FORM 7

MONTHLY PROGRESS REPORT

Name of Listed Issuer: Chlormet Technologies, Inc.	(the "Issuer").	
Trading Symbol: PUF		
Number of Outstanding Listed Securities: 54,871,574		
Date: July 6, 2015		

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.

On May 4, 2015, the Issuer issued a total of 400,000 common shares pursuant to warrant exercises, as further described in Item 2 below.

On May 8, 2015, the Issuer announced that it had completed a previously announced nonbrokered private placement on April 2, 2015 and May 1, 2015, of a total of 19,366,000 units at a price of \$0.05 per unit raising gross proceeds of \$968,300, as further described in Item 2 below.

On May 14, 2015, the Issuer announced that it had closed the formal Share Exchange Agreement (the "Definitive Agreement") for the acquisition of all assets of VapeTronix Inc. ("VapeTronix"), originally announced on April 2, 2015, as further described in Item 2 below.

On May 28, 2015, the Issuer announced that it had formally requested the release of funds held in escrow by Whatcom Land Title Company, Inc., as further described in Item 2 below.

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

On May 4, 2015, the Issuer issued a total of 400,000 common shares pursuant to warrant exercises at a price of \$0.075 per share for gross proceeds of \$30,000.

On May 8, 2015, the Issuer announced that it had completed a previously announced nonbrokered private placement on April 2, 2015 and May 1, 2015, of a total of 19,366,000 units at a price of \$0.05 per unit raising gross proceeds of \$968,300.

Each unit consists of one common share and one transferable purchase warrant (a "Warrant) of the Issuer. Each Warrant will entitle the holder to purchase one additional common share of the Issuer at an exercise price of \$0.075 per share for a period of 36 months. The Warrants have an acceleration clause such that if after the required hold period the shares in the Issuer trade above \$0.15 for 10 consecutive trading days, the Issuer may give notice to the warrant holders that they have 30 days to exercise the warrants.

Insiders of the Issuer purchased a total of 1,700,000 units in the private placement.

The issuer paid finder's fees to PI Financial Corp., Dundee Goodman, Foremost Capital Corp., Fairweather Consulting Ltd. and Jordan Capital Markets totalling \$53,750 cash and 1,680,000 finder's warrants. Each finder's warrant consists of one common share and one common share purchase warrant exercisable at a price of \$0.075 per share for a period of 36 months.

The Issuer will use the proceeds of the private placement for development of VapeTronix, a Washington State investment opportunity, general working capital and corporate purposes.

On May 14, 2015, the Issuer announced that it had closed the Definitive Agreement for the acquisition of all assets of VapeTronix, originally announced on April 2, 2015.

VapeTronix is a Canadian vaporizer ("Vape") and Electronic Cigarette ("E-Cig") company that was formed to capitalize on opportunities and technology related to the growing Vape and E-Cig sectors. VapeTronix owns the exclusive rights to the "1313" E-Cig brand, medicinal marijuana mobile application technology and several research and development projects within the Vape and E-Cig space.

Highlights of the VapeTronix business and acquisition are:

- 1313's flavoured E-Cigs are currently being sold in Ontario with Canada wide expansion planned;
- 1313's nicotine E-Cigs are ready for planned roll-out into the US market;
- Additional products in queue to add additional revenue opportunities for the Issuer;
- VapeTronix principals will remain engaged by the Issuer and will assist with product branding and sales roll-out; and
- VapeTronix will merge its marketing and development team with the Issuer to work with the Issuer on leveraging various synergies between the medicinal marijuana mobile application and vaporizer technology with the anticipated MMPR license to be issued to AAA Heidelberg.

About VapeTronix:

1313 is an emerging player in the burgeoning E-Cig market (http://www.1313cigs.com). 1313 E-Cigs are disposable electronic cigarettes that contain between 500 and 650 "puffs" and are packaged for convenience. A single 1313 E-Cig is the equivalent of 2 and ½ packs of traditional cigarettes. VapeTronix has assembled a strong portfolio of unique flavours that have been tested and approved for commercial production. After a successful limited market trial launch, initial commercial roll-out of 1313 E-Cigs has begun in Ontario. Select convenience stores and nightclub establishments in the GTA area have begun selling the nicotine free 1313 E-Cig products consisting of watermelon, vanilla, peach and green apple flavours on a retail basis. VapeTronix plans to continue sales expansion of 1313 E-Cigs to major urban centres across Canada in 2015 and beyond. A unique line of "E-Shisa" flavours that will appeal to the North American and Middle Eastern hobbyist hookah smoker are also in test phase. 1313 has begun test trials in the US markets for its nicotine products and plans to further pursue this market opportunity in due course. In addition to the 1313 E-Cig brand, VapeTronix has incubated a development stage medicinal marijuana mobile application tracking technology that syncs a vaporizer device to a smart phone and will be aimed at the Canadian medical marijuana user. The medical marijuana mobile application will track a variety of metrics for patients and physicians alike such as cannabis usage data, the efficacy of certain strains, side effects as well as several other features. The VapeTronix team will work in conjunction with the Issuer and AAA Heidelberg to implement additional features in the technology, prior to releasing its commercial version to the public.

The development of the medicinal marijuana mobile application has many potential synergies with AAA Heidelberg as it is planned to greatly help AAA Heidelberg with its Doctor Outreach Program (see news release dated June 23, 2014) that plans on creating relationships with the doctors and clinics in southern Ontario that are pro medical marijuana in advance of the issuance of a MMPR license.

Terms of the acquisition:

This is an arms-length transaction as the companies have no directors in common. The Issuer has issued the shareholders of Vapetronix a total of 7,000,000 common shares in exchange for a 100% interest in VapeTronix. 3,500,000 of the common shares have a 6 month hold period and 1,500,000 common shares will be subject to certain incentive provisions and will be released upon the completion of certain milestones.

In connection with the transaction, the Issuer issued 700,000 finder's units to Fairwater Consulting Limited. Each unit consists of one common share and one common share purchase warrant exercisable at a price of \$0.075 per share for a period of 36 months.

On May 28, 2015, the Issuer announced that it had formally requested the release of funds held in escrow by Whatcom Land Title Company, Inc. By doing so, the Issuer has initiated the closing process on its target property and associated buildings situated in Whatcom County, Washington State.

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.

See Item 2.

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.

See Item 2.

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.

See Item 2.

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.

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.

The Issuer closed the Definitive Agreement for the acquisition of all assets of VapeTronix, as further described in Item 2 above.

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

See Item 2.

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.

See Item 2.

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

None.

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

None.

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.

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

N/A.

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

Security	Number Issued	Details of Issuance	Use of Proceeds
Common Shares	400,000	Warrants exercised at \$0.075 per share.	General working capital.
Units	19,366,000 common shares	Units issued at \$0.05 per unit ⁽¹⁾	General working capital and proposed asset purchase
	19,366,000 warrants		disclosed in the news release on May 13/15.
Finder's Warrants	1,680,000 finder's warrants	Each finder's warrant entitles the holder to acquire one additional common share of the Issuer at a price of \$0.075 per share for 36 months.	N/A
Common Shares	7,000,000	Issued pursuant to VapeTronix acquisition.	N/A
Finder's Warrants	700,000	Each finder's warrant entitles the holder to acquire one additional common share of the Issuer at a price of \$0.075 per share for 36 months.	N/A

(1) Each unit consists of one common share and one transferable common share purchase warrant, with each warrant entitling the holder to acquire one additional common share of the Issuer at a price of \$0.075 per share for 36 months.

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

N/A.

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

N/A.

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

Changes in commodity prices, in particular metal prices, and changes in the share performance of other junior mineral exploration companies may affect the Issuer's ability to raise financing.

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 were is no material information concerning the Issuer which has not been publicly disclosed.
- 3. The undersigned hereby certifies to CNSX 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 CNSX Requirements (as defined in CNSX Policy 1).
- 4. All of the information in this Form 7 Monthly Progress Report is true.

Dated: July 6, 2015

Yari Alexander Nieken Name of Director or Senior Officer

<u>"Yari Alexander Nieken"</u> Signature <u>CEO & Director</u> Official Capacity

<i>Issuer Details</i> Name of Issuer	For Month End	Date of Report YY/MM/D
Chlormet Technologies, Inc.	May 2015	15/07/06
Issuer Address Suite 459 – 490 Granville Street		
City/Province/Postal Code Vancouver, BC V6C 1T2	Issuer Fax No. (604) 678 2532	Issuer Telephone No. (604) 678 2531
Contact Name Yari Alexander Nieken	Contact Position CEO & Director	Contact Telephone No. (604) 678 2531
Contact Email Address ynieken@foremostcapitalcorp.com	Web Site Address	