SHAREHOLDER’S LETTER OF EXPECTATIONS

BETWEEN

THE MINISTER OF FINANCE
(AS REPRESENTATIVE OF THE SHAREHOLDER,
THE GOVERNMENT OF BRITISH COLUMBIA)

AND

THE CHAIR OF PARTNERSHIPS BRITISH COLUMBIA
(AS REPRESENTATIVE OF THE CORPORATION)

FOR 2011/12

PURPOSE

This Letter of Expectations between the Shareholder and Corporation is an agreement on their respective roles, responsibilities and on corporate mandate including high level strategic priorities, public policy issues and performance expectations as documented in the Shareholder’s Expectations Manual for British Columbia Crown Agencies\(^1\). The Letter is the basis for the development of the Corporation’s Service Plans and Annual Service Plan Reports, and is reviewed and updated annually. The Letter does not create

any legal or binding obligations on the parties and is intended to promote a co-operative working relationship.

CORPORATION ACCOUNTABILITIES

Government has provided the following mandate direction to Partnerships British Columbia:

- Structure and implement public private partnership solutions which serve the public interest;
- Encourage the development of the public private partnership market in British Columbia;
- Remain commercially viable and increase productivity.

To achieve this mandate direction, and in response to the Shareholder’s general direction, frameworks and principles, the Corporation will:

- ensure that the Corporation’s priorities reflect government’s goals of building a strong economy; job creation; infrastructure and private sector investment; First Nations reconciliation; and climate action initiatives;
- conduct its affairs to achieve its mandate and the performance expectations of the Shareholder, with the principles of integrity, efficiency, effectiveness, and customer service;
- display annual Financial Information Act – Statement of Financial Information and Executive Compensation Disclosure Schedules, a Remuneration for Appointees to Crown Agency Boards Schedule and Corporate Governance Disclosure in an easily accessible website location; and
- inform the Shareholder immediately if the Corporation is unable to meet the performance and financial targets identified in its Service Plan.

The Shareholder also sets broad policy direction to ensure the Corporation’s operation and performance is consistent with government’s strategic priorities and Fiscal Plan; as such the Corporation will:

- comply with the Shareholder's requirements to be carbon neutral under the Greenhouse Gas Reduction Targets Act, including: accurately defining, measuring, reporting on and verifying the greenhouse gas emissions from the Corporation's operations; implementing aggressive measures to reduce those emissions and reporting on these reduction measures and reduction plans; and offsetting any remaining emissions through investments in the Pacific Carbon Trust, which will invest in greenhouse gas reduction projects outside of the Corporation's scope of operations;
- ensure the Shareholder is advised in advance of the release of any information requests by the Corporation under the Freedom of Information and Protection of Privacy Act;
- ensure any debit/credit card payment services provided to the public are in compliance with the international Payment Card Industry (PCI) Data Security Standards;
for Corporations subject to the Public Sector Employers Act, ensure the Corporation’s membership in the Crown Corporation Employers’ Association is in good standing;

- annually assess the Board appointment process to ensure that succession results in a balance of renewal and continuity of Board membership, and provide the results of this assessment to the Shareholder for consideration;

- ensure that Board appointments to Crown corporation subsidiaries comply with Board Resourcing and Development Office’s Best Practice Guidelines and are approved by Cabinet; and

- comply with government’s requirement that lobbyists not be engaged to act on behalf of the Corporation in its dealings with government.

In addition, the Shareholder directs the Corporation to take the following specific actions:

- Remain commercially viable on an ongoing basis by ensuring that PBC’s revenues meet or exceed expenses;

- Identify annual targets for the agency’s productivity measures, where appropriate;

- Continue to work with the Ministry of Finance to ensure that the proposed affordability best practices and temporary credit measures are aligned with the principles of CAMF and provide ongoing advice to the Ministry of Finance on other areas of capital asset management (e.g., wood first policy); and

- Provide analysis, recommendations and a proposed strategic plan (including revised goals and performance measures) to the Ministry of Finance concerning opportunities for PBC to expand its role in the planning and management of those capital projects that:
  - use partnerships and other procurement methods; and
  - seek to meet Government’s energy needs in a more effective and efficient manner.

- Engage early and work closely with line ministries/agencies, TBS and other relevant central agencies to ensure that the key service issues, costs, benefits, and risks related to the PPP projects are clearly identified and updated in a timely manner throughout the project review and approval process. To provide opportunities for further collaboration on PPP projects and support timely engagement, PBC and client ministries should provide regular updates to TBS and other central agencies on specific emerging and current PPP projects. PBC should also facilitate ongoing dialogue with TBS and other central agencies on the PPP policy model and market (e.g., changes in credit market conditions).


- Continue to improve transparency for PPP projects by expanding strategies to further educate key stakeholders about its quantitative methodology and the benefits of partnership procurement models for major capital projects. Specific strategies to be undertaken by PBC may include expanding public education about PPP projects and
reviewing opportunities to simplify and streamline Project Reports produced for the public.

SHAREHOLDER’S RESPONSIBILITIES

The Shareholder is responsible for the legislative, regulatory and public policy framework in which Crown corporations operate. In order to meet these responsibilities and support achievement of government’s performance expectations, the Shareholder will:

- issue performance management guidelines, including guidelines for Service Plans and Annual Service Plan Reports (http://www.gov.bc.ca/caro/publications/index.html); and
- review and provide feedback and final approval of the Corporation’s Service Plans and Annual Service Plan Reports.

The Shareholder has developed policies for Ministries and Crown corporations for Capital Asset Management (http://www.fin.gov.bc.ca/tbs/camf.htm) and Remuneration Guidelines for Appointees to Crown Agency Boards (http://www.gov.bc.ca/caro/publications/index.html). The Shareholder has also issued the Best Practice Guidelines – BC Governance and Disclosure Guidelines for Governing Boards of Public Sector Organizations (http://www.lcs.gov.bc.ca/brdo/governance/index.asp). During the term of this Letter, the Shareholder may provide additional policy direction to the Crown agency sector, and will communicate such direction to the Corporation as decisions are made.

The Shareholder will also, on a continuing basis, monitor the achievement of the goals, objectives, performance and financial targets and risk assessments identified in the Corporation’s Service Plan.

Specific to the Corporation, the Shareholder:

- established the Corporation in May 2002 as an agent of the Shareholder, and has continued the Corporation under the Business Corporations Act;
- engaged the Corporation’s services on behalf of the provincial government through a Government Services Contract; and
- made services available to the Corporation under the government’s fiscal agency program.

Specific to the Corporation the Shareholder will:

- ensure that the appropriate consultation and notification occurs on significant policy and legislative issues that may impact the Corporation or public private partnership transactions;
• support the Corporation and its selected projects where it can be shown that these projects will achieve value for money; and

• continue to direct and encourage public sector agencies to consider alternative procurement consistent with government policies (e.g. Capital Asset Management Framework).

AREAS OF SHARED ACCOUNTABILITY:

Reporting

The Shareholder and the Corporation are committed to transparency and accountability to the public. The Shareholder has put in place a public reporting structure which is set out in the Budget Transparency and Accountability Act, the Financial Administration Act, and the Financial Information Act and has provided the Corporation with an Information Requirements and Events Calendar which sets out financial and performance reporting requirements (http://www.gov.bc.ca/caropublications/index.html). The Corporation agrees that it will meet these financial and performance reporting requirements. If government determines that changes to the reporting requirements are necessary, the Shareholder will communicate these to the Corporation.

The parties agree that, as a matter of course, each will advise the other in a timely manner of any issues that may materially impact the business of the Corporation and/or the interests of the Shareholder, including information on any risks to achieving financial forecasts and performance targets.

It is agreed that the Corporation will post the most recent signed copy of the Shareholder’s Letter of Expectations on its website. Crown Agencies Resource Office will also post a signed copy of the Letter on its website.

Review and Revision of this Letter

The Minister of Finance is accountable for undertaking reviews of this Letter and monitoring its implementation. The Crown Agencies Resource Office is responsible for co-ordinating the overall process for preparing Letters of Expectation, and may assist the Minister in undertaking reviews of this Letter and monitoring its implementation. If deemed necessary by either party, the Shareholder and the Corporation will discuss any issues and may agree to amend this Letter on a more frequent than annual basis.

Honourable Colin Hansen
Minister of Finance

Larry Blain
Chair, Partnerships British Columbia
cc. Honourable Gordon Campbell
Premier

Allan Seckel
Deputy Minister to the Premier and Cabinet Secretary

Graham Whitmarsh
Deputy Minister and Secretary to Treasury Board
Ministry of Finance

Sarah Clark
Chief Executive Officer
Partnerships British Columbia

Marie Ty
Executive Director
Crown Agencies Resource Office