UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

	SCHEDULE 13G
	Under the Securities Exchange Act of 1934 (Amendment No. 1)*
	DAVIDSTEA Inc. (Name of Issuer)
	Common Stock (Title of Class of Securities)
	238661102 (CUSIP Number)
	December 31, 2018 Date of Event Which Requires Filing of the Statement
Chec	ck the appropriate box to designate the rule pursuant to which this Schedule is filed:
	□ Rule 13d-1(b)
	□ Rule 13d-1(c)
	⊠ Rule 13d-1(d)
*	The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securitie and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.
Act o	information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchanged 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see Notes).

1. Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person				
	S.S. or I.R.S. Identification No. of Above Person			
	Highland Consumer GP GP LLC			
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	S.S. or I.R.S. Identification No. of Above Person			
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1.	1. Name of Reporting Person			
	S.S. or I.R.S. Identification No. of Above Person			
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1.	1. Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person			
	Highland Consumer Fund I-B LP			
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1.	Name of Reporting Person S.S. or I.R.S. Identification No. of Above Person				
	S.S. or I.R.S. Identification No. of Above Person				
	Highland Consumer Entrepreneurs' Fund I LP				
2. Check the Appropriate Box if a Member of a Group					
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Tan 1(-)	Name of Issuer		
Item 1(a)	a) Name of Issuer DAVIDsTEA Inc.		
7: 40)			
Item 1(b)	Address of Issuer's Principal Executive Offices		
	5430 Ferrier, Mount-Royal A8 H4P 1M2, Quebec, Canada		
Item 2(a)	Name of Person Filing		
	This statement is being filed by the following persons:		
	(a) Highland Consumer Fund I Limited Partnership ("Highland Consumer I");		
	(b) Highland Consumer Fund 1-B Limited Partnership	("Highland Consumer IB");	
	(c) Highland Consumer Entrepreneurs' Fund I, Limited Partnership ("Highland Consumer Entrepreneurs'," and together with Highland Consumer I and Highland Consumer IB, the "Highland Consumer Entities");		
	(d) Highland Consumer GP Limited Partnership ("HC LP"), the general partner of each of the Highland Consumer Entities;		
	(e) Highland Consumer GP GP LLC ("HC LLC"), the general partner of HC LP.		
	HC LLC, HC LP, Highland Consumer I, Highland Consumer IB and Highland Consumer Entrepreneurs are sometimes increferred to herein as a "Reporting Person" and collectively as the "Reporting Persons."		
Item 2(b) Address of Principal Business Office			
	The allowed and allowed and December 1		
The address of each of the Reporting Persons is: c/o Porchlight Equity Management, LLC			
	20 William Street, Suite 115		
	Wellesley, Massachusetts 02481		
Item 2(c) Citizenship			
item 2(c)	Citizenship		
	Highland Consumer I	Delaware	
	Highland Consumer IB	Delaware	
	Highland Consumer Entrepreneurs	Delaware	
	HC LP	Delaware	
	HC LLC	Delaware	
Item 2(d)	Title of Class of Securities		
Common Stock, no par value			
	1 Crock, no par value		

Item 2(e)	CUSIP Number	
• • •	238661102	
Item 3	If this statement is filed pursuant to §§240.13d-1(b), or 240.13d-2(b) or (c), check whether the person filing is a:	
	Not applicable.	
Item 4	Ownership	
Provide the	following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1.	
The informa	tion required by Items 4(a)-(c) is set forth in Rows 5-11 of each Cover Page and is incorporated herein by reference.	
Item 5	Ownership of Five Percent or Less of a Class	
	If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than 5 percent of the class of securities, check the following [X].	
Item 6	Ownership of More than Five Percent on Behalf of Another Person	
	Not applicable.	
Item 7	Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company	
	Not applicable.	
Item 8	Identification and Classification of Members of the Group	
	Not applicable.	
Item 9	Notice of Dissolution of Group	
	Not applicable.	

Item 10 Certification

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect, other than activities solely in connection with a nomination under § 240.14a-11.

SIGNATURE

After reasonable inquiry and to the best of its knowledge and belief, the undersigned certify that the information set forth in this statement is true, complete and correct.

DATED: October 29, 2018.

Highland Consumer Fund I Limited Partnership

By: Highland Consumer GP Limited Partnership, its General Partner

By: Highland Consumer GP GP LLC, its General Partner

By: /s/ Peter Cornetta

Managing General Partner

Highland Consumer Fund 1-B Limited Partnership

By: Highland Consumer GP Limited Partnership, its General Partner

By: Highland Consumer GP GP LLC, its General Partner

By: /s/ Peter Cornetta

Managing General Partner

Highland Consumer Entrepreneurs' Fund I, Limited Partnership

By: Highland Consumer GP Limited Partnership, its General Partner

By: Highland Consumer GP GP LLC, its General Partner

By: /s/ Peter Cornetta
Managing General Partner

Highland Consumer GP Limited Partnership

By: Highland Consumer GP GP LLC, its General Partner

By: /s/ Peter Cornetta

Managing General Partner

Highland Consumer GP GP LLC

By: /s/ Peter Cornetta

Managing General Partner

JOINT FILING AGREEMENT

The undersigned acknowledge and agree that the foregoing statement on Schedule 13G is filed on behalf of each of the undersigned and that all subsequent amendments to this statement on Schedule 13G shall be filed on behalf of each of the undersigned without the necessity of filing additional joint filing agreements. The undersigned acknowledge that each shall be responsible for the timely filing of such amendments, and for the completeness and accuracy of the information concerning it contained therein, but shall not be responsible for the completeness and accuracy of the information concerning the other entities or persons, except to the extent that it knows or has reason to believe that such information is inaccurate.

This Agreement may be executed in any number of counterparts, each of which shall be deemed an original.

EXECUTED as of this 29th day of October 2018.

Highland Consumer Fund I Limited Partnership

By: Highland Consumer GP Limited Partnership, its General Partner

By: Highland Consumer GP GP LLC, its General Partner

By: /s/ Peter Cornetta

Managing General Partner

Highland Consumer Fund 1-B Limited Partnership

By: Highland Consumer GP Limited Partnership, its General Partner

By: Highland Consumer GP GP LLC, its General Partner

By: /s/ Peter Cornetta

Managing General Partner

Highland Consumer Entrepreneurs' Fund I, Limited Partnership

By: Highland Consumer GP Limited Partnership, its

General Partner

By: Highland Consumer GP GP LLC, its General Partner

By: /s/ Peter Cornetta

Managing General Partner

Highland Consumer GP Limited Partnership

By: Highland Consumer GP GP LLC, its General Partner

By: /s/ Peter Cornetta

Managing General Partner

Highland Consumer GP GP LLC

By: /s/ Peter Cornetta

Managing General Partner