TO THE HONOURABLE

THE LIEUTENANT GOVERNOR IN COUNCIL

The undersigned has the honour to report that:

1 Section 24.1 of The Police Act, 1990 provides as follows:

"24.1(1) The Lieutenant Governor in Council may, by order, authorize an authority designated in the regulations to establish a police service to provide policing services on any terms and conditions the Lieutenant Governor in Council considers appropriate.

(2) An order made pursuant to subsection (1) shall include:

(a) the jurisdiction, including the territorial jurisdiction, of the police service;
(b) provisions respecting the establishment and ongoing membership of a police board;
(c) the duties and responsibilities of the chief of police, the police board and the members of the police service established pursuant to this section; and
(d) the requirement to take and subscribe to oaths or affirmations by police board members.

(3) A police board and police service established pursuant to this section are subject to this Act, including Part IV, and the regulations except as specifically exempted from the application of any section set out in the order made pursuant to subsection (1).

(4) No authority that has established a police service pursuant to this section shall withdraw the delivery of police services without the approval of the Lieutenant Governor in Council".

2 Section 7.1 of The Police Regulations provides as follows:

"Designation of authorities
7.1(1) For the purposes of subsection 24.1(1) of the Act, the following are designated authorities:

(a) an Indian band, a group of Indian bands or an agency on behalf of an Indian band or a group of Indian bands;
(b) rural municipalities;
(c) urban municipalities that have a population of less than 500;
(d) northern municipalities;
(e) any combination of authorities mentioned in clauses (a) to (d).

(2) For the purposes of subsection (1), 'Indian band' means an Indian band within the meaning of the Indian Act (Canada) and includes the council of a band.

3 It is desirable and in the public interest that the "File Hills Agency", as an agency on behalf of a group of Indian bands, be authorized to establish the File Hills Agency Police Service to provide policing services on the terms and conditions set out in the attached Schedule "A".

4 It is also desirable and in the public interest that the rural municipalities of Vanscoy and Corman Park be authorized to establish the Vanscoy Police Service and the Corman Park Police Service to provide policing services on the terms and conditions set out in the attached Schedule "B" and "C" respectively.

The undersigned has the honour, therefore, to recommend that Your Honour's Order do issue pursuant to section 24.1 of The Police Act, 1990 and section 7.1 of The Police Regulations:

(a) authorizing the "File Hills Agency", as an agency on behalf of a group of Indian bands, to establish the File Hills Agency Police Service to provide policing services on the terms and conditions set out in the attached Schedule "A";

(b) authorizing the rural municipality of Vanscoy to establish the Vanscoy Police Service to provide policing services on the terms and conditions set out in the attached Schedule "B"; and,
(c) authorizing the rural municipality of Corman Park to establish the Corman Park Police Service to provide policing services on the terms and conditions set out in the attached Schedule "C".

RECOMMENDED BY: 

[Signature]
Minister of Justice and Attorney General

APPROVED BY: 

[Signature]
President of the Executive Council

ORDERED BY: 

[Signature]
Lieutenant Governor

REGINA, Saskatchewan
Schedule A to OC 129/2001

File Hills Agency Police Service

Terms and Conditions of Authorization

Pursuant to section 24.1 of The Police Act, 1990, the terms and conditions pursuant to which the File Hills Agency is authorized to establish the File Hills Agency Police Service to provide policing services are as follows:

1. The File Hills Agency Police Service shall have the same jurisdictional authority, including territorial jurisdiction, as a municipal police service pursuant to The Police Act, 1990.

2. The member bands of the File Hills Agency shall establish and maintain the ongoing membership of a File Hills Agency First Nations Police Management Board in accordance with the Agreement between Canada-Saskatchewan and the File Hills Agency First Nations for the Royal Canadian Mounted Police-First Nations Community Policing Service which came into force on April 1, 2000 (the agreement).

3. Prior to taking office, a File Hills Agency Police Management Board member shall take and subscribe to an oath or affirmation in the form prescribed in the regulations under The Police Act, 1990 for board members before a person authorized to administer an oath or affirmation.

4. Without limiting the generality of Subsection 24.1(3) of the Act, the File Hills Agency Police Management Board and Police Service are subject to:

   a) the direction of the minister;

   b) the audit, review and the general policy established by the Commission, and other regulations applicable to police services as determined to be applicable by the Commission in consultation with the board;

   c) the public complaints and discipline procedures established under Part IV of The Police Act, 1990.

5. Without limiting the generality of Subsection 24.1(3) of the Act, and in addition to the duties and responsibilities set out in the agreement and this order, the powers, duties and responsibilities of the File Hills Agency Police Management Board and the Chief of Police and the members of the File Hills Agency Police Service established pursuant to this Order, shall with any necessary modification be the same as those of a police board, a police chief and the members of a police service of a municipality established pursuant to the provisions of The Police Act, 1990.
Schedule B to OC 129/2001

Vanscoy Police Service

Terms and Conditions of Authorization

Pursuant to section 24.1 of The Police Act, 1990 the terms and conditions pursuant to which the authority known as the Rural Municipality of Vanscoy is authorized to establish the Vanscoy Police Service to provide policing services are as follows:

1. For the purposes set out in paragraph 5, the Vanscoy Police Service shall have the same jurisdictional authority as a municipal police service pursuant to The Police Act, 1990.

2. The Vanscoy Police Service may exercise that jurisdictional authority primarily within the territorial boundaries of the outer perimeter of the boundary of the Rural Municipality of Vanscoy.

For the purposes of follow-up work originating within the Rural Municipality of Vanscoy and for the purposes of assisting all other police agencies in the region, the territorial jurisdiction for the Vanscoy Police Service is the Province of Saskatchewan.

3. The Rural Municipality of Vanscoy shall establish a Vanscoy Police Board in accordance with subsections 27(3) to (17) of The Police Act, 1990, and these provisions shall apply with any necessary modification to the establishment and ongoing membership of the Vanscoy Police Board, with the Reeve of the Rural Municipality of Vanscoy performing the duties and functions of a mayor for the purposes of The Police Act, 1990.

4. A Vanscoy Police Board member shall take and subscribe to an oath or affirmation in the form prescribed in the regulations under The Police Act, 1990 for board members before a person authorized to administer an oath or affirmation.

5. The duties and responsibilities of the Chief of Police, the Vanscoy Police Board and the members of the Vanscoy Police Service established pursuant to this Order, shall be the same as those of a police chief, a police board and the members of a police service of a municipality established pursuant to the provisions of The Police Act, 1990, for the following purposes:

   a) When enforcing liquor or traffic laws and rules pursuant to the Statutes of Saskatchewan, or any bylaw in effect in the Rural Municipality of Vanscoy;

   b) When investigating motor vehicle crashes involving property damage; or,

   c) When in the performance of their duties they encounter an offence where they
have an opportunity to apprehend an offender or secure evidence under the *Criminal Code*, the *Controlled Drugs and Substances Act*, or any of the Statutes of Saskatchewan with the understanding that these cases and Coroner’s cases and vehicle crashes involving death, injury, school buses, trains or dangerous goods are to be referred and turned over to the RCMP at the earliest convenient opportunity.

6. Without limiting the generality of Subsection 24.1(3) of the Act, the Vanscoy Police Board and Police Service are subject to:

   a) the direction of the minister;

   b) the audit, review and the general policy established by the Commission, and other regulations applicable to police services as determined to be applicable by the Commission in consultation with the board;

   c) the public complaints and discipline procedures established under Part IV of *The Police Act, 1990*. 

Schedule C to OC 129/2001

Corman Park Police Service

Terms and Conditions of Authorization

Pursuant to section 24.1 of The Police Act, 1990 the terms and conditions pursuant to which the authority known as the Rural Municipality of Corman Park is authorized to establish the Corman Park Police Service to provide policing services are as follows:

1. For the purposes set out in paragraph 5 the Corman Park Police Service shall have the same jurisdictional authority as a municipal police service pursuant to The Police Act, 1990.

2. The Corman Park Police Service may exercise that jurisdictional authority primarily within the territorial boundaries of the outer perimeter of the boundary of the Rural Municipality of Corman Park.

For the purposes of follow-up work originating within the Rural Municipality of Corman Park and for the purposes of assisting all other police agencies in the region, the territorial jurisdiction for the Corman Park Police Service is the Province of Saskatchewan.

3. The Rural Municipality of Corman Park shall establish a Corman Park Police Board in accordance with subsections 27(3) to (17) of The Police Act, 1990, and these provisions shall apply with any necessary modification to the establishment and ongoing membership of the Corman Park Police Board, with the Reeve of the Rural Municipality of Corman Park performing the duties and functions of a mayor for the purposes of The Police Act, 1990.

4. A Corman Park Police Board member shall take and subscribe to an oath or affirmation in the form prescribed in the regulations under The Police Act, 1990 for board members before a person authorized to administer an oath or affirmation.

5. The duties and responsibilities of the Chief of Police, the Corman Park Police Board and the members of the Corman Park Police Service established pursuant to this Order, shall be the same as those of a police chief, a police board and the members of a police service of a municipality established pursuant to the provisions of The Police Act, 1990, for the following purposes:

a) When enforcing liquor or traffic laws and rules pursuant to the Statutes of Saskatchewan, or any bylaw in effect in the Rural Municipality of Corman Park;

b) When investigating motor vehicle crashes involving property damage; or,
c) When in the performance of their duties they encounter an offence where they have an opportunity to apprehend an offender or secure evidence under the Criminal Code, the Controlled Drugs and Substances Act, or any of the Statutes of Saskatchewan with the understanding that these cases and Coroner's cases and vehicle crashes involving death, injury, school buses, trains or dangerous goods are to be referred and turned over to the RCMP at the earliest convenient opportunity.

6. Without limiting the generality of Subsection 24.1(1) of the Act, the Corman Park Police Board and Police Service are subject to:

a) the direction of the minister;

b) the audit, review and the general policy established by the Commission, and other regulations applicable to police services as determined to be applicable by the Commission in consultation with the board;

c) the public complaints and discipline procedures established under Part IV of The Police Act, 1990.
December 20, 2002

TO THE HONOURABLE

THE LIEUTENANT GOVERNOR IN COUNCIL

The undersigned has the honour to report that:

1 Section 24.1 of *The Police Act, 1990* provides as follows:

"24.1(1) The Lieutenant Governor in Council may, by order, authorize an authority designated in the regulations to establish a police service to provide policing services on any terms and conditions the Lieutenant Governor in Council considers appropriate. An order made pursuant to subsection (1) shall include:
(a) the jurisdiction, including the territorial jurisdiction, of the police service;
(b) provisions respecting the establishment and ongoing membership of a police board;
(c) the duties and responsibilities of the chief of police, the police board and the members of the police service established pursuant to this section; and
(d) the requirement to take and subscribe to oaths or affirmations by police board members.

(3) A police board and police service established pursuant to this section are subject to this Act, including Part IV, and the regulations except as specifically exempted from the application of any section set out in the order made pursuant to subsection (1).

(4) No authority that has established a police service pursuant to this section shall withdraw the delivery of police services without the approval of the Lieutenant Governor in Council."

2 Section 7.1 of *The Police Regulations* provides as follows:

"7.1(1) For the purposes of subsection 24.1(1) of the Act, the following are designated authorities:
(a) an Indian band, a group of Indian bands or an agency on behalf of an Indian band or a group of Indian bands;
(b) rural municipalities;
(c) urban municipalities that have a population of less than 500;
(d) northern municipalities;
(e) any combination of authorities mentioned in clauses (a) to (d).

(2) For the purposes of subsection (1), "Indian band" means an Indian band within the meaning of the *Indian Act* (Canada) and includes the council of a band."
3 By Your Honour’s Order, 129/2001, dated February 28, 2001, the File Hills Agency, as an agency on behalf of a group of Indian bands, was authorized to establish the File Hills Agency Police Services, to provide policing services on the terms and conditions set out in the attached Schedule “A” to that Order.

4 It is desirable and in the public interest that Your Honour’s Order 129/2001, dated February 28, 2001, be amended and that the File Hills Board of Police Commissioners Inc. be authorized as an agency on behalf of a group of Indian bands, to establish the File Hills First Nations Police Service to provide policing services on the terms and conditions set out in the attached Schedule “A”.

The undersigned has the honour, therefore, to recommend that Your Honour’s Order do issue, pursuant to section 24.1 of The Police Act, 1990 and section 7.1 of The Police Regulations:

(a) amending Your Honour’s Order 129/2001, dated February 28, 2001, by repealing paragraph (a) of that Order and by repealing Schedule “A” to that Order; and,
(b) authorizing the File Hills Board of Police Commissioners Inc., as an agency on behalf of a group of Indian bands, to establish the File Hills First Nations Police Service to provide policing services on the terms and conditions set out in the attached Schedule "A".

RECOMMENDED BY: [signature]
Minister of Justice and Attorney General

APPROVED BY: [signature]
President of the Executive Council

ORDERED BY: [signature]
Lieutenant Governor
REGINA, Saskatchewan
Schedule A to OC 915/2002

File Hills First Nations Police Service

Terms and Conditions of Authorization

Pursuant to section 24.1 of The Police Act, 1990 the terms and conditions pursuant to which the File Hills Board of Police Commissioners Inc. is authorized to establish the File Hills First Nations Police Service to provide policing services are as follows:

1. The File Hills First Nation Police Service shall have the same jurisdictional authority, including territorial jurisdiction, as a municipal police service pursuant to The Police Act, 1990.

2. The member bands of the File Hills First Nations shall establish and maintain the ongoing membership of a File Hills Board of Police Commissioners Inc. in accordance with the Agreement between Canada-Saskatchewan, the File Hills Board of Police Commissioners Inc. and the File Hills First Nations for the Royal Canadian Mounted Police-First Nations Community Police Service, which comes into force on November 28, 2002.

3. Prior to taking office, a File Hills Board of Police Commissioners Inc. member shall take and subscribe to an oath or affirmation in the form prescribed in the regulations under The Police Act, 1990 for board members before a person authorized to administer an oath or affirmation.

4. Without limiting the generality of subsection 24.1(3) of the Act, the File Hills Board of Police Commissioners Inc. and the File Hills First Nations Police Service are subject to:

   a) the direction of the minister;

   b) the audit, review and the general policy established by the Commission, and other regulations applicable to police service as determined to be applicable by the Commission in consultation with the board;

   c) the public complaints and discipline procedures established under Part IV of The Police Act, 1990.

5. Without limiting the generality of subsection 24.1(3) of the Act, and in addition to the duties and responsibilities set out in the agreement and this order, the powers, duties and responsibilities of the File Hills Board of Police Commissioners Inc. and the Chief of Police and the members of the File Hills First Nations Police Service established pursuant to this Order, shall with any necessary modification be the same as those of a police board, a police chief and the members of a police service of a municipality established pursuant to the provisions of The Police Act, 1990.