

MEMORANDUM OF UNDERSTANDING

BETWEEN

HER MAJESTY THE QUEEN IN RIGHT OF THE PROVINCE OF BRITISH COLUMBIA AS REPRESENTED BY THE MINISTRY OF JUSTICE, POLICE SERVICES DIVISION

AND THE ROYAL CANADIAN MOUNTED POLICE "E" DIVISION

AND THE INDEPENDENT MUNICIPAL POLICE DEPARTMENTS IN BRITISH COLUMBIA

AND HER MAJESTY THE QUEEN IN RIGHT OF THE PROVINCE OF BRITISH COLUMBIA AS REPRESENTED BY THE MINISTRY OF JUSTICE, SHERIFF SERVICES DIVISION

RESPECTING

The Provincial Fugitive Return Program

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MEMORANDUM OF UNDERSTANDING

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MEMORANDUM OF UNDERSTANDING

BETWEEN:

THE INDEPENDENT MUNICIPAL POLICE DEPARTMENTS IN BRITISH COLUMBIA, as represented by their Chief Constables and chief officer

AND:

HER MAJESTY THE QUEEN IN RIGHT OF THE PROVINCE OF BRITISH COLUMBIA as represented by THE MINISTRY OF JUSTICE, Police Services Division (PSD)

AND:

ROYAL CANADIAN MOUNTED POLICE (RCMP), as represented by the COMMANDING OFFICER, "E" DIVISION

AND:

HER MAJESTY THE QUEEN IN RIGHT OF THE PROVINCE OF BRITISH COLUMBIA, as represented by THE MINISTRY OF JUSTICE, SHERIFF SERVICES DIVISION (BCSS)

PURPOSE AND OBJECTIVE:

A. Police Services Division (PSD), with the support of the Municipal Police Departments of British Columbia and the RCMP, is establishing a Provincial Fugitive Return Program that assists in returning some individuals with outstanding warrants from another jurisdiction to that jurisdiction ("PFRP") and is more fully described in this MOU.

PSD will provide an annual budget to the RCMP under the Provincial Police Service Agreement for the purpose of funding the PFRP.

B. The RCMP, the independent municipal police departments, and the British Columbia Sheriff Service (BCSS) wish to establish a protocol to govern the administration and coordination of the PFRP, including the exchange of personal information and the delivery of operational assistance under their respective mandates.

THE PARTIES AGREE AS FOLLOWS:

SECTION 1.0 INTERPRETATION

- 1.1 In this Memorandum of Understanding each of the following terms shall, unless the context otherwise requires, have the meaning set out beside it:
 - (a) **"BCSS**" means the British Columbia Sheriff Service.
 - (b) "Commanding Officer", means the Commanding Officer of the Royal Canadian Mounted Police, "E" Division.
 - (c) "Candidate", means a person currently located in British Columbia with an outstanding warrant from another jurisdiction.
 - (d) "Director", means the Director of the Police Services Division, Ministry of Justice, Province of British Columbia.
 - (e) "Force", means the Royal Canadian Mounted Police "E" Division, Government of Canada.
 - (f) "Freedom of Information and Protection of Privacy Act", means the Freedom of Information and Protection of Privacy Act, R.S.B.C. 1996, c. 165.
 - (g) "Independent municipal police departments", means the Abbotsford Police Department, the Central Saanich Police Service, the Delta Police Department, the Nelson Police Department, the New Westminster Police Service, the Oak Bay Police Department, the Port Moody Police Department, the Saanich Police Department, the South Coast British Columbia Transportation Authority (Transit Police), the Vancouver Police Department, the Victoria Police Department, and the West Vancouver Police Department.
 - (h) "Police", means the Royal Canadian Mounted Police "E" Division and municipal police departments listed in section 1.1 of the *Police Act*, R.S.B.C. 1996, c. 367.
 - (i) "Privacy Act" means the *Privacy Act*, R.S.C. 1985, c. P-21.
 - (j) "Provincial Police Service Agreement", or "PPSA", means the Memorandum of Agreement made between the Government of Canada and the Government of British Columbia, dated April 1, 1992.

- (k) "RCMP", or "R.C.M.P.", or "R.C.M. POLICE", means the Royal Canadian Mounted Police "E" Division, Government of Canada.
- 1.2 The singular number includes the plural and the plural number includes the singular where such is consistent with the context.

SECTION 2.0 AGREEMENT AUTHORITIES

- 2.1 This Agreement is entered into by the Commanding Officer under the authority of section 5 and in relation to section 20 of the *Royal Canadian Mounted Police Act* in alding the administration of Justice in the province and in carrying into effect the applicable legislation, and under section 8(2) (f) of the *Privacy Act*, and the July 27, 1983 Canada-British Columbia agreement on disclosure of personal information.
- 2.2 This Agreement is entered into by the Chief Constables and the Chief Officer of the independent municipal police departments under the *Freedom of Information and Protection of Privacy Act*, section 33.1(1) (d).
- 2.3 This Agreement is entered into by BCSS and PSD to facilitate the mandate of the PFRP.

SECTION 3.0 SUBJECT MATTER

3.1 **PFRP Description**

- 1. The administration of justice is undermined when jurisdictions across the country continue to decline requests to return individuals with outstanding warrants for a variety of reasons including lack of communication, cost of transport and the notion that banishment of offenders from a community is legal and appropriate. In order to address this issue, PSD has formulated the PFRF. This initiative is supported by all RCMP and municipal police departments in British Columbia.
- 2. The PFRP is managed by a Program Coordinator. The Program Coordinator is an NCO ranked position employed, administered and housed within the "E" Division Criminal Investigation Unit of the RCMP. It is a PFRP designed on the successes of similar initiatives in Vancouver

and Victoria. It is intended to provide all police departments and RCMP Detachments in British Columbia the ability to participate in a provincially funded Candidate return program.

3. The Candidates will be identified via the analysis of reports and investigational material submitted from investigators around the province in an attempt to identify Candidates wanted by other provinces who are currently residing in British Columbia. These Candidates will have met the specific criteria of the PFRP identified by this Memorandum of Understanding (as referenced in section 3.6) and formulated by the Joint Management Team. The PFRP will prioritize the most viable Candidates based on the information collected. The process will begin with a PFRP List (hereinafter referred to as the List), identifying Candidates who will be targeted to be returned to the jurisdiction holding his/her warrant. As the PFRP evolves, the List will be exhausted and future Candidate returns will be conducted as necessary as required. The PFRP is responsible for the identification of and for funding the return of these Candidates to the jurisdiction holding their warrants.

4. In order for the PFRP to be as effective as possible, the returns of Candidates must be strategic and pre-planned. Appropriate consideration must be given to ensure the proposed Candidate meets the specified criteria and there are sufficient funds available for the returns. The return of Candidates funded by this PFRP must be sanctioned by the Program Coordinator. While the PFRP is flexible and fluid enough to allow for a Candidate to be considered when arrested at roadside or during the course of conducting an investigation, it is expected the majority of Candidates will be considered, accepted and prioritized before any arrests are made. Candidates arrested outside the sanction of the Program Coordinator and not meeting the minimum threshold criteria will not be funded by the PFRP.

3.2 Fugitive Return Program Committee

The Fugitive Return Program Committee is comprised of representatives from:

- (a) The Royal Canadian Mounted Police
- (b) Municipal Police Departments
- (c) BCSS
- (d) PSD
- (e) Crown Counsel, Ministry of Justice

This committee will meet quarterly or as required to discuss the PFRP management and the overall effectiveness of the PFRP as it relates to the return of Candidates.

3.3 Joint Management Team (JMT)

- 1. The PFRP will be governed by a Joint Management Team (JMT) which is comprised of representatives from the RCMP and a municipal police department. This team will consist of:
 - (a) Operations Officer, RCMP Major Crime Section, "E" Division;
 - (b) for the Vancouver Police Department, OIC of Investigative Services Division or delegate;
 - (c) for independent municipal police departments other than the Vancouver Police Department, an Operations Officer or delegate;
- 2. The JMT will establish PFRP priorities and criteria, and will review and approve the PFRP List while making funding decisions as needed. Candidates that appear on the PFRP List will have been identified via the analysis of reports and investigational material submitted from investigators throughout the province. The PFRP JMT will meet on a quarterly basis if necessary and as required.

3.4 The Program Goordinator

The PFRP is a provincial program managed by a Program Coordinator provided by the RCMP. The Program Coordinator is responsible for liaising with other stakeholders (Independent Municipal Police Departments, RCMP Detachments, BCSS, Crown Counsel, and out of province police departments and Crown offices) for the return of the Candidate. The Program Coordinator is an RCMP administered position. The salary, benefits, and operational budget expenses related to work performed by the Program Coordinator will be funded separately through the RCMP.

3.5 Role of the Program Coordinator

- 1. The Program Coordinator will be responsible for:
 - (a) Developing procedures and policies regarding the identification and prioritization of potential Candidates in concert with the JMT;
 - (b) Developing procedures for ensuring that provincial and municipal partners are in compliance with policy, and processes for quality assurance of investigational material;

- (c) Developing and maintaining strategic partnerships with provincial and municipal partners;
- (d) Providing advice and guidance to PFRP liaison positions within British Columbia;
- (e) Developing and delivering training sessions/material for liaison positions;
- (f) Managing the PFRP budget in concert with the JMT; ensuring funds are spent on the most viable Candidates based on information collected by investigators;
- Providing financial reports to justify expenditures and analyze PFRP statistical data to identify key trends and determine future financial projections;
- (h) Improving tracking and monitoring of return requests and results;
- (i) Making recommendations for implementation at a national level; and,
- (j) Developing relationships with other police agencies, Crown and sheriffs throughout the country in order to improve the overall program.
- 2. Some of the above-noted responsibilities may be shared with the PFRP liaison positions located within the various agencies in consultation with the Program Coordinator to ensure consistency.

3.6 Criteria for Candidate Return Selection

To identify, target, and arrest individuals wanted on out-of-province warrants, the following are the governing criteria that will be considered by the Program Coordinator whether a Candidate will be returned:

- a) The Candidate is wanted for violent crimes: crimes of violence beyond simple assault or simple threats, e.g., sexual assault, robbery, aggravated assault or assault causing bodily harm.
- b) The Candidate is wanted for serious and sensitive crimes where offences involve undermining the administration of justice, e.g., obstructing justice; unlawfully at large; or a significant number of failures to appear; and/or breaches of court orders. The particular nature of a breach, such as failure to comply with counseling terms on a probation order for sexual assault, is also relevant. Non-violent offences involving vulnerable or elderly victims may also be considered under this criterion, e.g., fraud, theft, harassment.
- c) Offences that relate to organized or gang crime.

3.7 Arrest Authority

The authority to arrest an individual wanted in another province is found under s. 495 (1)(a) of the *Criminal Code of Canada* (CCC) which gives police officers the authority to arrest a person who has committed an indictable offence, or whom, on reasonable grounds, the officer believes has committed an indictable offence (including all dual offences), or is about to commit an indictable offence. The member's reasonable grounds are found by virtue of finding an arrest warrant for the accused on the Canadian Police Information Centre (CPIC). In addition, there are other *CCC* sections that provide a process by which arrested persons are brought before the Court to have their warrants addressed. These include sections 503(3) and section 528(2)

3.8 Process

- 1. PFRP Candidates will fall into one of two categories:
 - a. Strategic / Targeted Candidates whom the police have flagged, and the background legwork will be done in advance by police at the local level in consultation with the Program Coordinator and the JMT; and
 - b. Street pickups / roadside persons that police encounter by chance, not previously flagged as Candidates, who have outstanding warrants, who pose an imminent risk to the public; and/or flight risk.

In the case of strategic / targeted return, police within that jurisdiction will identify a Candidate who has a nonreturnable warrant for arrest for an indictable offence that meets the criteria of the PFRP.

Prior to engaging the Program Coordinator the police will:

Generate a Police Records Information Management Environment-BC (PRIME-BC) file assisting the department holding the warrant. The PRIME-BC file will include:

- (a) A current photo of the Candidate (to confirm identity request from the department holding the warrant);
- (b) CPIC information/background (including summary);
- (c) PRIME-BC history (including summary, ensure queries of all servers as Candidate may be transient);
- (d) Criminal Record showing disposition of charges;

- (e) Confirmation the subject does not have outstanding judicial matters within BC Courts;
- (f) Summary of warrant offence and/or substantive offence warrant relates to;
- (g) Copy of outstanding warrant(s);
- (h) Copy of outstanding information(s) if available;
- Documentation of any correspondence with the department holding the warrant;
- (j) Correspondence with Crown from the jurisdiction where the warrant was issued outlining:
 - I. The validity of the warrant
 - II. the likelihood of prosecution;
 - III. Whether Crown will waive the charges to BC if the Candidate will plead guilty; and
 - IV. Whether or not Crown will be seeking detention of the Candidate.
- Once the PRIME-BC file is complete and if seeking PFRP funding, the police department requesting funding will contact the Program Coordinator and provide the name of the Candidate and associated PRIME-BC file for review.
- 3. The Program Coordinator will consult with the JMT, regarding the viability and approval of the Candidate for funding via the PFRP.
- 4. The Program Coordinator will open a corresponding assist file ensuring it is linked with the requesting police department file. The Program Coordinator will ensure the decision and rationale of the JMT regarding the Candidate are documented within the PRIME-BC file, ensuring transparency and accountability for all stakeholders. The Program Coordinator will then advise the requesting department of the decision, and to ensure the subject is flagged on CPIC as a PFRP Candidate.

5. In the event of a street / roadside pickup, when police encounter a Candidate who has not been previously flagged as a Candidate, who has outstanding warrants, and who poses an imminent risk to the public and/or flight risk (as referenced in section 3.13) the Program Coordinator may be contacted for immediate assistance.

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3.9 Obligations of BCSS and Costs

- 1. Upon the presentation of an endorsed warrant issued pursuant to section 528 of the CCC, BCSS will escort a Candidate identified and arrested as part of the PFRP to the jurisdiction where the warrant was originally issued.
- 2. The PFRP will absorb:
 - all costs related directly to the purchase of alrilne tickets for the escorting Sheriffs and the Candidates; and
 - ii) accommodation costs for the Sheriffs and the Candidates, should an overnight stay be required during the escort process.
- 3. The following items will be the responsibility of the BCSS:
 - all overtime, per diem and other transportation costs, not including airfare, for the escorting sheriffs and the Candidates; and
 - ii) all security and travel arrangements.
- BCSS will invoice the RCMP via the PFRP care of the Program Coordinator who will ensure reimbursement and account for the tracking of funds.

3,10 Expenses re: Other partners of the PFRP

All expenses not directly related to the return of a Candidate identified by the PFRP i.e.: overtime, travel costs, related to initial arrest and detention as well as training, will be funded and paid for separately by the municipal police department or RCMP Detachment.

3.11 Training

- 1. All training will be done in conjunction with or in consultation with the Program Coordinator.
- 2. All training will be under the title of the PFRP. All materials related to training will be released under the title of the PFRP. This is to ensure the PFRP training material is standardized and that the manner in which the training is conducted is consistent.

3.12 Media

1. All media releases concerning Candidates that have been returned and funded by the PFRP will be the responsibility of the PFRP in collaboration

with the respective independent municipal police department or in the case of an RCMP jurisdiction, the assigned Media Relations Officer or RCMP "E" Division Strategic Communication Section.

2. Depending on the circumstances, the media release may involve several independent municipal and RCMP departments. A collaborative inclusive release utilizing the appropriate resources will be conducted.

3.13 Out of Ordinary Candidate Return Requests (Street/Roadside Pick-ups)

- 1. While the PFRP has been designed and structured around the creation of a PFRP List prior to arrests having been made, there will be times when a Candidate has been arrested prior to any consultation with anyone from the Joint Management Team.
- 2. This identification and lack of consultation with members from the JMT concerning a Candidate will likely arise when a member of the RCMP or municipal police department identifies a Candidate for the PFRP roadside or during the course of conducting an investigation. If this particular Candidate was to be released, there may be a strong possibility the subject would be difficult to again locate as in the case of a transient Candidate and/or the release of this Candidate would result in a public safety issue. In exceptional circumstances such as this, it may not be feasible for the Program Coordinator to consult the JMT on the return of this Candidate.
- 3. In the case of roadside arrests, the Program Coordinator will discuss these Candidates with the JMT.
- 4. In cases where the Program Coordinator is unable to contact the JMT, the Program Coordinator will make the decision regarding funding him/herself and advise the JMP as soon as possible.
- 5. The PFRP List should be a fluid and flexible one allowing for the return of Candidates who have been identified in these and similar circumstances. (As referenced in section 3.6)

3.14 **Program Coordinator's Absence**

1. In times when the Program Coordinator will be absent for any considerable length of time, the Program Coordinator in consultation with the Operations Officer of "E" Division Major Crime, will identify a

temporary Program Coordinator and this individual's name will be communicated to the PFRP liaison positions throughout the province.

SECTION 4.0 DISPUTE RESOLUTION

- 4.1 Any new issue, matter of general concern, or dispute arising from this Agreement shall be dealt with by JMT;
- 4.2 In the case a dispute arises that directly or indirectly affects or involves the BCSS, the new issue, matter of general concern or dispute shall be dealt with by the JMT and the BCSS, Chief Sheriff and Executive Director.
- 4.3 If the JMT is unable to resolve the issue, it will be referred to the Director of Police Services who will resolve the matter. Such resolution will be final and binding upon the parties to the Agreement,
- 4.4 Despite the dispute resolution process in sections 4.1 thru 4.3 of this Agreement, the Operations Officer, RCMP Major Crime Section, "E" Division and the Operations Officers of each of the independent municipal police departments of British Columbia may meet one-on-one to review specific issues. A full meeting of the JMT can deal with general concerns and global issues.

SECTION 5.0 NOTIFICATION

5.1 All notices or communications provided for in this Agreement will be in writing and will be mailed or delivered to the individuals or positions responsible for the discharge of the obligations detailed in this Agreement. For the purposes of Delivery of Notice, the addresses for delivery are:

For the Police Services Division of BC:

Clayton Peckhold Assistant Deputy Minister and Director of Police Services Ministry of Justice Policing and Security Programs Branch 10th Floor, 1001 Douglas Street, PO Box 9285 Stn Prov Victoria BC V8W 9J7

For the RCMP:

Officer in Charge (OIC) Canadian Mounted Police "E" Division 12992 – 76th Avenue Surrey BC V3W 2V6

For the Abbotsford Police Department:

Chief Constable 2838 Justice Way Abbotsford BC V2T 3P5

For the Central Saanich Police Service:

Chief Constable 1903 Mt. Newton X Road Saanichton BC VOS 1M0

For the Delta Police Department:

Chief Constable 4455 Clarence Taylor Crescent Delta BC V4K 3E1

For the Nelson Police Department:

Chief Constable 606 Stanley Street Nelson BC V1L 1N4

For the New Westminster Police Service:

Chief Constable 555 Columbia Street New Westminster BC V3L 1B2

For the Oak Bay Police Department:

Chief Constable 1703 Monterey Avenue Victoria BC V8R 5V6

For the Port Moody Police Department; Chief Constable

3051 St. John's Street Port Moody BC V3H 2C4

For the Saanich Police Department:

Chief Constable 760 Vernon Avenue Saanich BC V8X 2W6

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For the South Coast British Columbia Transportation Authority:

Chief Officer 307 Columbia Street New Westminster BC V3L 1A7

For the Vancouver Police Department:

Chief Constable 2120 Cambie Street Vancouver BC V5Z 4N6

For the Victoria Police Department:

Chief Constable 850 Caledonia Street Victoria BC V8T 5J8

For the West Vancouver Police Department:

Chief Constable 1330 Marine Drive West Vancouver BC V7T 1B5

For the BCSS

Chief Sheriff and Executive Director, BC Sheriff Service 6th Floor, 850 Burdett Avenue Victoria BC V8W 9J2

or at such address as a participant has advised in writing.

5.2 Any such notice or communication given by mail will be deemed to have been delivered 72 hours after having been deposited in the mail service with first class postage prepaid. If notice is given by personal delivered, then such notice or communication will be deemed effective when delivered. If notice is given by electronic means (including electronic mail and facsimile), then such notice or communication will be deemed effective twenty-four (24) hours after delivery to the intended recipient's electronic system.

SECTION 6.0 LIABILITY

6.1 If one participant receives notice of a claim by a third party for damage of any kind, caused by one of the participant's personnel or agents arising out of, or in connection with, the implementation of this Agreement, the receiving participant will notify the other participants as soon as is reasonably practicable.

- 6.2 In the event of a notice of claim as described in section 6.1, the participants will consult and attempt to resolve the claim. If required, the participants will divide financial responsibility between themselves to satisfy the claim. If such liability results from reckless acts or reckless omissions, wilful misconduct or gross negligence of a participant, its personnel or agents, the liability for any costs will be the responsibility of that participant alone.
- 6.3 Sections 6.1 to 6.3 will survive the termination of this Agreement for any reason whatsoever.

SECTION 7.0 TERMS OF AGREEMENT

- 7.1 This Agreement will come into effect when signed by all participants and will replace all previous Memoranda of Understanding.
- 7.2 This Agreement will remain in effect until replaced by another agreement or terminated in accordance with this Agreement.
- 7.3 In compliance with the directive issued by the Solicitor General of Canada to the Commissioner of the RCMP that addresses agreements entered into by the RCMP, the participants agree:
 - (a) to reviews, audits and evaluations of any aspect of this Agreement;
 - (b) to amendments by mutual written agreement duly executed by parties to this Agreement; and,
 - (c) that any participant to this Agreement may terminate participation in this Agreement upon provision of ninety (90) days written notice to the other participants of their intention to terminate this Agreement.
- 7.4 Nothing in this Agreement is in any way intended to replace or amend any obligation that a participant is bound to or required to perform by operation of law.
- 7.5 Nothing in this Agreement shall be interpreted to conflict with or derogate from the Royal Canadian Mounted Police Act, and Royal Canadian Mounted Police Regulations, 1988, and the Police Act and Regulations under the Police Act, and the Access to Information Act, the Freedom of Information and Protection of Privacy Act, and the Privacy Act, but shall be interpreted in all respects to be subject to the Royal Canadian Mounted Police Act and Regulations under the Police Act. Should any provision of this Agreement be found in conflict or derogation of the Royal Canadian Mounted Police Act or Royal Canadian Mounted Police

Regulations, 1988, or the Police Act and Regulations under the Police Act, and the Access to Information Act, the Freedom of Information and Protection of Privacy Act, and the Privacy Act, such provision shall be null and void.

7.6 Nothing in this Agreement shall be interpreted as in any way derogating from the responsibilities and obligations of the RCMP pursuant to the PPSA entered into between Canada and the Government of the Province of British Columbia, dated April 1, 1992.

7.7 This Agreement reflects the good faith and spirit of cooperation of the participants but is not legally binding on the participants.

SIGNATORIES

SIGNED ON BEHALF OF THE MINISTRY OF JUSTICE:

Clayton Pecknold

Assistant Deputy Minister and Director Police Services Division for the Province of BC

SIGNED ON BEHALF OF THE BRITISH COLUMBIA SHERIFF SERVICES (BCSS):

Dave Maedel Chief Sheriff and Executive Director **British Columbia Sheriff Service**

SIGNED ON BEHALF OF THE ROYAL CANADIAN MOUNTED POLICE (RCMP):

Date

Act M Deputy Commissioner - Pacific Region & Commanding Officer, "E" Division

SIGNED ON BEHALF OF THE ABBOTSFORD POLICE DEPARTMENT:

Robert Rich Chief Constable

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Page 19 JAG-2013-01865 SIGNED ON BEHALE OF THE CENTRAL SAANICH POLICE SERVICE:

Hame

Paul Hames **Chief Constable**

Feb. 14/2012

Date

SIGNED ON BEHALF OF THE DELTA POLICE DEPARTMENT:

Jin Cessford **Chief Constable**

14/6/2012

Date

SIGNED ON BEHALF OF THE NELSON POLICE DEPARTMENT:

2012.02.14

Wayne Holland Chief Constable

HENRY PAIVARINTA DEPUTY CHIEF

FOR.

Date

SIGNED ON BEHALF OF THE NEW WESTMINSTER POLICE SERVICE:

Dave Jones Chief Constable

1012.02.14 Date

SIGNED ON BEHALF OF THE OAK BAY POLICE DEPARTMENT:

Mark Fisher

Chief Constable

4 Feb 2012

Date

SIGNED ON BEHALF OF THE PORT MOODY POLICE DEPARTMENT:

Brad Parker **Chief Constable**

es 1 Date

SIGNED ON BEHALF OF THE SAANICH POLICE DEPARTMENT:

Madurel

Michael Chadwick Chief Constable

14 Feb 2012 Date

SIGNED ON BEHALF OF THE SOUTH COAST TRANSPORTATION AUTHORITY:

Neil Dubord **Chief Officer**

BRITISH COLUMBIA

2201 Date

SIGNED ON BEHALF OF THE VANCOUVER POLICE DEPARTMENT:

James S. Chu, O.O.M. Chief Constable

2012-Feb-15 Date

SIGNED ON BEHALF OF THE VICTORIA POLICE DEPARTMENT:

Jamie Graham Chlef Constable

ð 112-2

Date

SIGNED ON BEHALF OF THE WEST VANCOUVER POLICE DEPARTMENT:

Peter Lepine

Chief Constable

<u>2012 -02-14</u> Date

APPENDIX 1: Program Coordinator, Provincial Fugitive Return Program

The contact information for the Program Coordinator, Provincial Fugitive Return Program is:

Corporal Jennifer McDonald Program Coordinator Provincial Fugitive Return Program "E" Division Major Crime Section 12992 - 76th Avenue Surrey BC V3W 2V6

Cell (604) 761-7131 Desk (604) 598-4627 Fax (604) 598-4300 Email: jennifer.mcdonald@rcmp-grc.gc.ca

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