SUPERIOR COURT OF JUSTICE

Eas		Region		Information #(s)	
2000	gion)				
	of of Ottawa urt location)	, Ontario, (Canada		
			RELEASE ORI	DER	
			(FORM 11)		
			Adult		
			(JUDICIAL COI	PY)	
1.	Identification o	f Accused			
Tai	mara L. LICH			Date of birth:	
(Na	ame of the accused)			(Date: yy	yy/mm/dd)
2.	Contact Inform	ation			
~ f					
of	(Accused's complete	address)			
3.	Charge(s)				
11.11		the following offence	e(s):		
	Offence Date(s)	Location Type	Location	Short Wording	Section Number
1	2022/02/09 - 2022/02/17	City	Ottawa		s.464(a) ccc
2	2022/02/09 -	City	Ottawa		s.464(a),430(1)(c)
	2022/02/17				ccc
4.	-	ations released, the oblig		pelow must be complied with: a condition of this release order.	
		pay the amount of \$2	0,000.		
Su	rety(ies) Inform	nation:			
			identity of surety(ies) are a	condition of this release order.	
Na	me of surety and a	mount:			
	Birth 1 (Name of the Sure		Release Order], Date of Am	ount \$20,000	
	of (Surety's complet	to address)			
5.	Conditions	e address)			
Yo	u must comply wit	th the following con	ditions:		
1.		-	ort each day by telephone to	the Ottawa Police Service.	
2.	Reside at				
3.	with your surety.			tawa Police Service and without a	
4.	following: Christo	pher BARBER, Pat KI	NG, Daniel BULFORD, Benja	tly, by any physical, electronic or min DICHTER, James BAUDER, T ough counsel or in the presence	yson BILLINGS, Owen

- 5. You are not to log on to social media or post any messages on social media. You are to allow your surety reasonable access to your electronic devices, to ensure compliance with these terms, inclusive of cellphone, laptop or other computer or lpad devices. You are not to allow anyone else to post messages on Social Media on your behalf or indicate your approval for any future protests so long as this release order is in place.
- 6. You are not to engage in organization or promotion of anti-COVID 19 mandate activities and Freedom Convoy activities.
- 7. You are to leave the City of Ottawa within 24 hours of this order and leave the Province of Ontario within 72 hours.
- 8. You are not to enter the province of Ontario except to attend court and meet with counsel. You must notify OPS of the dates of such travel and provide proof of the court dates. A letter from counsel will be considered sufficient proof.
- 9. You are not to verbally, in writing, financially, or by any other means, support anything related to the Freedom Convoy.

6. Variation

The conditions of this release order may be varied with the written consent of the prosecutor, yourself and your sureties, if any. In addition, you or the prosecutor may apply to a judge to have any condition in this release order cancelled or changed.

7. Conditions in Effect

The conditions indicated by on this release order (including any obligations imposed on your sureties) remain in effect until they are cancelled or changed or until you have been discharged, sentenced or otherwise detained by the court (sections 763 and 764 of the *Criminal Code*).

8. Consequences for Non-Compliance

You are warned that, unless you have a lawful excuse, you commit an offence under section 145 of the *Criminal Code* if you fail to follow any of the conditions set out in this release order, including if you fail to attend court as required.

If you commit an offence under section 145 of the *Criminal Code*, a warrant for your arrest may be issued (sections 512 and 512.3 of the *Criminal Code*) and you may be liable to a fine or to imprisonment, or to both.

If you do not comply with this release order or are charged with committing an indictable offence after you have been released, this release order may be cancelled and, as a result, you may be detained in custody (subsection 524(4) of the *Criminal Code*).

If you do not comply with this release order, the money or other valuable security promised or deposited by you or your surety could be forfeited (subsection 771(2) of the *Criminal Code*).

~	-				4	-			
u	1	0	THE	Bell-9	to	(-	0	11	Bed.
J	11.0	$\overline{}$			LO	0	•	ш	1 6

You are ordered to return to court as directed below, and afterwards as required by the court:

Courtroom #	Court Location	In Person	By Video	Time	Date (yyyy/mm/dd)
14	161 Elgin St., Ottawa by video		4	08:30 a.m.	2022/03/23
40 Ciamata					

10. Signatures/Acknowledgements

Accused:

I understand the contents of this form and agree to comply with the conditions set out above.

I understand that I do not have to accept the conditions and that, if I do not accept the conditions, I will be detained.

Inquiry of Accused's	Understanding	of Order:
----------------------	---------------	-----------

\searrow 0	Inau	iirv	Cond	ucted
1	1111000			MOLCU

Judge, Justice or Clerk of the Court:

Signed on the 7thday of March at City of of Ottawa	, year 2022in the Province of Ontario.
Ken Mall	(registrar) Koren Sallows
(Signature of judge, justice or clerk of the cou	rt)
Johnston J.	
(Name of judge or justice who has issued this	order)

SUPERIOR COURT OF JUSTICE

East (Region)	Region	Information #(s)
City of of Ottawa (Court location)	, Ontario, Canada	

RELEASE ORDER

ENTERED INTO BEFORE A JUDGE OR JUSTICE OF THE PEACE (FORM 11)

(Section 2 of the Criminal Code)

۵ ما ۱۰۱۰

			Adult		
1. 1	dentification of	f Accused	de la production de la production de la companya del companya de la companya de la companya del companya de la companya del la companya de la		AND LESS DE MANAGER.
Tan	nara L. LICH			Date of birth:	
(Na	me of the accused)			(Date: yy	/yy/mm/dd)
2. (Contact Informa	ation			
of	(Accused's complete	address)			
3.	Charge(s)				
has	been charged with	the following offenc	e(s):		
	Offence Date(s)	Location Type	Location	Short Wording	Section Number
1	2022/02/09 - 2022/02/17	City	Ottawa		s.464(a) ccc
2	2022/02/09 - 2022/02/17	City	Ottawa		s.464(a),430(1)(c) ccc
8 5 75	S ORDERED THAT		ED UPON SIGNING:		
3	You promise to pThe surety(ies):Promise(s) to	ay the amount of \$5,0	000 if you fail to comply with	pelow must be complied with: a condition of this release order.	± ¹ ±δ
Su	rety(ies) Inform	nation:			
NI.					

Name of surety and amount:

1/10

Birth	[Named as part of Release Order],	Date of Amount \$20,000
(Name of the Surety)	
of	75 mill Routhe all to the Assistance of States Assistance Assistan	
(Surety's complete	address)	

5. Conditions

You must comply with the following conditions:

- 1. while travelling to leave Ontario, to report each day by telephone to the Ottawa Police Service.
- 2. Reside at
- To reside at home and not to change residence without notifying Ottawa Police Service and without a court order, unless to live with your surety.
- Do not contact or communicate in any way either directly or indirectly, by any physical, electronic or other means, with the following: Christopher BARBER, Pat KING, Daniel BULFORD, Benjamin DICHTER, James BAUDER, Tyson BILLINGS, Owen SWIDERSKI, Tom MARAZZO, Brian CARR, Kerry KOMIX, except through counsel or in the presence of counsel.
- You are not to log on to social media or post any messages on social media. You are to allow your surety reasonable access to your electronic devices, to ensure compliance with these terms, inclusive of cellphone, laptop or other computer or lpad devices. You are not to allow anyone else to post messages on Social Media on your behalf or indicate your approval for any future protests so long as this release order is in place.
- You are not to engage in organization or promotion of anti-COVID 19 mandate activities and Freedom Convoy activities.
- 7. You are to leave the City of Ottawa within 24 hours of this order and leave the Province of Ontario within 72 hours.

9 You are r	el and provide proof of the court dates. A letter from co not to verbally, in writing, financially, or by any other me	ounsel will be	considered s	sufficient proof	_
6. Variation					
The conditions n addition, yo	s of this release order may be varied with the written c u or the prosecutor may apply to a judge to have any	onsent of the condition in the	prosecutor, nis release o	rder cancelled	our sureties, if any.
7. Conditio	ns in Effect				
	s indicated by on this release order (including any obli or changed or until you have been discharged, senten minal Code).				
B. Consequ	ences for Non-Compliance				
to follow any o	ed that, unless you have a lawful excuse, you commit of the conditions set out in this release order, including an offence under section 145 of the <i>Criminal Code</i> , a criminal Code) and you may be liable to a fine or to imp	if you fail to warrant for y	attend court our arrest ma	as required.	
If you do not o	comply with this release order or are charged with come of the may be cancelled and, as a result, you may be decomply with this release order, the money or other value	nmitting an incetained in cus	dictable offer tody (subsec	ction 524(4) of	the Criminal Code).
	ited (subsection 771(2) of the <i>Criminal Code</i>).	able security	promised o	deposited by	you or your surety
9. Return t	o Court				
You are orde	red to return to court as directed below, and after	wards as req	uired by the	e court:	
Courtroom #	Court Location	In Person	By Video	Time	Date (yyyy/mm/dd)
10. Signatu Accused:	161 Elgin St., Ottawa by video ures/Acknowledgements			08:30 a.m.	2022/03/23
10. Signatu Accused: I unde I unde Signe	erstand the contents of this form and agree to comply erstand that I do not have to accept the conditions and	I that, if I do r ar <u>2022</u>	litions set ou	t above.	
Accused: I under I under Signe at Cit	erstand the contents of this form and agree to comply the contents of the conditions and don the _7th	I that, if I do r ar <u>2022</u>	litions set ou	t above.	
10. Signatu Accused: I unde I unde Signe at Cit (Signa	erstand the contents of this form and agree to comply the erstand that I do not have to accept the conditions and ad on the 7th	I that, if I do r ar 2022 e of Ontario.	litions set ou	t above. e conditions, I	will be detained.
10. Signatu Accused: I unde I unde Signe at Cit (Signa	erstand the contents of this form and agree to comply the conditions and don the 7th	I that, if I do r ar 2022 e of Ontario.	d I agree to a	t above. e conditions, I	will be detained.
10. Signatu Accused: I unde I unde Signe at Cit (Signa	erstand the contents of this form and agree to comply the erstand that I do not have to accept the conditions and ad on the 7th	ar 2022 of Ontario.	d I agree to a	t above. e conditions, I act as a surety	will be detained.
10. Signatu Accused: I unde I unde Signe at Cit (Signa Surety: I unde I agre I unde	erstand the contents of this form and agree to comply the erstand that I do not have to accept the conditions and ad on the 7th	ar 2022 of Ontario. ase order and ney described court as order the amount	d I agree to a d in section 4 lered or to foof money that	t above. e conditions, I act as a surety f of this released of the street of the stre	will be detained. e order. e conditions in their omised or deposited.
Accused: I under Signe at Cit (Signa Surety: I under	erstand the contents of this form and agree to comply the erstand that I do not have to accept the conditions and ad on the 7th	ar 2022 of Ontario. ase order and ney described court as order the amount surety by make	d I agree to a d in section 4 lered or to for money that	t above. e conditions, I act as a surety f of this release of the seen procession, by bring	will be detained. e order. e conditions in their omised or deposited.
I under Signature Signature Signature Surety: I under II u	erstand the contents of this form and agree to comply the erstand that I do not have to accept the conditions and ad on the 7th	ase order and court as order the amount surety by making 767 of the	d I agree to a d in section 4 lered or to for money that	t above. e conditions, I act as a surety f of this release of the seen procession, by bring	will be detained. e order. e conditions in their omised or deposited.
Accused: I under Signe at Cit (Signal Surety: I under release I under the contact accuss to the contact accus	erstand the contents of this form and agree to comply the erstand that I do not have to accept the conditions and ad on the 7th	ase order and the amount surety by making 767 of the amount of the amoun	d I agree to a d in section 4 dered or to for money that ing an applicating an application of the Criminal Co.	t above. e conditions, I act as a surety f of this released below any of the late has been proceed by taking the late of the	will be detained. e order. e conditions in their omised or deposited. ging the accused to ng and giving the

Judge, Justice or Clerk of the Court:

Signed on the 7th day of March , year 2022 at City of of Ottawa in the Province of Ontario.

(Signature of j	udge, justice o	r clerk of the c	ourt)	8	
	The Hon	ourable Justi	ce J. Johnsto	n	
(Name of judg	e or justice wh	o has issued t	his order)		
Distribution	on:				
Accused	Surety	Crown	□ VWAP	Police	Chief Firearms Officer

ENGAGEMENT CONTRACTE DEVANT UN JUGE OU UN JUGE DE PAIX ENTERED INTO BEFORE A JUDGE OR JUSTICE OF THE PEACE RELEASE ORDER *ORDONNANCE DE MISE EN LIBRETE*

Tamara L. LICH

(Name of the accused) / (Nom du prevénu)

SECTIONS 763 and 764 OF THE CRIMINAL CODE PROVIDE AS FOLLOWS

Undertaking or release order binding on person

into or issued with respect to the resumed proceedings or the trial at the time and place at which the proceedings are ordered to be trial, that person and their sureties continue to be bound by the undertaking, release order or recognizance as if it had been entered for any purpose and the session or sittings of that court or the proceedings are adjourned or an order is made changing the place of 763 (1) If a person is bound by an undertaking, release order or recognizance to appear before a court, provincial court judge or justice resumed or the trial is ordered to be held.

Undertaking or release order binding on accused

or sentenced, as the case may be. the undertaking or release order, and it continues to bind them and their sureties for their appearance until the accused is discharged 764 (1) If an accused is bound by an undertaking or release order to appear for trial, their arraignment or conviction does not cancel

Committal or new sureties

furnish new or additional sureties for their appearance until the accused is discharged or sentenced, as the case may be 764 (2) Despite subsection (1), the court, provincial court judge or justice may commit an accused to prison or may require them to

Effect of committa

prison under subsection (2) 764 (3) The sureties of an accused who is bound by a release order to appear for trial are discharged if the accused is committed to

LES ARTICLES 763 ET 764 DU CODE CRIMINEL PRÉVOIENT CE QUI SUIT

Personne liée par sa promesse ou une ordonnance de mise en liberté

ou les procedures sont ajournées, ou qu'une ordonnance est rendue pour changer le lieu du procès, cette personne et ses cautions ou contractés à l'égard des procédures reprises ou du procés aux date, heure et lieu où la reprise des procédures ou la tenue du continuent d'être liées par la promesse, l'ordonnance de mise en liberté ou l'engagement comme si ceuxci avaient été remis, rendus comparaitre devant un tribunal, un juge de paix ou un juge de la cour provinciale à une fin quelconque et que la session de ce tribunal 763 (1) Lorsqu'une personne est tenue, aux termes d'une promesse, d'une ordonnance de mise en liberté ou d'un engagement de

Prévenu lié par sa promesse ou une ordonnance de mise en liberté

continuent de le lier ainsi que ses cautions pour sa comparution jusqu'à ce qu'il soit élargi ou condamné, selon le cas. son interpellation ou la declaration de sa culpabilité n'annule pas la promesse ou l'ordonnance de mise en liberté, et celles-ci 764 (1) Lorsqu'un prévenu est tenu, aux termes d'une promesse ou d'une ordonnance de mise en liberté, de comparaître pour procès,

Incarcération ou nouvelles cautions

exiger qu'il foumisse de nouvelles cautions ou des cautions supplémentaires pour sa comparution jusqu'à ce qu'il soit élargi ou condamné, selon le cas. 764 (2) Malgré le paragraphe (1), le tribunal, le juge de paix ou le juge de la cour provinciale peut envoyer un prévenu en prison ou

Effet de l'envoi en prison

libérées si le prévenu est envoyé en prison en vertu du paragraphe (2). 764 (3) Les cautions d'un prévenu qui est tenu, aux termes d'une ordonnance de mise en liberté, de comparaître pour procès sont

CERTIFICATE OF DEFAULT CERTIFICAT DE DÉFAUT

in the Province of Ontario. dans la province de l'Ontario	at à(au)
, ans	Fait ce jour de
, year	
pal and sureties are as follows: de ses cautions sont les suivants:	The names and addresses of the principal and sureties are as follows: Les noms et adresses du cautionne et de ses cautions sont les suivants:
	et la raison du manquement est (indiquer la raison, si elle est connue).
	and the reason for the default is(state reason if known).
	The nature of the default is
(has not appeared as required by this undertaking, release order or recognizance or has not complied with a condition of this undertaking, release order or recognizance) and that for this reason the ends of justice have been (defeated or delayed, as the case may be)). (n'a pas comparu ainsi que l'exigeait la presente promesse ou ordonnance de mise en liberte ou le present engagement ou ne s'est pas conforme a une des conditions prevues dans cette promesse ou ordonnance ou cet engagement) et que, de ce fait (la justice a ete contrariee ou les fins de la justice ont ete retardees, selon le cas)).	(has not appeared as required by this u complied with a condition of this underty reason the ends of justice have been (d (n'a pas comparu ainsi que l'exigeait la present engagement ou ne s'est pas co ou ordonnance ou cet engagement) et u justice ont ete retardees, selon le cas)).
	It is certifié par les presentes que
of the <i>Criminal Code I du</i> Code criminel	
Form / Formule 33 Section / Article 770	

peace officer or other person) (Signature of judge, provincial court judge, justice, clerk of the court,

greffier du tribunal, de l'agent de la paix ou de toute autre personne) (Signature du juge, du juge de la cour provinciale, du juge de paix, du