

FORM 7

MONTHLY PROGRESS REPORT

Name of Listed Issuer: Safe Supply Streaming Co Ltd. (the "Issuer").

Trading Symbol: SPLY

Number of Outstanding Listed Securities: 202,098,390

Date: April 9, 2026

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

A. Safe Supply Confirms NIRLAB Drug Analysis Devices Actively Deployed and Under Field Evaluation by Government Stakeholders

On March 4, 2026, the Issuer provided an update on its NIRLAB SA ("NIRLAB") pilot program, confirming that NIRLAB NIRLIGHT spectroscopy drug analysis devices are currently deployed with government stakeholders and are being

actively tested in the field. The Issuer is also reported the sale of two additional NIRLAB NIRLIGHT devices to a First Nations group, reflecting ongoing adoption across Indigenous communities.

The active field evaluation by government stakeholders represents a meaningful step in Issuer's strategy to pursue institutional adoption of the NIRLAB platform. These deployments follow a series of live demonstrations conducted with federal, provincial, municipal, and Indigenous government agencies, several of which have now progressed to in-field evaluation.

Government Field Pilot: From Demonstration to Active Evaluation

Over the past few months, the Issuer has conducted a systematic program of government stakeholder engagement, including live demonstrations of the NIRLAB NIRLIGHT device with agencies operating across multiple jurisdictions and areas of public health and safety responsibility. This engagement has progressed beyond introductory discussions: a number of those agencies have now received devices and are conducting their own field-based evaluations.

The pilot program is structured around three core objectives:

- To validate NIRLIGHT system performance across a range of operational environments representative of real-world government use cases
- To generate field-level evidence that can support formal procurement evaluation and decision-making within participating agencies
- To establish the Issuer as a credible, reliable technology partner for Canadian government bodies engaged in frontline drug response and public safety

Continued Adoption: Two Additional Device Sales to First Nations Group

In addition to the pilot program update, the Issuer reported the sale of two additional NIRLAB NIRLIGHT devices to a First Nations group in Canada. The transactions add to the Issuer's growing base of device deployments within Indigenous communities under its exclusive Canadian distribution agreement with NIRLAB, and reflect a consistent pattern of adoption among First Nations partners who have identified on-site drug analysis as a practical community safety tool.

For communities where geographic remoteness and access gaps make laboratory-based testing impractical, the NIRLIGHT system's field-ready design addresses a well-documented need. The device delivers near-instantaneous results without destroying the sample, supporting frontline workers in making better-informed decisions in real time. Key capabilities include:

- Rapid, non-destructive NIR spectroscopy with results in seconds via iOS/Android mobile app
- Identification and relative quantification of up to three substances per sample, including active compounds and common cutting agents
- Portable, battery-powered design built for remote and field settings, with NIRWeb and NIRCloud data management support

- **Compatibility with existing health and safety workflows, including presumptive strip-based testing**

B. Safe Supply Streaming Co Ltd. Achieves U.S. Federal Vendor Registration and Secures Municipal Vendor Approval in Boca Raton, Florida

On March 10, 2026, the Issuer announced that its wholly owned subsidiary, Safety Strips Tech Corp. ("Safety Strips"), has obtained a Unique Entity Identifier ("UEI") through the United States Government's System for Award Management (SAM.gov) and has received approved vendor status with the City of Boca Raton, Florida.

These two developments together represent a meaningful structural milestone in the Issuer's strategy to expand the reach of Safety Strips' health and safety technologies within the United States public sector.

Entering the U.S. Federal Procurement System

A Unique Entity Identifier issued through SAM.gov is a prerequisite for any organization seeking to conduct business with the United States federal government. Its issuance to Safety Strips formally positions the subsidiary to engage with federal agencies, state-level departments, municipalities, and public safety organizations across the country.

Registration in the federal vendor system establishes the legal and administrative standing required before any formal procurement engagement can be pursued. For a company whose products are designed to address a public health emergency at the community level, access to this system represents a significant structural development.

Approved Vendor: City of Boca Raton, Florida

In parallel, Safety Strips has been formally approved as a vendor by the City of Boca Raton, one of South Florida's most well-regarded municipalities, recognized for the strength of its public safety infrastructure and the proactive initiatives of the Boca Raton Police Department.

Vendor approval within a municipality known for its rigorous procurement standards provides the Issuer with its first established foothold in U.S. municipal procurement. This approval enables Safety Strips to be considered as a supplier of health and safety products within Boca Raton's procurement framework, an important step as the Issuer builds relationships within American public health and public safety systems.

A Platform for Broader U.S. Expansion

The fentanyl and opioid crisis continues to challenge public health systems across North America. Demand for accessible, low-barrier detection tools has grown among first responders, health and safety service providers, correctional

facilities, and community organizations. Safety Strips' fentanyl detection technology was designed with exactly these settings in mind.

With federal vendor registration now in place, the Issuer intends to pursue procurement opportunities with federal departments, additional municipal governments, and public safety agencies across the United States. The Issuer views these developments as the early infrastructure of what it anticipates will be a broader national presence over time.

C. Safe Supply Streaming Co Ltd. Announces Annual General and Special Meeting of Shareholders to Be Held on April 8, 2026

On March 13, 2026, the Issuer announced that it will hold its Annual General and Special Meeting of Shareholders (the "Meeting") on Wednesday, April 8, 2026, at 11:00 a.m. (Toronto time) at the offices of Garfinkle Biderman LLP, 1 Adelaide Street East, 8th Floor, Suite 801, Toronto, Ontario M5C 2V9.

The Meeting had been called to address a number of significant items of business, including resolutions with respect to a proposed name change, a share consolidation, and the relocation of the Issuer's registered office from British Columbia to Ontario. Full details of all matters to be considered at the Meeting are set out in the Management Information Circular (the "Circular") dated March 8, 2026, which is available under the Issuer's profile on SEDAR+ at www.sedarplus.ca.

Meeting Details

Date: Wednesday, April 8, 2026

Time: 11:00 a.m. (Toronto time)

Location: Garfinkle Biderman LLP, 1 Adelaide Street East, 8th Floor, Suite 801, Toronto, Ontario M5C 2V9

Record Date: March 3, 2026

Proxy Deadline: 11:00 a.m. (Toronto time) on April 6, 2026

Items of Business

At the Meeting, Shareholders will be asked to consider and vote on the following matters:

- * Receipt and consideration of the audited financial statements for the fiscal years ended September 30, 2025 and September 30, 2024, together with the auditors' reports thereon**
- * Election of the Issuer's directors for the ensuing year**
- * Re-appointment of WDM LLP as auditors of the Issuer at a remuneration to be fixed by the Audit Committee**
- * Re-approval of the Issuer's Omnibus Incentive Plan**
- * Special resolution to change the Issuer's registered office from British Columbia to Ontario**
- * Special resolution to change the name of the Issuer to "Altrova Inc." or such**

- other name as the Board may determine
- **Special resolution to authorize a consolidation of the issued and outstanding Common Shares on the basis of a ratio within a range of one (1) post-consolidation share for every two (2) to ten (10) pre-consolidation shares, with the final ratio to be determined by the Board**

Proposed Name Change to Altrova Inc.

Among the special resolutions to be considered at the Meeting is a proposal to change the name of the Issuer to "Altrova Inc.", or such other name as the Board of Directors may determine and as may be acceptable to applicable regulatory authorities. If approved, the name change will become effective upon the filing of the required articles of amendment, at a time to be determined by the Board, subject to any regulatory approvals. The Issuer will issue a news release if and when the name change becomes effective.

Shareholders should note that notwithstanding shareholder approval, the Board retains the authority to revoke the resolution prior to it being acted upon.

Proposed Share Consolidation

Shareholders will also be asked to consider a special resolution authorizing a consolidation of the issued and outstanding Common Shares at a ratio within the range of one (1) post-consolidation share for every two (2) to ten (10) pre-consolidation shares. The Board will have the sole discretion to determine the final consolidation ratio and the timing of implementation, subject to regulatory approval.

The Board believes that flexibility to implement a consolidation may assist the Issuer in evaluating and pursuing strategic opportunities and financings. The Issuer will issue a news release if and when any consolidation becomes effective. Shareholders are encouraged to carefully review the full description of the proposed consolidation as set out in the Circular.

Proposed Change of Registered Office

The Board is also seeking shareholder approval to change the province of the Issuer's registered office from British Columbia to Ontario. This change is intended to align the Issuer's registered office with its principal place of business and management, streamline corporate administration, and reduce operational complexity. The change is not expected to affect shareholders' shareholdings or voting rights.

Director Nominees

The following individuals have been nominated for election to the Board of Directors at the Meeting:

- **Tony Clement — Director; Chair of the Audit Committee**
- **Raf Souccar — Director; Audit Committee member**
- **Seymour Ferreira — Director**
- **Donovan Bailey — Director; Audit Committee member**
- **Jerry Dias — Director**

- * Geoff Benic — Chief Executive Officer and Director

How to Vote

Shareholders of record as at the close of business on the Record Date of March 3, 2026, are entitled to vote at the Meeting. Registered Shareholders may vote by attending the Meeting in person or by completing and returning the enclosed Form of Proxy. Beneficial Shareholders should follow the voting instructions provided by their broker or other intermediary.

Proxies must be received by the Issuer's registrar and transfer agent, Olympia Trust Company, no later than 11:00 a.m. (Toronto time) on April 6, 2026. Proxies may be submitted by:

- * Email: proxy@olympiatrust.com
- * Mail: Olympia Trust Company, Proxy Dept., PO Box 128, STN M, Calgary, Alberta T2P 2H6
- * Fax: 1-403-668-8307
- * Internet: <https://css.olympiatrust.com/pxlogin>

The Circular and all additional materials have been filed under the Issuer's profile on SEDAR+ at www.sedarplus.ca. Shareholders are encouraged to carefully review the Circular prior to voting. Copies of the Circular, Form of Proxy, and voting instruction form may also be obtained free of charge by contacting Olympia Trust Company at the address or email noted above.

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

During the month of March 2026, management continued to support and control the Issuer's business activities, advance commercialization efforts relating to NIRLAB drug analysis devices, and evaluate additional deployment opportunities with community and institutional stakeholders.

During the month, as part of the Issuer's ongoing business and management activities, management completed the interim financial statements and related filings for the second quarter in accordance with applicable securities laws and exchange requirements.

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.

Not applicable.

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.

Not applicable.

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.

On March 4, 2026, the Issuer reported the sale of two additional NIRLAB NIRLIGHT devices to a First Nations group, reflecting ongoing adoption across Indigenous communities.

On March 10, 2026, the Issuer's wholly owned subsidiary, Safety Strips Tech Corp. ("Safety Strips"), has obtained a Unique Entity Identifier ("UEI") through the United States Government's System for Award Management (SAM.gov) and has received approved vendor status with the City of Boca Raton, Florida.

The relationship is not with a Related Person of the Issuer.

For more information see item 1 *Report on Business*.

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.

Not applicable.

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.

Not applicable.

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

During the month of March 2026, the Issuer completed the sale the sale of two additional NIRLAB NIRLIGHT devices to a First Nations group, reflecting ongoing adoption across Indigenous communities.

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.

Not applicable.

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

Not applicable.

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

Not applicable.

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.

Not applicable.

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

Not applicable.

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

Security	Number Issued	Details of Issuance	Use of Proceeds
N/A			

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

Not applicable.

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

Not applicable.

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

Not applicable.

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: April 9, 2026

Jordan Greenberg
Name of Director or Senior Officer

/s/ Jordan Greenberg

Signature

CFO
Official Capacity

Issuer Details		For Month End	Date of Report
Name of Issuer		March 31, 2026	YY/MM/DD
Safe Supply Streaming Co Ltd.			26/04/09
Issuer Address			
2500-666 Burrard Street			
City/Province/Postal Code	Issuer Fax No.	Issuer Telephone No.	
Vancouver, V6C 2X8	()	(416) -566-3872	
Contact Name	Contact Position	Contact Telephone No.	
Jordan Greenberg	CFO	416-985-0757	
Contact Email Address	Web Site Address		
jordan@safesupply.com	Safesupply.com		