

**REVIEW DECISION Immediate Roadside Prohibition (“IRP”) No. s.22**

On **March 4, 2017**, a peace officer served you with a Notice of Driving Prohibition (the “Notice”). You applied to the Superintendent of Motor Vehicles (the “Superintendent”) for a review of your driving prohibition and the Superintendent has delegated the authority to me to conduct this review. Section 215.48(7) of the *Motor Vehicle Act* requires that I revoke your prohibition, cancel the monetary penalty and revoke any corresponding vehicle impoundment if by the end of the period of time specified for applying for a review of your driving prohibition, the Superintendent has not received the sworn or solemnly affirmed report from the peace officer required under section 215.47(d) (the “Report”).

In your case, the Superintendent did not receive the Report by the end of the period for applying for a review. As a result, I am revoking your driving prohibition, canceling the monetary penalty, and revoking the vehicle impoundment.

You may resume driving after you have obtained a driver's licence from the Insurance Corporation of British Columbia. If you hold an Enhanced Driver's Licence, you must make an appointment to reapply for that licence.

Please note that this decision does not change any other prohibitions from driving or licensing requirements.

If you have not already done so, you may go directly to the location where your vehicle is impounded for the immediate release of your vehicle. The Superintendent will pay towing and storage costs up to and including **March 17, 2017**. You are responsible for any storage costs beyond that date. You should be aware that if the vehicle is not reclaimed, the impound lot may apply to the Superintendent to dispose of the vehicle.