, 2016. The purchase price of an aggregate of \$2,000,000 was paid and satisfied by the Issuer through the issuance of 1,893,940 common shares in the capital of the Company (the “Consideration Shares”) to the shareholders of FansUnite at a deemed issue price of \$1.056 per Consideration Share. Please refer to Item 1 above for additional details.**

The purchase price of FansUnite was determined by the board of directors of the Issuer as a result of arms'-length negotiation with FansUnite.

All player traffic is being directed to the FansUnite platform at [www.FansUnite.com](http://www.FansUnite.com) for the Issuer's free to play contests.

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

**None during the month of September 2016.**

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

**None during the month of September 2016.**

10. Report on any employee hirings, terminations or lay-offs with details of anticipated length of lay-offs.

**None during the month of September 2016.**

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

**None during the month of September 2016.**

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.

**None during the month of September 2016.**

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

**Pursuant to a convertible revolving loan facility of \$500,000 provided by a director of the Issuer (the "Facility") to the Issuer to fund general working capital requirements, a total of \$100,000 was drawn from the Facility during the month of September 2016. The Facility has an outside term of 18 months and bears simple interest at a rate of 3.0% per annum, with such interest to accrue and be added to the amount(s) drawn from the Facility as part of any conversion, at the lender's option, into common shares in the capital of the Issuer should the Issuer default in repayment.**

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

**As mentioned in Items 1 and 7 above, the Issuer issued an aggregate 1,893,940 common shares in the capital of the Issuer as payment to the shareholders of FansUnite Media Inc. ("FansUnite") on September 8, 2016, in order to acquire all of the issued and outstanding shares of FansUnite.**

**On September 8, 2016, the Issuer also issued (a) a total of 300,000 common shares pursuant to the exercise of share purchase warrants, each convertible into a common share of the Issuer at an exercise price of \$0.10 for aggregate consideration of \$30,000, (b) a total of 647,500 common shares pursuant to the exercise of share purchase warrants, each convertible into a common share of the Issuer at an exercise price of \$0.20 for aggregate consideration of \$129,500; and (c) 100,000 common shares pursuant to the terms of consulting agreement.**

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

**Please see Item 13 above.**

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

**None during the month of September 2016.**

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

**Trends and risks, which may impact the Issuer, are detailed in the Final Long Form Prospectus filed April 29, 2016, available for viewing under the Issuer's profile on the SEDAR website at [www.sedar.com](http://www.sedar.com).**

## 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 October 6, 2016

Sheri Rempel  
Name of Director or Senior Officer

/s/ "Sheri Rempel"  
Signature  
Chief Financial Officer/Director  
Official Capacity

<b>Issuer Details</b>	For Month End	Date of Report
Name of Issuer Fantasy 6 Sports Inc.	September 2016	YY/MM/DD 16/10/06
Issuer Address Suite 300, 128 West Hastings Street		
City/Province/Postal Code Vancouver, BC V6B 1G8	Issuer Fax No. Not applicable	Issuer Telephone No. (604) 283-9166
Contact Name Sheri Rempel	Contact Position CFO/Director	Contact Telephone No. (604) 283-9166
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