## **FORM 10**

## NOTICE OF PROPOSED SIGNIFICANT TRANSACTION (not involving an issuance or potential issuance of a listed security)<sup>1</sup>

Name o	f Listed Iss	suer: <u>Chalice Brands Ltd.</u>	_ (the "Issuer").
Trading	Symbol: <u>C</u>	CHALF	
Issued a	and Outsta	anding Securities of the Issuer Prior to Transaction: <u>59</u>	9,237,024
Date of	News Rele	ease Fully Disclosing the Transaction: September 16.	2021
1.	Transa	ction	
1.	of asse license, Issuer apprecia material services branded located Services the retained services appreciated serv	details of the transaction including the date, descripts, if applicable, parties to and type of agreement contract for Investor Relations Activities etc.) and retails the disclosure should be sufficiently complete to enate the significance of the transaction without refered: The Company entered into an asset purchase as agreement effective September 16, 2021 to acquired Cannabliss & Co. from Acreage Holdings, Included and Springfield, Oregon. Under Agreement, immediately upon signing, Chalice corrected stores including staffing, pricing, and procurates include two in Portland, one in Eugene, and one	(eg: sale, option, elationship to the nable a reader to ence to any other agreement and a four retail stores ("Cannabliss") or the terms of the atracts to operate rement. Oregon
2.	transact	the following information in relation to the total contion (including details of all cash, non-convertible consideration) and any required work commitments:  Total aggregate consideration: US\$6.5 million offset capital surplus of US\$500,000 (C\$7.6 million)  Cash: US\$250,000 (C\$316,850)	lebt securities or
<sup>1</sup> If the trar	saction invol	lved the issuance of securities, other than debt securities that are not co	onvertible into

listed securities, use Form 9.

	(c)	Other: 10- month promissory note in the amount of US\$6,250,000 (C\$7,921,250) carrying interest of 6% for the first five months, 10% for the remaining five months, if necessary		
	(d)	Work commitments: N/A		
3.	determ	State how the purchase or sale price and the terms of any agreement were determined (e.g. arm's-length negotiation, independent committee of the Board, third party valuation etc).		
	The punegotia	rchase price and terms were determined by an arms-length ation.		
4.		Provide details of any appraisal or valuation of the subject of the transaction known to management of the Issuer: N/A		
5.	ensure	If the transaction is an acquisition, details of the steps taken by the Issuer to ensure that the vendor has good title to the assets being acquired:  Legal and business due diligence .		
6.	Provide the following information for any agent's fee, commission, bonus or finder's fee, or other compensation paid or to be paid in connection with the transaction (including warrants, options, etc.):			
	(a)	Details of any dealer, agent, broker or other person receiving compensation in connection with the transaction (name, address. If a corporation, identify persons owning or exercising voting control over 20% or more of the voting shares if known to the Issuer):		
		<u>N/A</u>		
	(b)	Cash		
	(c)	Other		
7.	compe	State whether the vendor, sales agent, broker or other person receiving compensation in connection with the transaction is a Related Person or has any other relationship with the Issuer and provide details of the relationship.		

	N/A	
8.	If applicable, indicate whether the transaction is the acquisition of an interest in property contiguous to or otherwise related to any other asset acquired in the last 12 months. N/A	
2.	Development	
enable a	etails of the development. The disclosure should be sufficiently complete to reader to appreciate the significance of the transaction without reference to material:  N/A	
3. Ce	rtificate Of Compliance	
The unde	rsigned 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.	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 <u>Se</u>	eptember 22, 2021	

Name of Director or Senior Officer
Signature
Chief Financial Officer

Andrew Marchington

Official Capacity