

Parole Board of Canada

2011-2012

Report on Plans and Priorities

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Minister of Public Safety

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Chairperson's Message

As Chairperson of the Parole Board of Canada (PBC or "the Board"), I am pleased to present this Report on Plans and Priorities, which outlines the Board's main areas of focus during 2011-12. Building on a strong foundation of excellence established over its more than 50-year history, the PBC will continue to seek improvements in key areas of its operations and management to ensure that it is both well-positioned and fully equipped to meet its legislated responsibilities in the years ahead.

In developing plans and priorities for 2011-12, the Board's efforts are guided by an enduring commitment to public safety and public service. The Board's identified priorities are fundamental to helping it deliver high-quality conditional release and pardon decisions, deliver an efficient and effective clemency program, enhance openness and accountability and ensure sound administrative practices. These priorities include:

- Effectively fulfilling legislative responsibilities;
- Pursuing strategic excellence in PBC governance;
- Investing in our people;
- Improving information services for victims; and,
- Strengthening stakeholder and community partnerships.

Specifically, the PBC will continue to seek to strengthen its capacity for quality conditional release decision-making to ensure that it responds to recent legislative changes, and the increasingly challenging program environment in which the Board operates – one characterized by a higher percentage of offenders with shorter sentences (i.e., sentences between 2-3 years in length), an increasingly difficult federal offender population (e.g., characterized by longer criminal histories, greater prevalence of violence, more gang affiliations, more serious substance abuse problems and more serious mental health issues), and its growing diversity. Key initiatives to help the Board respond to these challenges include the creation of national standards to ensure consistency in the PBC's processes, the formal implementation of a Risk Assessment Framework, and enhanced Board member and staff training to ensure the Board remains up-to-date on the latest risk-assessment techniques and emerging issues.

Legislative changes to strengthen the pardon program have resulted in the need for significant operational changes to this program area. The PBC will continue to address these through policy refinement, process streamlining, an increased user fee, and the effective and innovative use of technology.

In keeping with its commitment to openness and accountability, the PBC will continue to proactively engage its criminal justice partners and stakeholders to promote its mandate and ensure the exchange of quality information for use in decision-making. The PBC will also continue to promote its mandate to the public, and work with partners such as the Correctional Service of Canada, to strengthen partnerships with victims' organizations, and improve the provision of information to victims.

Through these plans and priorities, I am confident that the Board has set a course to ensure greater efficiency and effectiveness in the fulfillment of its mandate in the years ahead, and to meet the highest standards of professionalism, quality and efficiency.

Harvey Cenaiko
Chairperson, Parole Board of Canada

Section I — PBC Overview

Raison d'être & Responsibilities

Mandate and Organization

The Parole Board of Canada (PBC or “the Board”)¹ is an agency within the [Public Safety Portfolio](#), which also includes the [Royal Canadian Mounted Police \(RCMP\)](#), the [Canadian Security Intelligence Service \(CSIS\)](#), the [Canada Border Services Agency \(CBSA\)](#) and the [Correctional Service of Canada \(CSC\)](#).

The Board is an independent administrative tribunal that has exclusive authority under the [Corrections and Conditional Release Act](#) to grant, deny, cancel, terminate or revoke [day parole](#) and [full parole](#). The PBC may also order (on referral by CSC) that certain offenders be held in prison until the end of their sentence. This is called detention during the period of [statutory release](#). In addition, the Board makes conditional release decisions for offenders in provinces and territories that do not have their own parole boards. Only the provinces of Ontario and Quebec currently have their own parole boards, which make parole decisions for offenders serving sentences of less than two years.

The Board has extensive legislated responsibilities related to openness and accountability. This includes the provision of information and assistance to [victims of crime](#), [observers](#) at [hearings](#), access to the [PBC's decision registry](#), and delivery of a program of public information.

The Board is also responsible for making decisions to grant, deny and revoke pardons under the [Criminal Records Act \(CRA\)](#) and the [Criminal Code of Canada](#). A [pardon](#) is a formal attempt to remove the stigma of a criminal record for people who, having been convicted of an offence, have satisfied their sentence as well as a specified waiting period, and remained crime free. The Board also makes recommendations for the exercise of clemency through the [Royal Prerogative of Mercy \(RPM\)](#). The Governor General or the Governor in Council approves the use of the [RPM](#) for those convicted for a federal offence, following investigations by the Board, and recommendations from the Minister of Public Safety.

The Parole Board of Canada is headed by a Chairperson who reports to Parliament through the Minister of [Public Safety](#). The Minister, however, does not have statutory authority to give direction to the Chairperson or other members of the PBC in the exercise of their decision-making powers. This structure helps to ensure the impartiality and integrity of the Board's decision making process.

¹ PBC was formally the National Parole Board (NPB) although the legal name continues to be NPB until legislative change comes into force.

Outcomes of the PBC's daily work can be found in its annual [Performance Monitoring Reports \(PMR\)](#). The PMR provides performance and statistical information for the past five years for the PBC's two legislative based programs - conditional release and clemency and pardons, as well as for the corporate service function of the Board.

Our Mission

The Parole Board of Canada, as part of the criminal justice system, makes independent, quality conditional release and pardon decisions and clemency recommendations. The Board contributes to the protection of society by facilitating, as appropriate, the timely integration of offenders as law-abiding citizens.

As part of the criminal justice system, the Board contributes to the maintenance of a just, peaceful and safe society. The word "contribute" is used in the Board's Mission Statement to reflect the fact that it does not work in isolation in the pursuit of this goal. On the contrary, the Board works in conjunction with Portfolio colleagues, parole boards, police services, after-care agencies, Crown attorneys, defence counsel, and many other organizations and individuals in the community. The legal authority within which the PBC operates is set out by the Constitution, including the [Canadian Charter of Rights and Freedoms](#), the [Criminal Code](#), the [Corrections and Conditional Release Act \(CCRA\)](#) and its Regulations, the [Criminal Records Act \(CRA\)](#) and other legislation.

In making quality conditional release and pardon decisions, as well as clemency recommendations, the Board's primary objective is the long term protection of society. Law-abiding behaviour can best be achieved by timely and supervised conditional release and the effective administration of sentences. During the course of rendering its decisions, the Board is autonomous and independent. However, it is accountable for its actions, by virtue of its guiding legislation, policies and internal framework. The Board is accountable to Parliament and ultimately, to all Canadians.

Achieving the mandate of the PBC is not easily accomplished. It involves the safeguarding of two of PBC's most precious values: public safety and personal freedom. The term "Making the Mission a Reality" is therefore a call to action that becomes the primary responsibility and obligation of all those associated with the Board.

The Mission of the PBC establishes four core values:

- Contributing to the attainment of a just, peaceful and safe society;
- Respect for the inherent potential and dignity of all individuals and the equal rights of all members of society;
- Belief that the contribution of qualified and motivated Board members and staff is essential to promoting the achievement of the Board's Mission; and,
- Commitment to openness, integrity and accountability in the execution of our mandate.

As an agency within the public safety portfolio, the PBC strives constantly to contribute to the government's outcome of a safe and secure Canada. The Board contributes to this outcome by making quality conditional release and pardon decisions that result in the safe reintegration of offenders in the community.

The Board carries out its responsibilities through its national office in Ottawa, as well as five regional offices across the country (Atlantic, Quebec, Ontario, Prairies, and Pacific).

PBC Locations



Conditional release decisions are made by Board members in the regions. Board members are supported in their decision-making by a variety of staff. These staff members schedule hearings, provide information for decision-making, ensure that information for decision-making is shared with offenders, and communicate conditional release decisions to the offender, CSC representatives and others as required. Regional staff also provide information to victims, make arrangements for observers at hearings, and manage requests for access to the Board's decision registry.

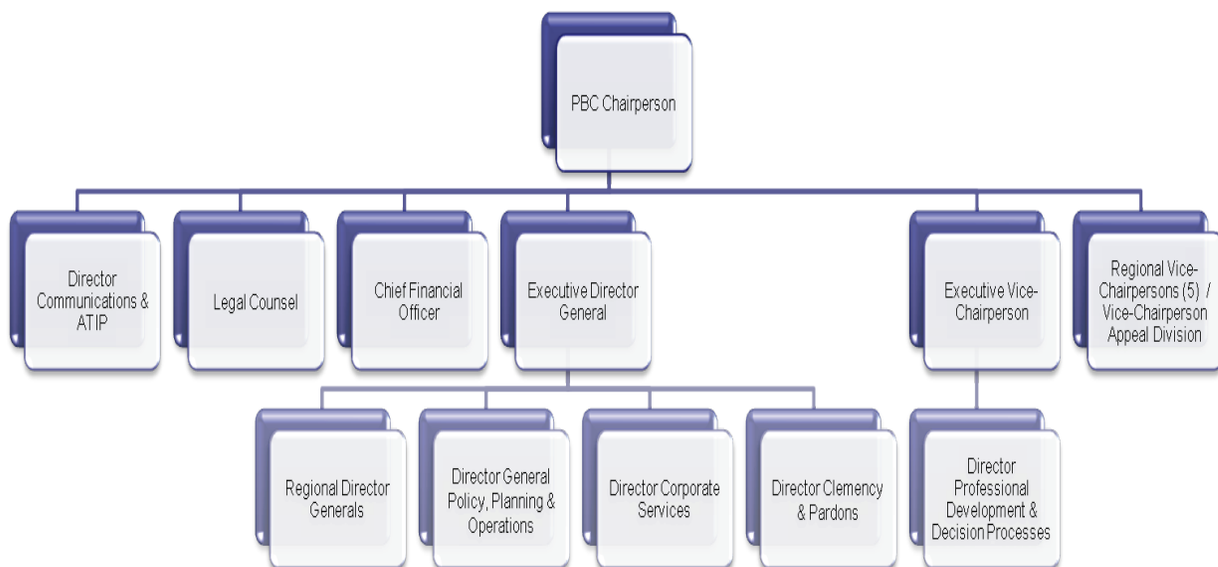
At the national office, Board members make decisions related to pardons as well as appeals of conditional release decisions. Staff at the national office deliver the pardons and clemency program; develop conditional release, pardon and clemency policy; coordinate Board member training; and deliver a program of public information. The national office also provides leadership for strategic and operational planning, resource management, performance monitoring, audits and investigations, appeals and an array of internal services.

Consistent with the provisions of the Acts that govern the PBC, Board members are independent in their decision-making responsibilities, and free from outside interference of any kind. As independent decision-makers, Board members are guided by legislation and policy and are responsible for:

- Reviewing all information for consideration in conditional release, pardon and clemency cases;
- Conducting in-depth analysis of each case, and requesting additional information, as necessary, to support quality decision-making;
- Assessing the risk and other factors related to cases, voting independently on the disposition of each case, and providing sound, well-documented, written reasons for decisions; and,
- Ensuring that hearings are conducted in accordance with the duty to act fairly, with respect for all procedural safeguards.

The Chairperson of the PBC is a full-time member of the Board and its chief executive officer. The Chairperson directs PBC's program delivery in keeping with Government of Canada plans and priorities. The Chairperson reports to Parliament through the Minister of Public Safety on the fulfillment of the Board's mandate and is accountable for the effectiveness and efficiency of PBC's policies and operations. The Chairperson is assisted in these responsibilities by the Executive Vice-Chairperson, the Vice-Chairperson of the Appeal Division, and the Board's five regional vice-chairpersons. The Executive Director General of the Board is its senior staff member and chief operating officer. The Executive Director General, in support of the Chairperson, provides leadership for strategic and operational planning, resource management, performance measurement and administration, as well as operation of the national office and the regions.

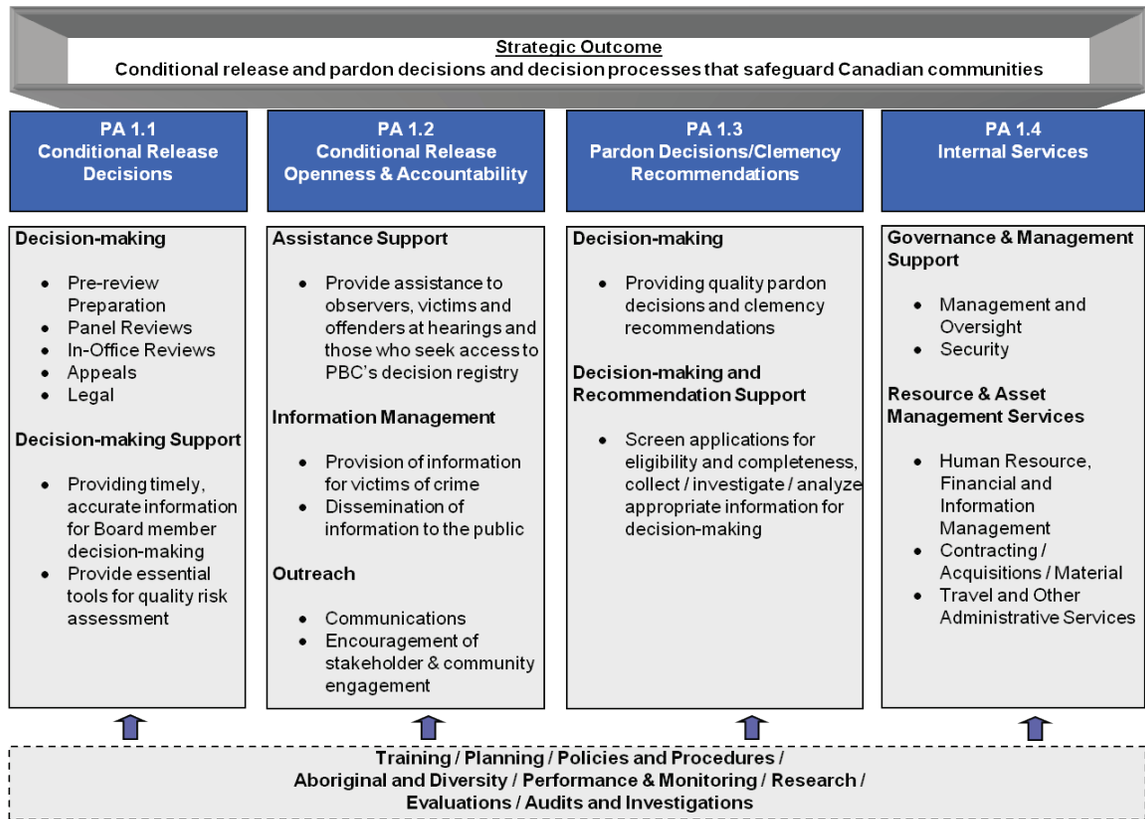
The following organizational chart provides additional details.



Strategic Outcome and Program Activity Architecture (PAA)

The Parole Board of Canada's Strategic Outcome and Program Activity Architecture (PAA), reflects the key aspects of its legislated responsibilities for conditional release, pardons, and clemency, and it also represents the areas of accountability and performance of greatest public interest. In this context, the Board's strategic outcome is the cornerstone of its public accountability. The PAA includes a single outcome and four program activities.

The following chart illustrates the PBC's complete framework of program activities and program elements, which roll up and contribute to the PBC's single strategic outcome:



Planning Summary

The following tables provide a summary of the PBC's total planned spending and human resources over the next three fiscal years.

The slight increase in financial and human resources is due to a mixture of initiatives such as providing victims with a more effective voice in the justice system and various re-profiling of funds between fiscal years for the Board's medium to long-term accommodation plan for program delivery.

Financial Resources (\$ thousands)

2011-12	2012-13	2013-14
49,235	51,174	48,913

Human Resources (Full-Time Equivalent)

2011-12	2012-13	2013-14
481	485	485

The following table provides a planning summary of the performance indicators and targets for the PBC's strategic outcome. In addition, the table indicates the planned spending for each of the program activities for the next three fiscal years, and aligns the activities to Government of Canada outcomes.

Planning Summary Table**Table 1**

Strategic Outcome: Conditional release and pardon decisions processes that safeguard Canadian communities	
Performance Indicators	Targets
The percentage of parole releases in previous years that did not result in a new conviction	Zero (0) re-offending by parolees prior to warrant expiry ²
The percentage of pardon recipients who have not had their pardon revoked	96% of all pardons awarded remain in force ³
The percentage of victims who express satisfaction with the information and assistance they receive from the PBC	90% rate of client satisfaction ⁴

² The PBC can only contribute to this target through ensuring quality conditional release decisions, but other external factors which may come into play are beyond the Board's control.

³ The new more complex and stringent regulatory requirements of the [Criminal Records Act \(CRA\)](#) enacted by Bill C-23A will require a re-examination of the target.

⁴ Findings from the 2009 victims' questionnaire will be used to report on performance.

Table 2 (\$ thousands)

Program Activity ⁵	Forecast Spending 2010-11	Total Planned Spending			Alignment to Government of Canada Outcomes ⁶
		2011-12	2012-13	2013-14	
Conditional Release Decisions	34,627	36,401	38,171	35,774	Safe and secure Canada
Conditional Release Openness and Accountability	5,789	6,418	6,501	6,585	Safe and secure Canada
Pardon Decisions / Clemency Recommendations ⁷	2,780	1,218	1,218	1,218	Safe and secure Canada
Internal Services	5,230	5,198	5,284	5,336	
Total Planned Spending	48,426⁸	49,235	51,174	48,913	

Contributions of Priorities to Strategic Outcome

The following identifies the key **operational priorities** for the PBC during 2011-12, links them to the Board's strategic outcome and strategic activities, describes why they are a priority, and indicates plans for meeting the priority.

Operational Priorities	Type	Links to Strategic Outcome(s)	Description
Effectively fulfilling legislative responsibilities related to quality conditional release decision-making	Ongoing	Strategic Outcome: Conditional release and pardon decisions and decision processes that safeguard Canadian communities	Why a priority: - The PBC continually strives to strengthen its capacity for quality conditional release decision-making in response to significant program delivery challenges. These include: increased complexity in conditional release decision-making; growing diversity in the federal offender population and an over-representation of Aboriginal offenders; and, an anticipated growth in the federal offender population as a result of

⁵ For program activity descriptions, please access the Main Estimates on-line at <http://www.tbs-sct.gc.ca/est-pre/estime.asp>.

⁶ For more information on the Government of Canada framework and outcomes, go to <http://www.tbs-sct.gc.ca/pol/index-eng.aspx?tree=framework>.

⁷ Pardon Decisions/Clemency Recommendations planned spending for 2011-12, 2012-13 and 2013-14 is net \$1,218K (\$2,838K planned spending offset by Revenue from Pardon application fees of \$1,620K).

⁸ Includes main estimates plus subsequent approvals such as supplementary estimates and vote transfers.

Operational Priorities	Type	Links to Strategic Outcome(s)	Description
		<p>Program Activity: Conditional release decisions</p>	<p>proposed legislative changes.</p> <ul style="list-style-type: none"> - Important that the Board ensure credible decisions which withstand appeal and court challenges while respecting individual rights enshrined in law. <p>Plans for meeting the priority:</p> <ul style="list-style-type: none"> - Revise and modernize the Board members' Professional Standards Guide. - Conduct qualification processes to establish Board member eligibility list for Governor in Council appointments. - Enhance the Board members training program. - Oversee the formal implementation of the Risk Assessment Framework for decision making. - Implement measures that will improve national consistency and standards which in turn will support quality decision-making. - Implement improvements to case files that will enhance efficiencies. - Enhance information management and the sharing of information with CSC through the modernization of the Offender Management System (OMS) which support PBC's conditional release responsibilities. - Refine policies/guidelines to support consistency in decision-making. - Conduct review to determine the status of Elder Assisted Hearings (EAHs). - Manage resources strategically to address growing workload pressures with scarce resources. - Conduct compliance reviews to ensure that regardless of case outcomes the law, policy and duty to act fairly are respected thereby ensuring quality decision making.
<p>Effectively fulfilling legislative</p>	<p>Ongoing</p>	<p>Strategic Outcome: Conditional</p>	<p>Why a priority:</p> <ul style="list-style-type: none"> - It is important for the PBC to remain open and accountable to the public,

Operational Priorities	Type	Links to Strategic Outcome(s)	Description
responsibilities related to open and accountable conditional release processes		<p>release and pardon decisions and decision processes that safeguard Canadian communities</p> <p>Program Activity: Conditional release openness and accountability</p>	<p>and to victims of crime. It is estimated that the Board will have approximately 20,000 contacts with victims, over 2,200 observers at hearings, including increasing number of victims who read statements at hearings, 6,000 requests for access to the Board's decision registry.</p> <p>Plans for meeting the priority:</p> <ul style="list-style-type: none"> - Enhance information services to victims and the public. - Strengthen our partnership with CSC to ensure clarity in our legislated roles and responsibilities regarding the provision of information. - Improve accessibility and availability of video conferencing for victims who are unable to attend hearings in person. - Continue to reach out to our provincial territorial and international criminal justice partners, victims and observers, and community partners. - Communicate information about the parole process more effectively to offenders.
Effectively fulfilling legislative responsibilities related to the processing of pardon applications and clemency requests	Ongoing	<p>Strategic Outcome: Conditional release and pardon decisions and decision processes that safeguard Canadian communities</p> <p>Program Activity: Pardon decisions / Clemency recommendations</p>	<p>Why a priority:</p> <ul style="list-style-type: none"> - Pardon program operations have changed significantly as a result of legislative changes. The process now includes additional investigation by staff and additional review time by Board members. - The pardons program is currently not sustainable, therefore, additional steps must be taken to ensure the program can continue to be delivered effectively, without encumbering budgets devoted to the Board's conditional release program. - Pardons are not only beneficial to the individuals who earn them, but to society in general. Pardons encourage commitments to lead law-abiding lives, help people secure jobs and reduce reliance on social programs. - <i>The Royal Prerogative of Mercy (RPM)</i>

Operational Priorities	Type	Links to Strategic Outcome(s)	Description
			<p>or Clemency is applied only in exceptional circumstances, where there exist no other remedies, where the remedies are not lawfully available, or where recourse would result in greater hardship. Legislative changes to the Criminal Records Act (CRA), may increase the number of clemency requests. Increased pressure on the few existing resources will impact on the efficiency of the process.</p> <p>Plans for meeting the priority:</p> <ul style="list-style-type: none"> - Continue efforts to achieve sustainability through policy refinement, process streamlining, and productive use of technology. - Continuously improve and monitor service standards / efficiency in program delivery for application processing, including staff and Board member training. - Increase the user fee for processing a pardon application. - Aligning revenues earned with full costs for application processing will provide the Board with the capacity to manage current legislative requirements. - Streamline the process for the collection and presentation of data in support of RPM. - Refine policy on RPM. - Development of new requirements for Pardon Application Decision System-Renewal (PADS-R) as per legislative changes resulting from Bill C-23A coming into force.
<p>Strengthening stakeholder and community partnerships</p>	<p>Previously committed</p>	<p>Strategic Outcome: Conditional release and pardon decisions and decision processes that safeguard Canadian communities</p>	<p>Why a priority:</p> <ul style="list-style-type: none"> - The Board must continue to foster, maintain and explore partnerships with organizations within and outside the public sector to broaden its scope and leverage opportunities for efficiencies toward fulfilling our strategic objective and ultimately contributing to public safety. - Effective information sharing and

Operational Priorities	Type	Links to Strategic Outcome(s)	Description
		<p>Program Activity: Conditional release decisions</p> <p>Program Activity: Conditional release openness and accountability</p>	<p>accurate recording of offender information are essential to the Board's ability to make informed quality decisions.</p> <ul style="list-style-type: none"> - Sections 25(1) and 101(b) of the Corrections and Conditional Release Act (CCRA) guide CSC and the Board with respect to the provision and consideration of relevant information related to the supervision of offenders and conditional release decision-making. - CSC provides information for PBC decision-making, supervises offenders in the community following PBC decisions to release, and informs the PBC when an offender's level of risk in the community changes. <p>Plans for meeting the priority:</p> <ul style="list-style-type: none"> - Ongoing work towards enhancing partnerships: <ul style="list-style-type: none"> o At the national level (e.g., CSC, Public Safety Canada, Department of Justice, National Associations Active in Criminal Justice, National Victim Advisory Committee, Office of the Federal Ombudsman for Victims of Crime, etc.). o At the regional level (e.g., regional Interlinkages meetings with CSC, Victim Service Units, Advisory Committees, and provincial/territorial/municipal government departments, non-governmental organizations, etc.). - Work with criminal justice participants in PBC's assessment of pardon applications and with NGOs in assisting pardon applicants. - Meet with Aboriginal Circle to examine ways to improve access to services for Aboriginal offenders and victims. - Develop guidelines to ensure consistency in the development and use of promotional items. - Update media relations policy and

Operational Priorities	Type	Links to Strategic Outcome(s)	Description
			<p>distribute nationally.</p> <ul style="list-style-type: none"> - Develop communication packages to assist designated spokespeople to enhance media relations and public education. - Continue to enhance an integrated sharing of information approach with CSC. - Continue pilot project in Atlantic region and expand to other regions, to improve quality of police information. - Continue initiative in Ontario region to improve access in Nunavut towards improving information sharing.
<p>Improving information services for victims</p>	<p>Previously committed</p>	<p>Strategic Outcome: Conditional release and pardon decisions and decision processes that safeguard Canadian communities</p> <p>Program Activity: Conditional release openness and accountability</p>	<p>Why a priority:</p> <ul style="list-style-type: none"> - As part of the government's initiative to provide victims with greater access to the justice system, and the Board's commitment to openness and accountability, it is important to ensure access to information for victims of crime who contact the PBC. <p>Plans for meeting the priority:</p> <ul style="list-style-type: none"> - In collaboration with CSC, examine ways to more effectively and efficiently provide information services to victims. This includes implementing integrated victim services units in the Atlantic and Pacific regions to improve information services for victims. - Conduct community outreach to increase awareness and discuss issues so that victims, victim organizations and Aboriginal communities are aware of the information services provided by the Board. - Provide specialized training for staff who work with victims. - In collaboration with CSC, participate in the development and support of Regional Victims Advisory Committees.

The following identifies the key **management priorities** for the PBC during 2011-12, links them to the Board's strategic outcome and strategic activities, describes why they are a priority, and indicates plans for meeting the priority.

Management Priorities	Type	Links to Strategic Outcome(s)	Description
<p>Pursuing strategic excellence in PBC governance</p>	<p>Previously committed</p>	<p>Strategic Outcome: Conditional release and pardon decisions and decision processes that safeguard Canadian communities</p> <p>Program Activity: Conditional release decisions</p> <p>Program Activity: Conditional release openness and accountability</p> <p>Program Activity: Pardon decisions / Clemency recommendations</p> <p>Program Activity: Internal services</p>	<p>Why a priority:</p> <ul style="list-style-type: none"> - A strong, robust and strategically focused governance structure ensures an integrated corporate system of decision-making which enables effective allocation of resources to priorities, alignment of activities to outcomes and management of accountabilities. - Being a small agency, the PBC needs to have a clear governance structure to ensure that there is no overlap or duplication of work. - Effective information / technology management is essential to execute corporate strategy and fulfil the Board's mandate. <p>Plans for meeting the priority:</p> <ul style="list-style-type: none"> - Continue work towards integrating the Board's vision elements with PBC operational planning and governance framework (e.g., enhance Board member training, improve information for parole and pardon decision-making, enhance responses to increasing diversity within the offender population, strengthen partnerships with criminal justice agencies and key stakeholders to support the safe reintegration of offenders in the community). - Assess implications of government proposals for reform of corrections and criminal justice, including a review of related policy issues, anticipated workload pressures, resource needs, and training requirements for Board members and staff. - Conduct initiatives to communicate and inculcate corporate strategy management practices to better inform the decision-making processes at all levels of the Board. Initiatives include:

Management Priorities	Type	Links to Strategic Outcome(s)	Description
			<ul style="list-style-type: none"> ○ Providing strategic direction and management principles. ○ Develop and communicate corporate priorities. ○ Enhance the Board's Integrated Planning Framework (i.e., plan, manage, monitor and report). ○ Closely monitor progress on PBC priorities to ensure that PBC programs derive maximum benefit from information systems and technology. ○ Ongoing working group meetings with the Board's information technology service provider CSC IT to ensure effective management for service delivery. ○ Pursue recruitment and retention strategies to attract quality staff and mitigate the impacts of departures in the workforce. ○ Continue to update resource formulas to enhance the Boards ability to more effectively and efficiently develop business requirements and identify associated costs. ○ Enhance knowledge of management practices, training development (i.e., Board members and staff), and guidelines to help address corporate memory loss.
<p>Investing in our people</p>	<p>Previously committed</p>	<p>Strategic Outcome: Conditional release and pardon decisions and decision processes that safeguard Canadian communities</p> <p>Program Activity: Conditional release decisions</p>	<p>Why a priority:</p> <ul style="list-style-type: none"> - Public service renewal remains a top priority for the federal public service. Not only must the PBC focus on attracting new recruits to replace employees leaving on retirement, but we must also develop and renew the competencies of existing employees to help them respond to new ways of doing business and meet future challenges. <p>Plans for meeting the priority:</p> <ul style="list-style-type: none"> - Work to ensure a sufficient number of qualified individuals are identified for

Management Priorities	Type	Links to Strategic Outcome(s)	Description
		<p>Program Activity: Conditional release openness and accountability</p> <p>Program Activity: Pardon decisions / Clemency recommendations</p> <p>Program Activity: Internal services</p>	<p>consideration as Board member appointees.</p> <ul style="list-style-type: none"> - Ongoing work on a number of initiatives towards improved knowledge management, training / learning and development systems and tools, and to address organizational needs in a more timely and effective manner. These include: <ul style="list-style-type: none"> o Develop new training modules for Board members. o Conduct annual training on risk assessment for Board members and staff. o Develop succession plans, including possibilities for internal secondments. o Examine ways to capture knowledge of retiring staff (i.e., knowledge transfer). o Review/create staff orientation package and staff training options. o Create staff recognition options (i.e., instant awards, Chairperson's annual awards, etc.). o Improve efficiencies through such measures as collective staffing. - Address issues related to diversity, language and gender in Board member and staff recruitment. - Ensure value and ethics are integrated into management practices.

Risk Analysis

The PBC works in a challenging environment that demands effective alignment to the Government of Canada's outcome of a safe and secure Canada, and careful assessment of criminal justice issues and community concerns. The Board is expected to rigorously pursue innovation and improvements to meet heavy workload pressures, with limited resources. Public safety remains the Board's primary concern in all aspects of decision-making policy, training, and operations.

The Board delivers two program areas grounded in legislation: conditional release; and pardons and clemency. The PBC also manages a range of internal services that provide critical support for program delivery. The conditional release area is the most complex and accounts for 87% of annual program expenditures (including conditional release and openness and accountability). Program delivery is labour-intensive, with salary costs accounting for approximately 80% of yearly program expenditures. Most of the remaining expenditures cover essential operating costs, such as travel to parole hearings. In this context, management of heavy and complex workloads within existing budgets, consistent with the principle of contributing to public safety, presents a constant challenge.

Conditional Release

The PBC workloads are shaped by factors beyond its control. Legislation governing the Board (the [*Corrections and Conditional Release Act - CCRA*](#)) is prescriptive, specifying when and how the Board conducts its business (e.g., when to hold reviews). In addition, workloads are driven by the actions of offenders, victims and the community. In concrete terms, this means that the PBC must deal with high workload volumes, involving critical issues of public safety, under tight timeframes, amid intense public scrutiny. For example, in 2011-12 the PBC expects to complete over 17,000 conditional release reviews for federal and provincial/territorial offenders.

The Board must also continue to deal with the ever growing complexity in conditional release decision-making, as reflected in three important trends. The first is the more difficult federal offender population, characterized by longer criminal histories, greater prevalence of violence, more gang affiliations, more serious substance abuse problems and more serious mental health issues. The second involves the shift toward shorter federal prison sentences. A more difficult offender population with shorter sentences (and less time to benefit from programs) challenges the PBC's work to assess factors related to safe reintegration into the community. The third trend is the growing diversity in the offender population, as reflected in the continued over-representation of Aboriginal people and the growing numbers of offenders from diverse ethno-racial communities. This trend requires that the Board continue to ensure policies, training and decision processes are reflective of present and future realities. Doing so will enable the Board to collect and assess relevant information related to risk and safe community reintegration for groups of offenders with unique needs and circumstances. Decision processes such as Elder-assisted hearings for Aboriginal offenders exemplify the PBC's efforts in this area.

The openness and accountability provisions of the [CCRA](#) continue to present important challenges for the Board with respect to:

- Sharing information with victims of crime;
- Providing of information and assistance to those who wish to observe PBC hearings or gain access to the Board's registry of decisions; and,
- Delivering a program of public information.

Workloads in these areas have grown exponentially since the introduction of the [CCRA](#) in 1992. In 2011-12 for example, the Board expects to have approximately 20,000 contacts with victims, over 2,200 observers at hearing and process about 6,000 requests for access to the decision registry. As with conditional release decision-making, the need for quality program delivery in this area is critical, given its implications for public safety and public confidence in corrections and conditional release. Ongoing public scrutiny and media interest in this area make program effectiveness crucial.

The Government has announced extensive plans to tackle crime and strengthen community safety, including measures for reform of sentencing, corrections and conditional release. Effective support for these measures continues to be a focal point for the Board. The Board must manage the workload and cost implications of legislative amendments to include mandatory minimum penalties for gun crimes and drug offences, address time spent in pre-sentence custody, and proposed amendments to the [CCRA](#). These amendments are lengthening periods of incarceration for offenders. Longer sentences are increasing PBC workloads and costs for conditional release reviews, contacts with victims of crime, etc.

Pardons and Clemency

Recent legislative amendments to the [Criminal Records Act \(CRA\)](#) have led to process changes within the pardon program.

On June 29, 2010, Bill C-23A came into force, amending the [CRA](#) to:

- Increase the ineligibility period for a pardon for certain offences;
- Ensure that the Board has the authority to make inquiries with regard to pardon applications for all types of offences;
- Ensure that the Board has the discretion to consider additional factors in the decision-making process for pardons;
- Establish factors the Board may consider in determining whether the granting of the pardon would bring the administration of justice into disrepute; and,
- Implement the assessment of good conduct in all cases.

Pardon program operations have changed significantly due to legislative changes. As a result, Board staff are required to obtain additional information from applicants, research and investigate cases including more in-depth inquiries with criminal justice partners, build files, and provide the information to Board members. In addition, Board members require additional time to review cases and to make decisions based on the merits of each case.

Additionally, the eligibility period for certain offences has been lengthened by the amendments to the [CRA](#). This has implications for the Board's Clemency unit. In past years the Clemency Unit typically handled approximately 20 applications a year. Currently, the Unit is managing in excess of 50 active files and dealing with an increase in inquiries as a consequence of the new legislation, causing delays in processing applications for the [Royal Prerogative of Mercy \(RPM\)](#).

In order to ensure the program can continue to be delivered effectively without affecting budgets devoted to the Board's conditional release program, the Board is seeking to implement a full-cost recovery model for the processing of a pardon application.

Strategic Resource Management

The Board must continue to address the need for strategic management of human, financial, information and technology resources to support quality program delivery. The PBC is committed to ensuring a strong, diverse and dynamic workforce that excels in delivering the Board's mandate to Canadians, today and in the years to come.

The Board's human resource challenge has two dimensions:

- Maintaining sufficient numbers of experienced Board members is an ongoing challenge because of their specified periods of appointment; and,
- Over the next few years, many senior and experienced staff at the Board will be able to retire without penalty to their pension.

The first challenge involves Board members who are Governor-in-Council appointments. The [CCRA](#) specifies that the Board will comprise no more than 45 full-time members. The *Act* also provides for the appointment of part-time members to help manage conditional release decision-making workloads. Board members are usually appointed for three-year terms. Each year, decision-making workloads require the use of significant numbers of part-time Board members (over the last five years the number has increased from 15 to 25 full-time equivalents). Maintaining sufficient numbers of experienced Board members is a challenge because of the specified terms of appointment. The PBC must also deal with the reality that, following an initial orientation period of five weeks, newly appointed Board members still require three to six months of additional training and mentoring before they can manage the full scope of their decision-making responsibilities. In this context, the Board must ensure that it recruits sufficient numbers of qualified candidates for consideration for appointment as Board members, and provide effective training to ensure that Board members have the knowledge they need to apply PBC policies and assess risk in decision-making.

The Board faces another challenge with respect to succession planning with regard to its public service staff. Departures of experienced staff erode corporate memory and diminish critical knowledge of the law, policy, and training. The impact of this is especially acute in a small organization. Board staff provide the continuity of knowledge and information essential for quality program delivery. For this reason, development of an effective human resource plan for dealing with staff turnover is essential.

Timely access to relevant information provides the foundation for quality conditional release and pardon decision-making and ultimately for the Board's continuing contribution to public safety. In addition, the Board must deal with legislated

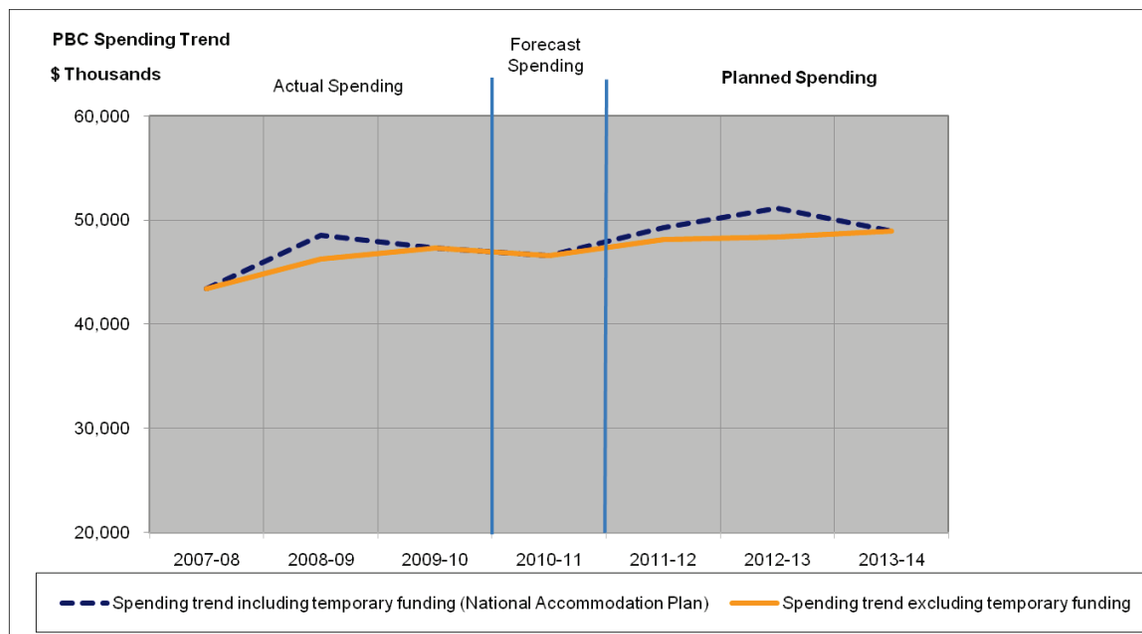
responsibilities for sharing appropriate information with victims of crime, offenders, other criminal justice agencies, and the public. In this environment, strategic information management is crucial, requiring the Board to have the automated systems necessary to support effective collection, storage and sharing of information. Additionally the Board must have in place the policies and procedures necessary to ensure effective information management. Progress in these areas will require the assistance of the Correctional Service of Canada (CSC) as it is the Board's information technology service provider. Effective management of this partnership for service delivery must continue to be a priority for the Board.

Strategic management of financial resources will also present important challenges. For the foreseeable future, the Board will face complex and growing workload pressures in areas of legislated responsibility. There is also a growing need for resources to address Treasury Board Secretariat and Public Safety Canada monitoring and accountability mechanisms. The Board's limited resource capacity could be further constrained by the need to address new priorities in a period of restraint in which the focus of the federal government will be on efforts to stimulate economic recovery.

Expenditure Profile

For the 2011-12 fiscal year, the PBC plans to spend \$49.2 million to meet the expected results of its program activities and contribute to its strategic outcome. The figure below illustrates the PBC's spending trend from 2007-08 to 2013-14. The figure also illustrates spending as a result of temporary funding received for medium to long term accommodation refits in-line with the PBC's [National Accommodation Plan \(NAP\)](#).

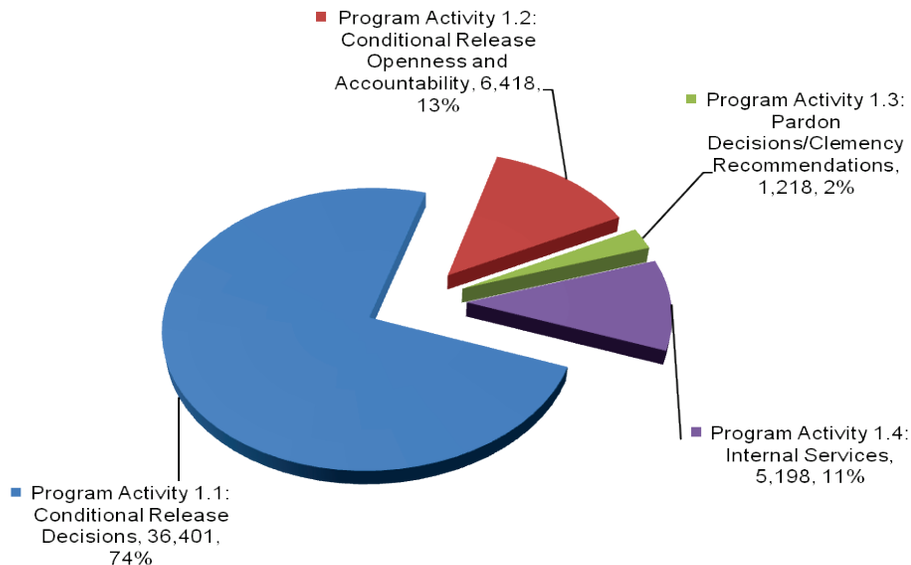
The increase in the spending for 2012-13 is due to temporary funding received for tenant accommodation refits in-line with the NAP.



Note: 2010-11 "Forecast Spending" of \$48.4M is based on PBC's November forecast.

The figure below displays the allocation of PBC planned spending by program activity for 2011-12.

(\$ thousands)



Almost three-quarters (74%) of the PBC's funding is allocated to Program Activity 1.1 (conditional release decisions), and 13% is allocated to Program Activity 1.2 (conditional release openness and accountability). In total, the Board's work relating to conditional release accounts for 87% of annual program expenditures. An additional 2% is dedicated to Program Activity 1.3 (pardon decisions/clemency recommendations), and the remaining 11% is dedicated to Program Activity 1.4 (internal services).

Estimates by Vote

For information on our organizational votes and/or statutory expenditures, please see the 2011-12 Main Estimates publication. An electronic version of the Main Estimates is available at <http://www.tbs-sct.gc.ca/est-pre/20112012/me-bpd/toc-tdm-eng.asp>.

Section II – Analysis of Program Activities by Strategic Outcome

Strategic Outcome

The Parole Board of Canada has a single strategic outcome:

Conditional release and pardon decisions and decision processes that safeguard Canadian communities.

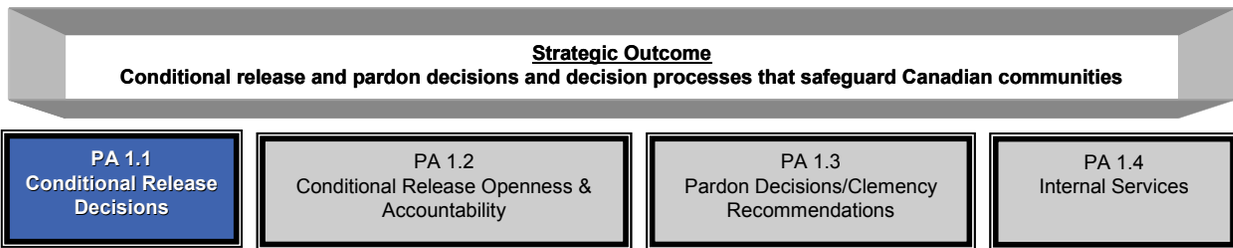
Program Activity by Strategic Outcome

PBC program activities and priorities are designed to support continuous progress in achieving the strategic outcome. To support this outcome, PBC has four program activities:

- Conditional release decisions;
- Conditional release openness and accountability;
- Pardon decisions / clemency recommendations; and,
- Internal services.

The following section describes the PBC's program activities and identifies the expected results, performance indicators and targets for each of them. This section also explains how the PBC plans on meeting the expected results and presents the financial and non-financial resources that will be dedicated to each activity.

Program Activity 1.1: Conditional Release Decisions



Human Resources (FTEs) and Planned Spending (\$ thousands)					
2011–12		2012–13		2013–14	
FTEs	Planned Spending	FTEs	Planned Spending	FTEs	Planned Spending
352	36,401	356	38,171	356	35,774

Program Activity Expected Results	Performance Indicators	Targets ⁹
Quality conditional release decisions that contribute to public safety	Multi-year information on the number and % releases on parole that result in a new offence or a new violent offence	Zero (0) re-offending by parolees prior to warrant expiry
	Multi-year information on the number and % of offenders who complete their sentence on full parole and do not re-offend and return to a federal penitentiary	Zero re-offending after warrant expiry by offenders who reach the end of their sentence on full parole

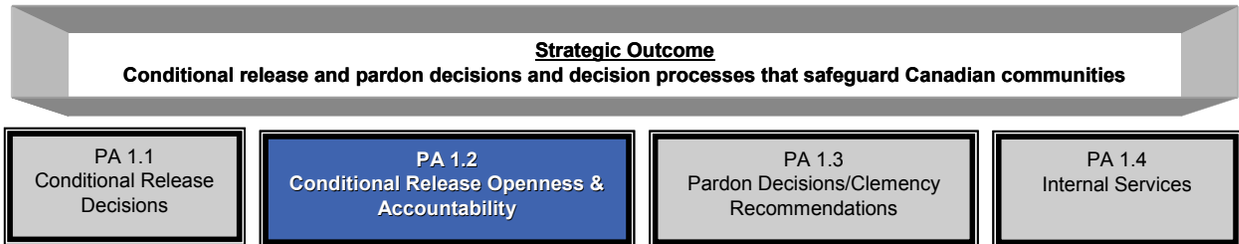
Program Activity Description and Benefits to Canadians: Conditional release is based on the principle that gradual release to the community, in conjunction with effective programs and treatment, quality assessments of the risk of re-offending and effective community supervision enhances community safety. This program activity supports public safety by providing quality decisions on the timing and conditions of release of offenders into the community. Through this program activity, PBC staff provide timely, and accurate information for Board member decision-making, and develop effective training and policies that are essential tools for quality risk assessment and decision-making. Effectiveness is assessed through monitoring of the outcomes of release on parole. This program activity is directly supported by the following priorities identified for 2011-12:

- Effectively fulfilling legislative responsibilities related to quality conditional release decision-making;

⁹ The PBC can only contribute to this target through ensuring quality conditional release decisions, but other external factors which may come into play are beyond the Board's control.

- Strengthening stakeholder and community partnerships;
- Pursuing strategic excellence in PBC governance; and,
- Investing in our people.

Program Activity 1.2: Conditional Release Openness and Accountability



Human Resources (FTEs) and Planned Spending (\$ thousands)					
2011–12		2012–13		2013–14	
FTEs	Planned Spending	FTEs	Planned Spending	FTEs	Planned Spending
66	6,418	66	6,501	66	6,585

Program Activity Expected Results	Performance Indicators	Targets
Conditional release processes that ensure that the PBC operates in an open and accountable manner, consistent with the CCRA	Average time required to respond to: requests for information and assistance from victims, requests to observe hearings; and requests for access to PBC's decision registry	Response to requests for information and assistance within 15 working days, on average
	Levels of satisfaction of victims, observers, and those who seek access to the decision registry with quality and timeliness of information and assistance provided by PBC	90% rate of client satisfaction ¹⁰

Program Activity Description and Benefits to Canadians: This program activity ensures that the PBC operates in an open and accountable manner, consistent with the provisions of the [Corrections and Conditional Release Act](#). This program activity consists of the provision of information for victims of crime; assistance for observers at hearings and those who seek access to the Board's registry of decisions; encouragement of citizen engagement; and performance monitoring and reporting on the release process. Results for this program activity are assessed by monitoring the timeliness of information

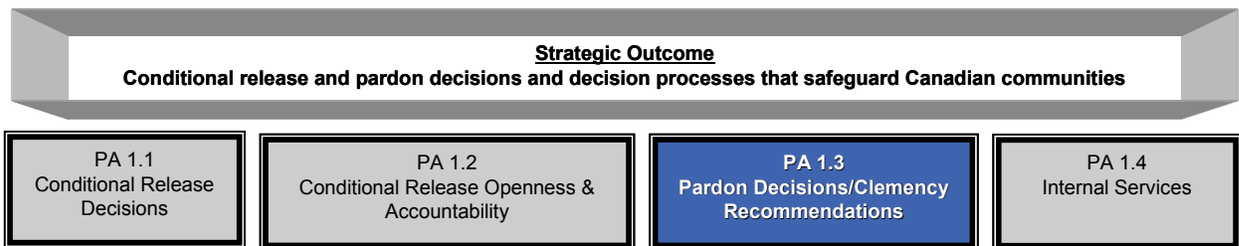
¹⁰ Findings from the 2009 victims' questionnaire will be used to report on performance.

shared and by selected surveys of those who receive information and assistance from the PBC. Work in this area recognizes that the PBC operates in a difficult environment in which timely sharing of accurate information is fundamental for effective partnership and public trust.

This program activity is supported directly by PBC’s priorities for:

- Effectively fulfilling legislative responsibilities related to open and accountable conditional release processes;
- Strengthening stakeholder and community partnerships;
- Improving information services for victims;
- Pursuing strategic excellence in PBC governance; and,
- Investing in our people.

Program Activity 1.3: Pardon Decisions / Clemency Recommendations



Human Resources (FTEs) and Planned Spending (\$ thousands)					
2011–12		2012–13		2013–14	
FTEs	Planned Spending	FTEs	Planned Spending	FTEs	Planned Spending
24	1,218	24	1,218	24	1,218

Program Activity Expected Results	Performance Indicators	Targets ¹¹
Quality pardon decisions that support rehabilitation and community reintegration	The numbers and rates of revocation/cessation of pardons	96% of all pardons awarded remain in force
	The average time required to process pardon applications for cases involving summary convictions and convictions for indictable offences	Adherence to established service standards for processing pardon applications

¹¹ The new more complex and stringent regulatory requirements of the [Criminal Records Act \(CRA\)](#) enacted by Bill C-23A will require a re-examination of the targets to reflect relevance due to new process.

Quality clemency assessments and recommendations	The number of recommendations overall making their way to the Executive Branch from the number of requests received	Adherence to detailed collection and analysis of all relevant data
		Presentation of sound and reasoned recommendations to the Executive Branch

Program Activity Description and Benefits to Canadians: A pardon is designed to recognize the successful reintegration of an individual into society. It is a formal attempt to remove the stigma of a criminal record for people found guilty of a federal offence and who, after satisfying their sentence and a specified waiting period, have shown themselves to be responsible law abiding citizens. Through this program activity, the PBC screens applications for eligibility and completeness, collects information for decision-making and develops policy to guide decision processes. The results of this program are assessed through ongoing review of the average time required to process pardon applications, and the rates of revocation of pardons granted. This program activity is supported by the following priorities:

- Effectively fulfilling legislative responsibilities related to the processing of pardon applications and clemency requests;
- Pursuing strategic excellence in PBC governance; and,
- Investing in our people.

This program activity is designed to support rehabilitation and community reintegration by providing quality pardon decisions. The benefits of the program include:

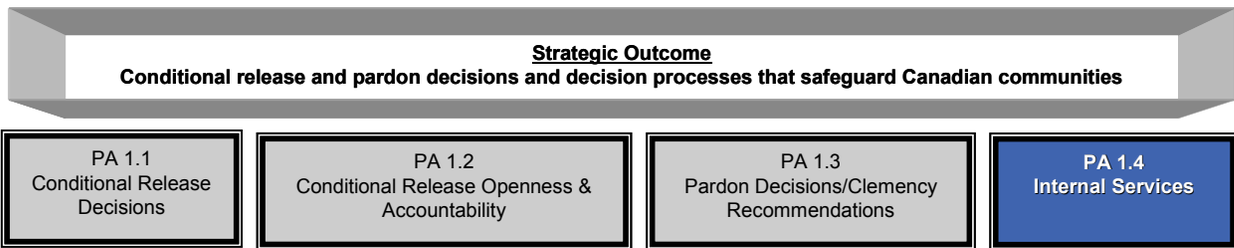
- Ensuring careful consideration is given to issues of public safety;
- Providing an opportunity for pardon recipients to contribute to their communities as law-abiding citizens;
- Those who receive a pardon have increased opportunities for employment, housing, insurance, and travel, allowing them to generate revenue, capital and contribute to economic growth; and,
- Most individuals (over 96%) who receive a pardon remain crime free, demonstrating the value of a pardon as a long-term measure for community reintegration.

The *Royal Prerogative of Mercy (RPM)* or Clemency is a largely unfettered, discretionary power vested in the Office of the Governor General by virtue of the *Letters Patent* and the Governor in Council, under sections 748, 748.1 of the [Criminal Code of Canada](#), who may apply exceptional remedies under exceptional circumstances to deserving cases.

The benefits of the program include:

- Addresses instances of substantial injustice; and,
- Addresses instances of undue hardship.

Program Activity 1.4: Internal Services



Human Resources (FTEs) and Planned Spending (\$ thousands)					
2011–12		2012–13		2013–14	
FTEs	Planned Spending	FTEs	Planned Spending	FTEs	Planned Spending
39	5,198	39	5,284	39	5,336

Program Activity Expected Results	Performance Indicators	Targets
Efficient and effective internal services that support quality program delivery	Services provided meet standards set under Government-wide policies as well as Management Accountability Framework (MAF) expectations	To meet or surpass government standards related to management capacity and practices as outlined and assessed through the Management Accountability Framework

Program Activity Description and Benefits to Canadians: This program activity includes the provision of financial, human resource, administration, security and modern management services and provides the basic operational services that enable the Board to function while ensuring compliance to new and existing central agency policies. This program activity is supported by the following priorities:

- Pursuing strategic excellence in PBC governance; and,
- Investing in our people.

Internal Services benefits Canadians by enabling the Board to deliver its program activities. Internal Services strives to:

- Ensure that the Board's governance structure facilitates the most effective and flexible decision making possible;
- Get PBC's messages out to target audiences in an effective manner;
- Provide the right human and financial resources to advance the Board's key and ongoing priorities;
- Generate the most effective, results-based planning to ensure logic and cohesion in all PBC activities;
- Conduct reviews, monitoring and investigations to ensure that operations are transparent and accountable;

- Ensure that the technological tools that are essential to the Board's operations are in place; and,
- Maintain a culture of continuous innovation and improvement.

Reporting internal services through a common government-wide approach to planning, designing, budgeting, reporting and communicating internal services allows Canadians to see the full cost and proportion of resources spent in the Board and across the federal government for support activities.

Section III: Supplementary Information

Financial Highlights

The future-oriented financial highlights presented within this Report on Plans and Priorities are intended to serve as a general overview of the PBC's financial position and operations. These future-oriented financial highlights are prepared on an accrual basis to strengthen accountability and improve transparency and financial management.

The chart below outlines the Board's future-oriented net costs of operations for 2011-12.

For the Year (ended March 31, 2012)
(\$ thousands)

Condensed Statement of Operations	% Change	Future-oriented 2010-11	Future-oriented 2011-12
Expenses			
Salaries and Employee Benefits	-1.8%	42,862	42,110
Operating Expenses	16.5%	11,629	13,553
Total Expenses	2.2%	54,491	55,663
Revenues			
Revenues	110.5%	855	1,800
Total Revenues	110.5%	855	1,800
Net Costs of Operations	0.4%	53,636	53,863

It is projected that total expenses will be \$55.7 million offset by revenue of \$1.8 million for the coming fiscal year. The spending is made up of salaries and employee benefits (76% or \$42.1 million), and operating expenses (24% or \$11.6 million). The majority of these latter expenses are required for the department's policy, legislative and advocacy roles. The balance is made up of actual day-to-day operations under the program activity entitled "Internal Services."

The PBC's future-oriented total revenues are projected to be \$1.8 million (including RMCP portion) for the coming fiscal year. Revenues are primarily generated from Pardon application fees.

The complete set of future-oriented financial statements can be found at: <http://www.pbc-clcc.gc.ca/rpts/rpp/11-12/fofs-eng.shtml>.

Supplementary Information Tables

All electronic supplementary information tables found in the 2011-12 Report on Plans and Priorities can be found on the Treasury Board of Canada Secretariat's website at: <http://www.tbs-sct.gc.ca/rpp/2011-2012/info/info-eng.asp>.

1. Horizontal Initiatives
2. Upcoming Internal Audits and Evaluations
3. Sources of Respendable and Non-Respendable Revenue
4. User Fees

Other Items of Interest

[Parole: Contributing to Public Safety](#)
[Vision 2020 – Public Safety, Public Service](#)
[Parole Decision-Making: Myths and Realities](#)