"Source: Directions for reform: corrections and conditional release, 77 p., Solicitor General Canada, 1990. Reproduced with the permission of the Minister of Public Works and Government Services Canada, 2010." We acknowledge the cooperation of Public Safety Canada.

TABLE OF CONTENTS

PART I.	INTRODUCTION	1
PART II.	CONDITIONAL RELEASE	3
A.	REFORMS FOR CLARITY OF PURPOSE AND PRINCIPLES Statement of Overall Purpose and Principles	3 4 6 7
В.	REFORMS TO CONDITIONAL RELEASE ELIGIBILITY Day Parole Temporary Absences Full Parole Earned Remission and Detention Accelerated Review for Release Post Release Interventions Conclusion	8 9 11 13 14 17 18 19
C.	REFORMS TO PAROLE OPENNESS, ACCOUNTABILITY, AND PROFESSIONALISM Frequency of Reviews Improved Access to the Parole Decision Process Access to Decisions and Reasons Hearings Access to Hearings Protection from Litigation Membership and Voting Structures Divisions of the Board and Status and Role of the Executive Committee Other Amendments	19 20 20 21 22 22 23 24 25
PART III.	CORRECTIONS REFORM	27
A.	TOWARDS A NEW CORRECTIONS ACT Statement of Purpose and Principles for Corrections Custody and Control of Inmates Correctional Decision-Making Fairness in Decision-Making Program Participation	28 30 32 34
В.	IMPROVED CORRECTIONAL PROGRAMS FOR REHABILITATION AND SUCCESSFUL REINTEGRATION	36
PART IV.	CONCLUSION	41
APPENIDIX	A PROPOSALS FOR A CORRECTIONS ACT	43