

March 31, 2016	Expiration Date
16660-27	ORCs file#
HQ	District
PA13HQ-03	Agreement # PA(CY)DR#-XX

Administrative Use Only:

# RECREATION SITES AND TRAILS BC PARTNERSHIP AGREEMENT

THIS AGREEMENT, dated for reference this 31st day of March, 2014 is

#### BETWEEN:

HER MAJESTY THE QUEEN IN RIGHT OF THE PROVINCE OF BRITISH COLUMBIA,

represented by the Minister responsible for the Forest and Range Practices Act at the following address:

Sea to Sky Office 101-42000 Loggers Lane Squamish, BC V8B 0H3 tennessee.trent@gov.bc.ca

the "Province"

AND:

**Grand Forks Community Trails Society** 

9125 North Fork Road PO Box 2921 Grand Forks, BC V0H 1H0
<a href="mailto:chris.moslin@gmail.com">chris.moslin@gmail.com</a>

### the "Agreement Holder"

both of whom are sometimes referred to as "the Parties" and each of whom is a "Party" to this Agreement.

managed and maintained for the purpose of recreational and/or conservation activities; Whereas the Province owns the land subject to this Agreement and wishes to have the land

conducive to enhancing public recreational and/or conservation activities in the Agreement undertaking the management and maintenance required to provide conditions which are And Whereas the Province wishes to encourage groups and individuals having an interest in

the Agreement Area by the Province and contained within this Agreement and confirms that those objectives are consistent with those of the Agreement Holder; timely manner and fully adopts the related recreation and/or conservation objectives set for requirements of this Agreement can be performed in the Agreement Area in a diligent and And Whereas the Agreement Holder confirms that it has the skills necessary to ensure the

the Province and the Agreement Holder agree as follows: Therefore, in consideration of the mutual exchange of benefits resulting from this Agreement

## **ARTICLE I - SERVICES AGREEMENT**

- services as set out in Schedule B to this Agreement (the "Services") in the Agreement The Province engages the Agreement Holder to provide management and maintenance from the Province Area. The Agreement Holder will provide all Services without financial remuneration
- 1.02 The Agreement Holder will perform the Services to the best of its ability in workman like operational requirements laid out in the Schedules, as listed in Article 12.01. to do the work in accordance with the requirements of this Agreement and the and supervision and subject to 1.09, all tools, equipment, materials and supplies required manner using qualified personnel and will provide all labour and related coordination
- 1.03in Schedule A and all structures and other addresses/specified locations listed in The Agreement Area is the land outlined on the map in bold black line and/or described Schedule A, except land and structures that are excluded in notations made on the maps and Schedule A.
- 1.04 status of existing and new resource tenures. change including the status of roads, visual landscape conditions and the location and The Province authorizes the Agreement Holder to enter the Agreement Area for the land uses of Province lands within or in the vicinity of the Agreement Area are subject to Holder the exclusive use and occupancy of the Agreement Area. Existing conditions and purposes of this Agreement but nothing in this Agreement grants to the Agreement
- 1.05 Nothing in the Agreement constitutes the Agreement Holder as the agent, joint venturer, or partner of the Province or conveys any authority or power for the Agreement Holder to bind the Province in any way.

- 1.06 Nothing in the Agreement inhibits the Province from conducting its mandate on the Holder may be afforded an opportunity to comment on management issues dispositions of the land within the Agreement Area, or any part of it. The Agreement Agreement Area, including the right to reserve for its own purpose and to grant
- 1.07 The obligations of the Agreement Holder under this Agreement are subject to other not interfere with the exercise of those rights by any other person. rights of use and occupation granted by the Province, and the Agreement Holder must
- 1.08 The Agreement Holder shall not, assign, transfer or subcontract its obligations under this employees or registered volunteers. Agreement Holder's right to perform services under this Agreement using their Agreement without the prior written consent of the Province. This does not limit the
- The Province is under no obligation to provide management assistance, support services, the Agreement Holder for incidental expenses but is under no obligation to do so at any patrols, or conduct inspections during the term of this Agreement. At its sole discretion, time under this Agreement. the Province may contribute certain raw materials, supplies, access to tools, or reimburse
- 1.10 Nothing in this Agreement constitutes a grant of any right to use the Agreement Area for any purpose other than as set out in the Schedules

# ARTICLE II—DURATION AND MODIFICATION

- 2.01 and ending on March 31, 2016 inclusive. The duration of this Agreement is for a term of 2 years commencing on March 31, 2014
- 2.02 between the Parties The Agreement may not be modified except by a subsequent agreement in writing
- 2.03 Nothing in this Agreement will be considered to have been waived by the Province unless such a waiver is in writing.
- 2.04 and the Parties will use their best efforts to conclude the opportunity to be heard within notice will have the opportunity to be heard by the party serving the cancellation notice other Party. Upon receiving cancellation notice, the party receiving the cancellation Either Party may cancel this Agreement by giving 60 days prior written notice to the the 60 day period.
- 2.05 Province will make a written offer to the Agreement Holder setting out the conditions Subject to 2.03, not later than 6 months prior to the expiry date of the Agreement, the upon which the Province may renew this Agreement
- 2.06 offer, provided the Agreement Holder is in compliance with the terms and conditions of The Agreement Holder shall have a period of 3 months from receipt of the renewal offer this agreement at that time to accept in writing, the renewal offer on the terms and conditions contained in such

2.07 discretion, may elect to not make a renewal offer to the Agreement Holder. Notwithstanding anything to the contrary in this Agreement, the Province, in its sole

# ARTICLE III—REPRESENTATION OF THE AGREEMENT HOLDER

- The Agreement Holder warrants and represents to the Province that
- (a) it has the legal capacity to enter into the Agreement and to carry out its obligations necessary corporate proceedings, if required; under this Agreement, all of which have been duly and validly authorized by all
- (b) to the best of its knowledge, it is not in breach of any statute, regulation or by-law applicable to it or its operations;
- (c) it will not be in breach of any legal restriction by entering into this Agreement and performing the services required under it; and
- (d) to the best of its knowledge, it holds all permits, licences, consents and authorities any of them, that are necessary in connection with the Services. issued by any federal, provincial, regional or municipal government or an agency of
- 3.02 The Agreement Holder acknowledges and agrees that:
- (a) it has inspected the Agreement Area, including Provincial improvements,
- (b) access to the Agreement Area is not guaranteed by the Province; and
- (c) it will comply with all applicable municipal, provincial and federal legislation and of any such enactment. Province in relation to this Agreement, constitutes an inspection for the purposes regulations. Nothing in this Agreement, and no inspection performed by the
- (b) contributions. it is solely responsible for any applicable employee labour costs including statutory
- (e) when the Agreement Holder hires a worker, or contracts with an Columbia, attendant regulations, and all applicable statues measures required by the Workers Compensation Act of British employer, the Agreement Holder shall observe and enforce all safety
- (f)which time Province (or designate) shall be Prime Contractor for the Agreement Holder in writing of the project scope and duration during Contractor) for that workplace. The Province shall inform the the Province shall be Prime Contractor (or designate a Prime defined in the Workers Compensation Act Section 118 (1) through in the event that the Province creates a multiple employer workplace as contracting employers for its purposes in the Agreement Holder's area,

The Agreement Holder accepts the role of Prime Contractor if it employs workers and/or engages contractors creating a multiple

fulfil the obligations required of a prime contractor under the Worker's employer workplace under the Workers Compensation Act, and must Regulation. Compensation Act, Section 118 and the Occupational Health and Safety

provided that it be done in writing as per the Workers Compensation Act Section 118 (1)(a) and copy is forwarded to the Province. The Agreement holder may relinquish its role as Prime Contractor

# ARTICLE IV—INDEMNITY AND WAIVER

- put to arising: that the Province, its servants, employees and agents may sustain, incur, suffer or be employees and agents against all losses, claims, damages, actions, costs and expenses The Agreement Holder will indemnify and save harmless the Province, its servants,
- (a) directly from the on-site performance of the Services during the Term of volunteers, and subcontractors, this Agreement by the Agreement Holder, its employees, members,
- (b) from breach of the obligations of this Agreement by the Agreement Holder, or
- (c) the wilful misconduct, gross negligence or the bad faith actions of the subcontractors Agreement Holder, its employees, members, volunteers and

negligence of the Province. except to the extent that any such loss or claim is caused or contributed to by the

- 4.02 sustain, incur, suffer or be put to at any time, either during or following this Agreement: Holder for all losses, claims, damages, actions, costs and expenses that the Province may The Province hereby releases and waives its rights of recourse against the Agreement
- (a) for amounts exceeding the amount of collectable insurance available to the Agreement Holder with respect to indemnified matters covered by 4.01(a) above; or
- (b) respecting damage to the property in the Agreement Area owned by the members, volunteers and subcontractors in the performance of the Province directly caused by the Agreement Holder, its employees

section 4.03, or was caused by any activity by the Agreement Holder outside the scope Holder was in breach of its obligations under this Agreement, including breach of Holder, its employees, members, volunteers and subcontractors, or if the Agreement unless any such loss, claim, damage, action, costs or expenses are caused or contributed of this Agreement. to by the gross negligence, bad faith actions or wilful misconduct of the Agreement

4.03 damage to, or loss of any property in the Agreement Area. On the occurrence of The Agreement Holder will exercise due diligence and all reasonable care to prevent

Province under this paragraph 4.03 in a timely manner. undertaken. The Agreement Holder will comply with any directions given by the action to mitigate or prevent further damage or loss and immediately notify the damage or loss to property, the Agreement Holder will immediately take appropriate Province so the Province can provide direction as to remedial measures to be

### ARTICLE V—INSURANCE

5.01 set out in Schedule C. The Agreement Holder and the Province will comply with the insurance requirements

# ARTICLE VI—RECORDS MANAGEMENT & INSPECTION

- following the termination of this Agreement. required to perform activities where applicable. Records must be kept for 7 years volunteer activities as set out in Schedule B, including proof of certification and training times. The Agreement Holder must keep records of its registered volunteers and The Agreement Holder is responsible for the safety of its registered volunteers at all
- 6.02 writing of any conditions requiring correction to meet the terms and conditions of this The Province will advise the Agreement Holder in writing or verbally followed up in pertaining to the Agreement Holder's performance or obligations under this Agreement. The Province may conduct inspections or audits during the term of this Agreement Agreement, and include a reasonable time period to comply.
- 6.03 The Agreement Holder will comply with requirements of the Province under this section in a timely manner.

# ARTICLE VII—DISPOSITION OF IMPROVEMENTS

- 7.01 All structures other than the Agreement Holder's structures listed in Schedule E, subject to paragraph 7.03, be and remain vested in the Province absolutely.
- 7.02 Agreement Area for the sole purpose of such removal. is authorized to enter and cross Crown land in order to have reasonable access to the safe and clean condition to the satisfaction of the Province, and the Agreement Holder and must do so if required in writing by the Province, and leave the Agreement Area in a the date of such termination, remove any or all of the Agreement Holder's structures On the termination of this Agreement, the Agreement Holder may within one year of
- 7.03 the property. one year of termination of the Agreement, become the property of the Province and the All structures not removed by the Agreement Holder pursuant to paragraph 7.02 within Agreement Holder releases the Province from any claims of ownership with respect to
- 7.04 Subject to the operational requirements set out in the Schedules, the Agreement Holder not for the exclusive use of the Agreement Holder acknowledges that all improvements on Provincial land are for general public usage and

# ARTICLE VIII—MISCELLANEOUS TERMS AND CONDITIONS

- Any notice or document required to be given under this Agreement shall be conclusively deemed to be validly given or delivered to and received by the Parties:
- (a) if hand delivered, including by bonded courier, to a Party at the address specified in this Agreement, as amended from time to time, on the date of that personal delivery; or
- (b) if mailed, on the third business day after the mailing of the same by from time to time; or prepaid post to the addresses specified in this Agreement, as amended
- (c) if sent by facsimile transmission, when transmitted, only if transmitted transmission confirmation to the appropriate fax number. delivery lies with the transmitting Party, by copy of a facsimile amended from time to time. The onus of proving transmission and valid to the facsimile machine numbers specified in this Agreement, as
- (d) if sent by email as of the time of verified reception to an email address specified in this Agreement, as amended from time to time. The onus of confirmation to the appropriate email address. proving reception lies with the mailing Party, by copy of an email
- 8.02 The documents to be submitted by the Agreement Holder to the Province are set out in Information and Protection of Privacy Act. Province, and as such, may be subject to the disclosure provisions of the Freedom of Schedule E, Annual Reporting attached to this Agreement, become the property of the
- 8.03 British Columbia and the Agreement Holder other than with respect to the matters that aboriginal rights or title, nor affects the legal relationship between the Government of positions that the parties may take in treaty negotiations or litigation pertaining to If this Agreement is with a Band (or First Nation), the Agreement Holder is advised that are the subject of this Agreement. nothing in this Agreement addresses aboriginal rights or aboriginal title, limits the

### ARTICLE IX—FEES

- Schedule D to this Agreement. If the Agreement Holder is entitled to collect User Fees on its own behalf under this Agreement, the Agreement Holder will comply with the User Fee Schedule attached as
- 9.02 Upon reasonable notice and at reasonable times, the Province may inspect and take Agreement Holder as they pertain to total fee revenue collected under this Agreement. copies of and cause an audit to be undertaken of the books and records of the
- 9.03 a period of 7 years from the end of the calendar year to which they pertain. All books and records referred to in 9.02 are to be retained by the Agreement Holder for

### ARTICLE X—INTERPRETATION

In this Agreement, unless the Agreement otherwise requires, the singular includes the plural and the masculine includes the feminine, corporation and body politic

- 10.02 The captions and headings contained in the Agreement are for convenience only and are not to be construed as defining or in any way limiting the scope or intent of the provisions of the Agreement.
- 10.03 In this Agreement, a reference to an enactment of the Province of British Columbia or of enactments of the Province of British Columbia. Canada includes a reference to any subsequent enactment of like effect, and unless the Agreement otherwise requires, all statutes referred to in this Agreement are
- 10.04 If any part of this Agreement is found to be illegal or unenforceable, that part will be considered separate and the remaining parts will be enforceable to the fullest extent permitted by law.
- 10.05 Those parts which survive the termination or expiration of this Agreement are Articles I (1.05 only), IV, VII and IX (9.02 and 9.03 only)

# ARTICLE XI—DESIGNATED CONTACT

11.01 Each Party will nominate a primary contact as set out in the Schedules for communicating all matters dealing with this Agreement.

### **ARTICLE XII—SCHEDULES**

The Schedules to this Agreement form part of this Agreement. In the event of a conflict between the main body of this Agreement and a Schedule, the main body of this Agreement shall prevail. This Agreement includes the following Schedules:

Schedule A B	Agreement Area Services & Special Provisions
С	Insurance
п	Annual Reporting
F	Operational Standards
G	Province and Agreement Holder Structures
Ξ	Operating Plan
	I – Stewardship Agreement Engagement Summary
Appendices	II – Annual Operating Plan Template
	III – Sub-Contracting and Society Capacity

becomes complete and binding upon the latter of the two executions. This Agreement may be executed by the Parties on separate copies of the Agreement which

last written below. IN WITNESS WHEREOF the Parties have duly executed this Agreement as of the day and year

Signed and Delivered on behalf of the Province by a duly authorized representative of the Province.

Duly authorized representative name HAWKIN GS Title

the Agreement Holder. Signed and Delivered on behalf of the Agreement Holder by a duly authorized representative of

Signature Duly authorized representative name Date



### Schedule A Agreement Area

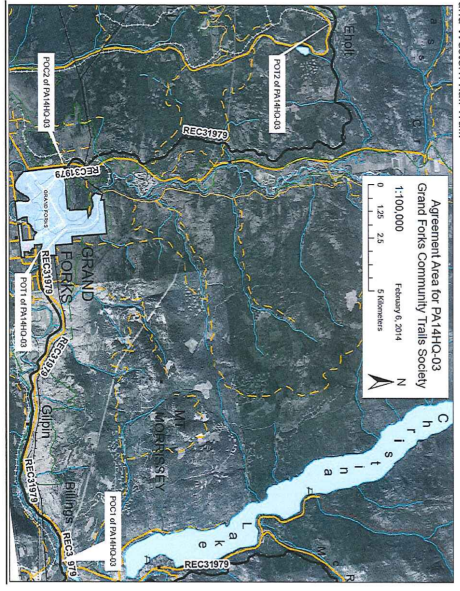
Attachment to the Agreement with **Grand Forks Community Trails Society** for Partnership Agreement No. **PA14HQ-03**.

Recreation Project No.(s) included in this Agreement: REC 31979

### Agreement Area Description:

The Agreement Area is described below and outlined on maps included in the Schedule

and Western Rail Trail Cycling the Kettle Valley Railway). This agreement covers a total of 37.9 kilometers of the Columbia km in Cycling the Kettle Valley Railway). The agreement also covers from the North western The agreement area includes all of the Columbia and Western Rail Trail between the West end of the km in Cycling the Kettle Valley Railway) Northward then Westward to Eholt station (133.7 km in intersection of the Columbia and Western Rail Trail and the Grand Forks Municipal boundary (111.5 Langford) westward to the Eastern intersection with the Municipality of Grand Forks boundary (107.4 Cascade Trestle (kilometre 91.7 in "Cycling the Kettle Valley Railway – third edition, Dan and Sandra





### Schedule B

### Services & Special Provisions

Attachment to the Agreement with **Grand Forks Community Trails Society** for Partnership Agreement No. **PA14HQ-03**.

### 1. Purpose & Operating Season

stewardship of the Columbia and Western Rail Trail inside the agreement area. This Agreement is issued to the Agreement Holder for maintenance, management and

The Operating Season for this Agreement is year round

# 2. Agreement Holder Designated Representative

liaising between the Province and the Agreement Holder: The Agreement Holder designates the following representative to be responsible for

Name: Chris Moslin

Address: 9125 North Fork Road Grand Forks, BC VOH 1H2

Telephone: 250.442.2620

Email: chris.moslin@gmail.com

## 3. Province Designated Representative(s):

the Province and the Agreement Holder: The Province designates the following representative to be responsible for liaising between

Name: Tennessee Trent

Title: Provincial Trails Specialist

Address: 101-42000 Loggers Lane Squamish, BC

Telephone: 604.898.2194

Email: tennessee.trent@gov.bc.ca

#### 4. Service:

the Services or to the current approved Annual Operating Plan. Province (which approval will not be unreasonably withheld) for any modifications to Agreement Area. The Agreement Holder must obtain the written approval of the to this Agreement, the Agreement Holder will perform the Services set out below in the In accordance with this Agreement, and as more specifically set out in schedules attached

# Ecological restoration, research and conservation projects

- Use hand tools to remove invasive plants and conduct restoration projects
- Observe, measure and record ecological information.
- Use hand tools to plant trees and shrubs in approved locations.
- install fencing, build observation platform); Use of power tools for approved construction related to research/monitoring (e.g
- Collect and remove garbage by hand.

### Trail & Facility Work

- Install approved signage and trail markers.
- shovel, hammer, etc.). Use hand tools to maintain and restore trails, facilities and/or campgrounds (e.g. rake
- Use power tools to construct or maintain trails and facilities
- Fall trees;
- Use machinery to construct, maintain or restore trails, facilities and/or campgrounds
- Groom trails and set tracks by snowmobile;
- Groom trails and set tracks by grooming machine.
- transport materials. kayaks), skis and snowshoes to monitor and maintain backcountry trails and to Travel by hiking, horseback, mountain bike, self-propelled boats (e.g. canoes and
- Travel by Off Road Vehicle to monitor and maintain backcountry trails and to transport

### **Public Services/Outreach**

- Deliver educational workshops and seminars, which may include guided walks or interpretive tours.
- Monitor visitor use (counting visitors and recording their activities)
- Public outreach including providing general information to visitors.
- Host non-competitive public events in parks and recreation facilities
- Operation of public information centre (e.g. Visitor's Centre, Heritage Centre)
- Record photographs and/or videos
- Campground hosting.
- Chop and haul firewood.
- Park and recreation facility Condition Reporting
- Monitor snow depth and conditions;
- Observe and take photographs to report back to staff on trail, facility, general conditions

### Record Keeping

started and stopped performing work for the Agreement Holder and, as a condition of this Agreement. insurance, keep records of the specific dates that each individual performed Services under volunteers) including name, address, date of birth, qualifications, the dates the person The Agreement Holder will keep accurate records of all of its personnel (employees and

organization. The agreement should set out the roles and responsibilities of each party, any individual volunteers that are not employees or members of the Agreement Holder A formalized volunteer agreement is recommended between the Agreement Holder and

requirements of the individual. describe the approved activities, and record the training, certification or training

project commences Services (e.g. ICBC for vehicles), volunteers must disclose insurance coverage before If a volunteer is already insured to operate motorized equipment used to carry out the

arranged by the Province under this Agreement. per section 6.02 of the Partnership Agreement or by an insurer providing insurance Any of the records required to be kept under this section may be audited by the Province

## 6. Certification, Training and Qualifications

compliance before permitting an individual to perform related Services: related activities are as follows. The Agreement Holder must obtain or witness proof of The minimum licensing, certification, training and qualifications for individuals performing

- Power Tools and other machinery: (e.g. skill saw, brush cutters, lawn mowers) must Operators must have sufficient training and expertise in operation of equipment show competency with power tools that will be used to perform the Services.
- 2 Chainsaw Operator Training course or equivalent qualification. Chain Saws: Operator must show proof of BC Forest Safety Council's Basic
- S http://gww.nro.gov.bc.ca/home/safety/directives procedures/guideline for hand Council and must adhere to the Province's Hand Falling Activities Guidelines Tree Falling: Must be certified at the appropriate faller level by BC Forest Safety
- 4 equipment being used Snowmobile: operator must have sufficient training and expertise in operation of
- 5 ATV: operator must have sufficient training and expertise in operation of equipment being used
- 6 Watercraft: operator must show proof of Transport Canada Pleasure Craft License (if boat owner) and/or Pleasure Craft Operator Card.
- 7 relevant Speciality for the project (e.g. wreck, underwater videography, dry suit). Divers: must be certified by PADI as an Adventure Diver and if appropriate, with the
- $\infty$ Snow Monitoring: must be certified in Avalanche Skills Training Course Level 1 or
- 9 All cavers must follow the BC Speleological Association's Cavers Code of Conduct

### 7. Accidents and Incidents

concerns reported to the Agreement Holder or involving an employee or volunteer to trails and structures within the Agreement Area. the Agreement Holder or which the Agreement Holder discovers involving or regarding The Agreement Holder will report to the Province any serious accident or safety



#### Schedule C Insurance

Attachment to the Agreement with **Grand Forks Community Trails Society** for Partnership Agreement No. **PA14HQ-03**.

- Unless the Agreement Holder is a local government, a government corporation, a board of education, a public post secondary institution, or similar public sector entity:
- On behalf of the Agreement Holder, the Province will purchase and maintain Insurance and a copy of the policy wording. the insurer's managing broker to provide the Agreement Holder with a Certificate of the performance of the Services set out in this Agreement. The Province will obligate against claims by third parties for bodily injury and property damage arising out of General Liability insurance in the amount of \$2,000,000 inclusive per occurrence
- 2 On behalf of the Agreement Holder, the Province will purchase and maintain on registered volunteers under the age of 85 while performing the Services set out in Agreement Holder. this Agreement. The Province will provide information about this policy to the Dismemberment insurance with a principal sum of \$40,000 covering injury to behalf of the registered volunteers to the Agreement Holder Accidental Death and
- ω time(s) required by the insurers. must provide annual underwriting information to the Province in the format and at As a condition of the insurance provided by the Province, the Agreement Holder
- 4 The Province will take reasonable steps to ensure the coverage specified in sections responsible for providing coverage in the event the insurance is cancelled or reduced by the insurers (a) and (b) is continuous for the duration of this Agreement. The Province will not be
- 5 The Province does not represent or warrant that the insurance purchased by the the coverage afforded by the insurance policies. of the policies. No term or condition of this Agreement amends, extends or alters ascertaining the nature and extent of coverage as well as the terms and conditions Province covers any and all losses. The Agreement Holder is responsible for
- B The Agreement Holder will provide, maintain, and pay for any additional insurance by the Agreement Holder including the Agreement Holder's structures, improvements releases the Province from all liability for any losses or damage to any property owned Schedule. The Agreement Holder waives all rights of recourse against the Province and considers necessary to cover risks not otherwise covered by insurance specified in this which the Agreement Holder is required by law to carry or which the Agreement Holder

and equipment in the Agreement Area regardless of whether the Agreement Holder purchased property insurance.



#### **Annual Reporting** Schedule

Attachment to the Agreement with **Grand Forks Community Trails Society** for Partnership Agreement No. **PA14HQ-03**.

Each year, the following will be submitted to the District Recreation Officer by the dates indicated.

 Partnership Engagement Agreement Summary
 By January 15<sup>th</sup> of each year, the Agreement Holder will complete and submit to the underwriting and statistical purposes. Province, providing aggregate information for the previous calendar year for Province the Partnership Engagement Agreement Summary form provided by the

#### 2. Annual Report

electronic report summarizing the Services completed during the previous year. By January 15<sup>th</sup>, each year, the Agreement Holder must submit to the Province an



### Schedule F Operational Standards Recreation Trail

Partnership Agreement No. PA14HQ-03. Attachment to the Agreement with Grand Forks Community Trails Society for

able and in accordance with this agreement. Trails Society is willing to provide the services described in this schedule to the extent they are supports their efforts to maintain and enhance the agreement area. The Grand Forks Community onto the agreement holder but to establish a partnership with the Grand Forks Trails Society that resources and capacity. The intent of this agreement is not to establish unreasonable obligations and backgrounds. The Grand Forks Community Trails Society may at times be limited by community based organisation, made up of local citizens with a variety of experience training The Province recognizes that the Grand Forks Community Trails Society is a volunteer,

### 1. TRAIL MAINTENANCE

### 1.1 Maintenance Priorities

- Safety considerations should always be the first priority. Unsafe conditions should be corrected or normal use restricted.
- further damage. Environmental and trail damage should be corrected and actions taken to prevent
- User convenience should be considered.
- provincial investments. Continuous maintenance and repair to the trails and infrastructure to protect

### 1.2. Preseason Trail Maintenance

ministry approved paint/stain colours. On a priority basis the following should occur: the operational season of use, when it's least disruptive to trail users. Only use Maintenance and repair of trail and it's ancillary facilities should be scheduled prior to

#### Trail signs

- ın good repair check all km markers, signs and cairns to ensure they are in place, visible and
- additional signs should be installed as needed
- conduct minor repairs and paint/stain all trail signs and posts as required

#### Kiosks

- inspect kiosk structure to ensure it's secure and solidly installed
- conduct minor repairs and maintenance
- remove cobwebs/dirt

- replace damaged signage
- remove all unauthorized signage
- paint/stain as needed.

#### Trail tread

- drain/harden mud holes and boggy areas
- complete washout and/or slump repair
- grub rocks, roots, stumps as necessary
- surface material undertake surface repair as required; remove loose rocks, replenish
- repair turnpike sections; close unwanted trails/shortcuts and restore vegetation.

#### Deadfall

- cut out windfall/deadfall on the trail
- downhill when possible. remove wood a minimum of 0.5 metre from the tread centre dispose

### Brush/Vegetation

- of tread centre within 3 centimetres of ground level remove all juvenile trees and woody brush for 0.5 metre on either side
- scatter the cut material out of sight of the trail
- remove vegetation for viewpoint maintenance
- inspect for hazard trees and report to Recreation Officer when known.

### Erosion control

- clean-out and repair: existing water bars, culverts and ditches as necessary
- drain water away from the trail to prevent erosion.

#### Route marking

mark obscure routes with flagging or delineating tags as required

#### Litter cleanup

remove litter and garbage at the trailhead, along the trail and parking area(s), dispose of in an approved landfill site.

#### Limbing

- remove tree limbs to allow 2.5 metres of overhead clearance and 1.0 to 1.5 metre trail width
- scatter cut limbs a minimum of 1 metre from the trail edge, out of sight where possible
- cuts limbs clean to avoid scarring main trunk of the tree.

#### • Parking area(s)

- remove all encroaching vegetation and overhanging limbs
- brush back shrubs that conceal trailhead signs and kiosks

undertake surface repair as required; remove loose rocks, replenish surface material

#### Outhouse

- and toilet seat and stem material, installation of door hinges or latches, door adjustments, steps inspect all parts of the outhouse structure; walls, floor, roofing
- 1 1 conduct repairs, secure loose component parts and part replacement
- remove cobwebs, dust, dirt, etc., from all surfaces
- clean and sanitize seats and stems, wipe both components dry to avoid
- clear away overgrown vegetation around the outhouse and clear a path to the structure
- stock with toilet paper
- paint/stain as needed

### . Informational and Interpretive Signs

- check signs to ensure they are in place, visible, in good repair and up-to-date as required
- remove all unauthorized signs

#### . Trail Infrastructure

- safe and in a fully functional condition Ensure all bridges, boardwalks, paths, steps, stairs and handrails are
- repair or replace material as required, including cribbing, retaining walls and barriers.

#### <u>ا</u>ن Routine Trail Maintenance:

operational season for possible repairs and maintenance. Trail and ancillary facilities should be inspected and monitored throughout the

#### 2 TRAIL HAZARDS

if, in the Agreement Holder's opinion, the trail is unsafe due to existing or potential hazards slides/washouts and hazard trees, the local district office must be advised. In addition, the to the Agreement Holder during routine maintenance visits, such as river/creek crossings, Agreement Holder must make a reasonable effort to ensure users do not enter the trail head, Repair or eliminate known trail hazards when possible. If a natural hazard becomes known



## Schedule G Provincial and Agreement Holder Structures

Partnership Agreement No. PA14HQ-03. Attachment to the Agreement with Grand Forks Community Trails Society for

## List of Structures owned by the Province:

along the Columbia and Western Rail Trail within the agreement area remain the property of engineered structures such as culverts remain the property of the Crown. Rail Tunnels located by a professional engineering inspection undertaken on the CWRT in 2011 and 2012. Other between the Cascade Trestle (CW-049) and Eholt. The following is a list of structures as defined retaining walls greater than 1.5 metres in height on the Columbia and Western Rail Trail of the Columbia and Western Rail Trail. Structures include all bridges, major culverts and Those engineered features defined as "structures" for the purposes of engineering inspections

Structure #	MX	UTM Easting	UTM Northing	Feature	Description	Length (m)
CW-049	91.70	410596	5430036	bridge	Cascade bridge, 2 spans	48.3
	92.10			gate and driveway		
	92.30			gate		
					600mm cross drain inside	
	92.46	409845	5430132	culvert	900mm pipe	
					irrigation pipe 4"; exposed for 0.5m	
	92.50	409801	5430161	culvert	on trail	
					locked and barrier	
					to motorized	
	92.65	409664	5430170	gate	access	
	92.70			culvert	600mm stream	
					400mm	
	93.00			culvert	ephemeral; metal	
					300mm with 10m	
					flume from	
	93.10			culvert	highway above	
					600mm stream;	
	93.20			culvert	200mm sediment	

104 05	103.45	102.37	101.95	101.75	101.74	101.72	100.60	100.05	99.90	97.85	96.85	96.55	96.40	96.00	95.75	93.86	93.70	93.64	93.44	93.30
			401314			401496	402400									408563				
			5430234			5430112	5429762									5429784				
CILVER	culvert		culvert	culvert	trail	culvert	culvert	culvert	culvert	culvert	culvert	culvert	culvert	culvert	culvert	culvert	culvert	culvert	culvert	culvert
1000mm steel pipe; 10m fill; minimal flow	400mm cross drain; metal	access and parking at Nursery	600mm seasonal; scour at outlet	400mm cross drain; metal	scour on trail; one- third width of trail affected	serious scour downsteam 2m from trail; risk of impacting trail	culvert unknown diameter; headwall; opening buried. Highway culvert above is 600mm	450 mm metal in concrete; stream	400mm cross drain; metal	600mm concrect cross drain	600mm concrete cross drain;	400mm cross drain; metal	400mm cross drain; metal	400mm cross drain; metal	600mm cross drain	600mm concrete cross drain; 6m fill	450mm cross drain	450mm cross drain	400mm seasonal	450mm in concrete; stream

							CW-052			CW-051					CW-050
113.40	113.20	113.00	112.80	112.60	112.40	107.52	107.25	107.05	106.05	105.54	105.47	105.18	105.00	104.95	104.23
					392183	396496	396759			398429					399621
					5432750	5430861	5430831			5431187					5431472
culvert	culvert	culvert	culvert	culvert	trail	trail	bridge	culvert	culvert	culvert	culvert	culvert	culvert	culvert	culvert
950mm cross drain metal	950mm cross drain metal	700mm triangular concrete culvert	600mm cross drain; concrete enclosed	500mm cross drain; inlet damage; 20% effective	end of Grand Forks trail jurisdiction; gate on North Road	approximate start of Grand Forks trail jurisdiction to North Road; inspection ends until 112.4km	Nursery Bridge; 2 spans	600mm cross drain	400mm cross drain; metal; perched above ditch	2 culverts 600mm and 1000mm	400mm stream with 6" irrigation pipe inside	225mm cross drain at gate	1000mm cross drain; 6m fill; no obvious flow	400mm cross drain; metal	1000mm metal inlet and 600mm concrete outlet on wide section of trail; method of connection unknown;
							74.6			#1 12.1m #2 13.6m					46

			CW-058		CW-057	CW-056	CW-055	CW-054			CW-053									
123.25	122.90	122.80	122.40	122.30	122.10	122.00	120.90	119.00	118.70	118.40	116.70	116.20	115.45	115.00	114.90	114.40	114.00	113.80	113.55	113.45
			392497		392498	392512	391987	391532			392492									
			5441255		5441019	5440877	5440102	5438293			5436249		74							
culvert	tunnel	tunnel	wall	wall	wall	wall	culvert	culvert	culvert	culvert	wall	culvert	culvert	culvert	flume	culvert	culvert	culvert	culvert	culvert
750mm stream; good condition	west portal tunnel	east portal tunnel	single stone wall; 3m high; minor damage	6m wall 2m high; stone; good condition	4 small sections; stone; 6m high;	2 sections, stone; 6m high; handrails	Fisherman Creek concrete and rock; 2300mm x 2500mm; upstream training wall	Neff Creek; 900mm steel pipe;	600mm concrete cross drain	600mm concrete; shoulder scour from runoff	single concrete wall 13m high	600mm stream culvert, half blocked	700mm cross drain	800mm cross drain; metal	above trail, half 600mm x 15m; no culverts	600mm plastic; ditch at paved road	600mm cross drain	drain; 1 m of outlet rotten	450mm cross drain metal	950mm cross drain metal
			41		88	30	120	34			56									

							CW-060			CW-059																		
133.10	132.00	131.80	131.35	131.00	130.60	130.45	130.10			130.05		129.90	129.80	129.60	129.45	129.10	128.85	128.65	128.45	128.30	127.90		127.60	127.45	126.70	126.15	126.10	124.85
							390725			390755																		
							5445516			5445524																		
culvert	culvert	culvert	culvert	culvert	culvert	gate	culvert			culvert		culvert	culvert	culvert	culvert	culvert	culvert	culvert	culvert	culvert	culvert		tunnel	tunnel	trail	culvert	culvert	wall
400mm cross drain; half buried	800mm stream	800mm stream	400mm cross drain; buried both ends	650 triangular culvert; high fill; good	800mm seasonal; outlet buried	Brown Road	fill	50m excavated channel upstream; may be	Rat Creek; stream; 1000mm;	visible	Rat Creek older twin culvert;	800mm seasonal	400mm seasonal	drain cross	drain cross	450mm concrete cross drain	450mm seasonal	600mm seasonal	700mm seasonal	450mm cross drain	table	400mm seasonal;	west portal tunnel	east portal tunnel	minor shoulder scour from surface runoff	drain; metal; very wet area	metal;	8m wall, stone; 1.5m high; good condition
							41			41																		

133.70	
culvert	
seepage	small diameter; rotting, buried;

# List of Structures owned by the Agreement Holder:

none.



### Schedule H Operating Plan

## Partnership Agreement No. PA14HQ-03. Attachment to the Agreement with Grand Forks Community Trails Society for

#### Operating Plan

- a) Not later than January 15th, the Agreement Holder must submit to the Province, for its written approval, an Operating Plan for the upcoming Operating Season which will at a minimum:
- describe their duties and responsibilities; Describe in detail the Agreement Holder's key personnel and
- =: submit the operating plan on the attached template — Appendix II — Annual Operating Plan template
- ₽ complete during the Operating Season; Describe and prioritize Services the Agreement Holder will
- 3 above listed Services including hazard abatement, public safety management; and considerations, closures, and accident and emergency Describe the Agreement Holder's Safety Plan for delivering the
- <u>b</u> Upon receipt of an Operating Plan, the Province will review the plan and if the Operating Plan is not acceptable to the Province, the Province will notify the Agreement Holder of any necessary amendments.
- C After receiving notification by the Province, the Agreement Holder will make all necessary amendments and resubmit the Operating Plan to the Province.
- 9 If the current Operating Plan expires before the parties have reached agreement on a new Operating Plan, the currently approved plan shall be deemed extended until the new plan is approved.

Attachment to the Agreement with Grand Forks Community Trails Society for Partnership Agreement No. PA14HQ-03.

ina inde id a	emal Vint Mame			Signed by and authorized representative or
ss prepared.	sw troger sidt etab edt to as toerroo	Engagement Summary is true and o	sidt ni bənis	I hereby confirm that the information cont
				who perform Services
				labividual: Total number of individuals
				Company: Total number of individuals who perform Services
				First Nation: Total band members x 5%
				Society: Total number of members
Of the total number of individuals who performed Services, how many were employees of the Agreement Holder?	Of the total number of individuals who performed Services, how many were volunteers age 85 and older?	Total number of individuals who performed Services during the previous calendar year	lstoT fnuoD	Agreement Holder Type & Basis of Tound
your volunteers and employees.	ecords you are create and retain for other activities.	curately as possible based on the re hip Agreement and not any of your	r entity as ac the Partners	Complete only the row that applies to your Services are only those Services set out in
n no later than January 15 of each ation on this form is collected for	our Operating Season but in any eve ination of your Agreement. Informa	equired upon expiry or earlier term	osla si mro	Submit this form to the ministry contact pey year of your Partnership Agreement. This f the purpose of insurance underwriting and
		Calendar Year		Date Form Completed
	Agreement number	2		Name of Agreement Holder
	sement Summary	gegnd treement Engag	Partr	

Print Name\_

Attachment to the Agreement with **Grand Forks Community Trails Society** for Partnership Agreement No. **PA14HQ-03**.

### Appendix II

# Recreation Site/Trail Annual Operating Plan

Form Submitted By:		Date:	
Contact Info:			
This plan covers the time period from	eriod from	to	
This operating plan covers the following Recreation Sites/Trails:	s the following Recreati	on Sites/Trails:	
Proposed Operating Season:	<b>T</b> .		
From:		То:	
Maintenance Schedule: (frequency of routine maintenance)	equency of routine mai	ntenance)	
Recreation Site/Trail	Campsites	Pit Toilets	Other Repairs
Projected Expenses: (expectations of expenses that will be incurred to operate the site/trail)	tations of expenses tha	nt will be incurred to op	perate the site/trail)
Expense Type Supervision & Fee Collection (wages)	n (wages)		Cost

Total
Other Expenses:
Other Expenses:
Other Expenses:
Administration/Advertising/Insurance
Tools & Equipment
Maintenance Supplies (janitorial, cleaners, paint, etc)
Vehicle Expenses/Fuel

Projected Revenue: (estimation of revenues collected throughout the operating season)

	Total
	Other Revenue Other Revenue
	Grants
	Parking Fees
	Firewood
	Camping Permits
Gross Income	Revenue Type

Safety Discussion: (hazard abatement, site closures, emergency management plans, etc.)

- Lands and Natural Resource Operations will be called If a danger trees requires removal the District Recreation Officer (DRO) of the Ministry of Forests,
- the RCMP will be called, as well as, the Ministry of Forests, Lands, and Natural Resource Operations If firearms are used (rifle, shotgun, handgun, cross bows or very, rowdy threatening behaviour occurs, compliance and enforcement staff, as well as the
- For any nuisance wildlife the local Conservation Officer Service will be called and the District Recreation Officer (DRO) of the Ministry of Forests, Lands, and Natural Resource Operations notified

RSTBC Headquarters	Kootenay – Boundary District
Provincial Trails Staff	Recreation Officer or
DATE	APPROVED by:
<b>Required Support from FLNRO:</b> (suggestions for <u>FLNRO support</u> /improvements to the site/trail)	Required Support from FLNRO: (sugg
<b>Proposed Works</b> : (what the <u>operator</u> wants to do this season <u>without</u> FLNRO support)	Proposed Works: (what the operator



### Appendix III contracting, so

### Sub-contracting, society capacity and use designation

Partnership Agreement No. PA14HQ-03 Attachment to the Agreement with Grand Forks Community Trails Society for

### **Sub-Contracting by Society**

1. Section 1.08 of the agreement states

Agreement Holder's right to perform services under this Agreement using their employees or registered volunteers. Agreement without the prior written consent of the Province. This does not limit the The Agreement Holder shall not, assign, transfer or subcontract its obligations under this

hiring contractors for works under this agreement: duties under this agreement. The following general provisions apply to the agreement holder This appendix is written authorization for the Society to use sub-contractors in performing its

- from the subcontracted obligations or any obligations under this Agreement. If the agreement holder engages a Subcontractor, the Contractor shall not be relieved
- be the actions of the agreement holder The actions of any Subcontractor engaged to carry out any of the work shall be deemed to
- Subcontractor meets that obligation. the Subcontractor's work shall be deemed to mean the agreement holder shall ensure the provision in this Agreement requiring the agreement holder to meet an obligation associated with If the agreement holder engages a Subcontractor to carry out any of the work, any
- and require the agreement holder to employ another qualified Subcontractor The Province may, for a reasonable cause, object to the use of an intended Subcontractor
- Subcontractors' directors, officers or members is not an Associated Person of the agreement Tax Act or related Canada Revenue Agency's interpretation bulletins. holder as that term is referenced in the tendering documents and as defined in the federal Income The agreement holder acknowledges and agrees that the Subcontractor or any of the
- Province to any Subcontractor. between the Province and any Subcontractor or impose any obligation or liability upon the Nothing in this Agreement will create any direct or indirect contractual relationship
- thereunder and where general Worksafe BC coverage is not obtainable, the agreement holder will ensure all Subcontractors obtain Personal Optional Protection under the *Workers' compensation* coverage and comply with all conditions of the Workers Compensation Act and regulations Act, and upon request must provide us with proof of such compliance The agreement holder must ensure all approved Subcontractors obtain WorkSafe BC

request must provide us with proof of such compliance Agreement carry insurance in the form and limits as specified in the insurance schedule, and upon The agreement holder shall ensure that all its Subcontractors performing work under this

#### Society Capacity

expected of the agreement holder is limited by their monetary and volunteer resources. The Agreement Holder is a non-profit society run by volunteers and the scope of the work

### Society Role in Use Designations

put at risk by prohibited or unauthorized activities or behaviour on the Agreement Area. of situations where safe enjoyment of the non-motorized trail by users and adjacent residents is residents. When necessary, the Agreement Holder will notify the Province or other authorities constitute nuisance or that pose risk to the safety and enjoyment of trail users and adjacent signage, gates, bollards and natural barriers, to eliminate activities that are prohibited, that on the trail. The Agreement Holder will take reasonable measures, including the placement of The agreement holder does have a role in prevention of unauthorized use, trespass or nuisance