Existing Funding Agreements between Capital Regional District and Government of Canada

Homelessness Partnering Strategy
Aboriginal Homelessness Agreement #012804670
and
Homelessness Partnering Strategy
Designated Communities Agreement #012593166

١.

Project #: 012593166 Amendment: 2

Homelessness Partnering Strategy

Community Entity

Designated Communities

FUNDING AGREEMENT

BETWEEN

Her Majesty the Quean in Right of Canada (hereinafter referred to as "Canada"), as represented by the Minister of Employment and Social Development Canada AND

Capital Regional District (hereinafter referred to as "the Recipient")

Hereinafter collectively referred to as "the Parties"

Articles of Agreement

Whereas Canade has established the Homelessness Partnering Strategy (hereinafter referred to as "the Program") to support projects aimed at reducing homelessness, primarily through the Housing First approach, and includes projects aimed at preventing individuals and femilies at timplicent risk from becoming homeless;

Whereas the Recipient has applied to Canada for funding to carry out the project described in Schedule A;

Whereas Canada has determined that the Recipient is eligible to apply for funding under the Program and that the Project qualifies for support under the Program; and

Whereas Canada has agreed to make a contribution to the Recipient towards the costs of the Project: Now therefore, Canada and the Recipient agree as follows:

1.0 AGREEMENT

- 1.1 The following documents, and any amendments thereto, constitute the entire agreement between the Recipient and Canada with respect to its subject matter and supersedes all previous understandings, agreements, negotiations and documents collateral, oral or otherwise between them relating to its subject matter:
 - (a) These Articles of Agreement:
 - (b) Schedule A entitled 'Project Description';
 - (c) Schedule B entitled "Financial Provisions"; and
 - (d) Schedule C entitled "Additional Provisions"

2.0 INTERPRETATION

- 2.1 Unless the context requires otherwise, the expressions listed below have the following meanings for the purposes of this Agreement:
 - "Eligible Expenditures" means the expenditures which are fisled in the Project Budget in Schedule B, and in compliance with the Conditions Governing the Eligibility of Expenditures set out in Schedule B.
 - "Fiscal Year" means the period commencing on April 1 in one calendar year and ending on March 31 in the next calendar year:
 - "Project" means the project described in Schedule A.
 - "Project Period" means the penod beginning on the Project Start Date specified in Schedule A and ending on the Project End Date specified in Schedule A; and
 - "Working Day" means Monday through Friday except statutory holidays

3.0 EFFECTIVE DATE AND DURATION

- 3.1 This Agreement shall come into effect on the date it is signed by the last of the Pariles to do so and, subject to section 3.2, shall expire at the end of the Project Period unless the Agreement is terminated on a prior date in accordance with the terms of this Agreement.
- 3.2 All obligations of the Recipient shall expressly or by their nature survive termination or expiry of this Agreement and shall continue in full force subsequent to and notwithstanding such termination or expiry until and unless they are satisfied or by their nature expire.

4.0 PURPOSE OF THE CONTRIBUTION

4.1 The purpose of Canada's funding is to enable the Recipient to carry out the Project. The funding shall be used by the Recipient solely for the purpose of paying the Eligible Expenditures.



5.0 CANADA'S CONTRIBUTION

- 5.1 Subject to the terms and conditions of this Agreement, Canada agrees to make a contribution to the Recipient in respect of the Eligible Expenditures. The amount of Canada's contribution shall not exceed the total maximum amount specified in section 1.1 of Schedule B.
- 5.2 Where the Project Period covers more than one Fiscal Year, the amount payable by Canada on account of its contribution in each Fiscal Year of the Project Period shall not exceed the amount shown in section 1.2 of Schedule B for that Fiscal Year.

6.6 APPROPRIATION

6.1 Any payment under this Agreement is subject to the appropriation of funds by Parliament for the Fiscal Year in which the payment is to be made.

7.9 REDUCTION OR TERMINATION OF FUNDING

7.1 1

- (a) the Program named in this Agreement is concelled.
- (b) the levet of funding for the Program named in this Agreement for any Fiscal Year in which payment is to be made under the Agreement is reduced as a result of a governmental or departmental spending decision, or
- (c) Parliament reduces the overall level of funding for the programs of the Department of Employment and Social Development for any Fiscal Year in which payment is to be made under the Agreement.

Canada may, upon not less than ninety (90) days notice, reduce its funding under this Agreement or terminate the Agreement.

7.2 Where pursuant to section 7.1 Canada gives notice of its intention to reduce its funding, and where, as a result of the reduction in funding, the Recipient is of the opinion that it will be unable to complete the Project or will be unable to complete the Project in the manner desired by the Recipient, the Recipient shall notify Canada of same as soon as possible after receiving notice of the funding reduction and may, upon not less than thirty (30) days written notice to Canada, terminate the Agreement.

8.0 RECIPIENT DECLARATIONS

8.1 The Recipient

- (a) declares that it has provided Canada with a true and accumate list of all amounts owing to the Government of Carada under legislation or funding agreements which were past due and in arrears at the time of the Recipient's application for funding under the Program named in this Agreement.
- (b) agrees to declare any amounts owing to the Government of Canada under registation or funding agreements which have become past due and in arrears following the date of its application for funding; and
- (c) recognizes that Cenada may recover any amounts referred to in paragraph (a) or (b) that are owing by deducting or setting off such amounts from any sum of money that may be due or payable to the Recipient under this Agreement.
- 8.2 The Recipient declares that any person who has been lobbying on its behalf to obtain the contribution that is the subject of this Agreement was in compliance with the provisions of the Lobbying Act [R.S.C. 1985.c. 44 (4th Supp.)], as amended from time to time, at the time the lobbying occurred and that any such person to whom the eforementioned act applies, has received, or will receive, no payment, directly or indirectly, from the Recipient that is in whole or in part contingent on obtaining this Agreement.

9.0 PROJECT RECORDS

9 1 The Recipient shall

- (a) keep proper books and records, in accordance with generally accepted accounting principles, of all expenditures and revenues retaining to the Project, including cash contributions received from Canada and cash contributions from other sources, as well as records substantiating the receipt and value of any in-kind contributions to the costs of the Project referred to in the Project Budget in Schedule B.
- (b) keep records of all Project-related contracts and agreements and all invoices, receipts and vouchers retaining to Elligible Expanditures, and
- (c) keep records of all Project-related activity, progress and evaluation reports and reports of Project reviews or audits carried out by, or on behalf of, the Recipient.
- 9.2 The Recipient shall retain the books and records referred to in section 9.1 (or a period of ϵu (6) years following the Project Period.

10.0 CANADA'S RIGHT TO AUDIT

10.1 During the Project Period and for a period of six (6) years thereafter, the Recipient shall, upon request, grant representatives of Canada access to the books and records referred to in section 9.0 for the purpose of conducting an audit to verify compliance with the terms and conditions of this Agreement and verify expansits claimed by the Recipient as Eligible Expanditures. The Recipient shall permit Canada's representative(s) to take copies and extracts from such accounts and records. The Recipient shall also provide Canada with such additional information as Canada may require with reference to such books and records.

11.0 FINANCIAL AND ACTIVITY MONETORING

11.1 During the Project Period, the Recipient shall grant representatives of Canada reasonable access to the Project site and business premises of the Recipient, if different from the Project site, and to all Project-related books and records referred to in section 9.6 at all reasonable times for the purpose of conducting periodic financial and activity monitoring reviews of the Project. The Recipient shall also, upon request, provide representatives of Canada with copies and extracts from such books and records.

12.8 INDURY BY THE AUDITOR GENERAL OF CANADA

12.1 If, during the Project Panod or within a period of six years thereafter, the Auditor General of Canada, in relation to an inquiry conducted under subsection 7.1(1) of the Auditor General Act [R.S.C., 1985, c. A-17], requests that the Recipient provide him or her with any reconds, documents or other information periaining to the utilization of the funding provided under this Agreement, the Recipient shall provide the records, documents or other information within such period of time as may be reasonably requested in writing by the Auditor General of Canada

13.0 FINAL REPORT

13.1 Unless the Recipient is required under a schedule to this Agreement to provide another, more specific, final report outlining the results of the Project, the Recipient shall provide Canada with a final report that summarizes the Project scope, describes the results achieved, explains any discrepancies between the results and the planned or expected results and contains such other information as Canada may specify in writing to the Recipient. The Recipient shall provide Canada with the final report within sixty (60) days following the Project Period.

14.0 EVALUATION

- 14.1 The Recipient agrees to cooperate with Canada in the conduct of any evaluation of the Project and/or the Program named in this agreement that Canada may carry out during the Project Period or within a period of three years thereafter. Without limiting the generality of the foregoing, if requested by Canada to do so for the purpose of conducting an evaluation, the Recipient agrees to:
 - (a) participate in any survey, interview, case study or other data collection exercise initiated by Canada: and
 - (b) subject to section 14.2, provide Canada with contact information of the Project partner organizations, if any, who participated in the Project, and of the members of the board of directors of the Recipient.
- 14.2 The Recipient shall provide Canada with the contact information of a parson (name, address, phone number and a-mail address) referred to in paragraph 14.1(b) only if the person has given their written consent to the release of the information to Canada. The Recipient agrees to make all reasonable efforts to secure such consent during the Project Pariod. When providing a person's contact information to Canada, the Recipient shall provide Canada with an accompanying written statement certifying that the person has given their consent to the sharing of their contact information with Canada

15.9 CONTRACTING PROCEDURES

Contracting

- 15.1 (1) Subject to subsection (2), the Recipient shall use a fair and accountable process, involving soliciting a minimum of three bids or proposels, when procuring goods and services from contractors in relation to the Project. The Recipient shall select the bid or proposal offering the best value at the lowest cost.
- (2) The requirement under subsection (1) shall apply unless otherwise authorized in writing by Canada, to all goods or services contracts valued at \$25,000 or more (including taxes and duties). The Recipient must not unnecessantly divide a requirement for goods or services into a number of smaller contracts to avoid this requirement.

Restrictions Regarding Non Arms-Length Contracts

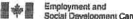
- 15.2 (1) Unless otherwise authorized in writing by Canada, all goods or services contracts, regardless of their value, entered into in relation to the Project between the Recipient and
 - (a) an officer, director or employee of the Recipient,
 - (b) a member of the immediate family of an officer, director or employee of the Recipient,
 - (c) a business in which an officer, director or employee of the Recipient, or a member of their immediate family, has a financial interest, or
 - a business which is related to: or associated or affiliated with, the Recipient.

require the prior written approval of Canada. In any such contract, the Recipient shall ensure that Canada has a right of access to the relevant records of the supplying entity for the purpose of verifying, if necessary, the amount of the expanditure claimed by the Recipient in relation to a contract referred to in this subsection.

(2) In this section, "Immediate family" means the father, mother, step-father, step-mother, brother, stater, appuse (including common law partner), child (including child of common law partner), step-child, ward, father in law, mother in law or relative permanently residing in the household of the officer, director or employee.

Restrictions Regarding Sub-contracting of Recipient Duties or Responsibilities

15.3 The Recipient shall not subcontract the performance of any of its duties or responsibilities in managing the Project to another party without the prior written consent of Canada unless the Recipient has already adicated in the approved Project Description attached as Schedule A to this Agreement that it intends to use a subcontractor or subcontractors to perform those duties or responsibilities.



16.5 TERMINATION OF AGREEMENT

Termination for Default

16.1 (1) The following constitute Events of Default:

- the Recipient becomes bankrupt, has a receiving order made against it, makes an assignment for the benefit of creditors, takes the benefit of the statute retaining to bankrupt or insolvent debtors or an order is made or resolution passed for the winding up of the Recipient:
- (dt) the Recipient ceases to operate:
- (c) the Recipient is in breach of the performance of, or compliance with, any provision of this
- the Recipient, in support of its application for Canada's contribution or in connection with this (b) the Neopera, in support or as appreciation for Communic Continuous or in Continuous Agreement, has made materially false or misleading representations attements or declarations, or provided materially false or misleading information to Conado. or
- in the opinion of Canada, there is a material adverse change in risk in the Recipient's ability to complete the Project or to achieve the expected results of the Project set out in Schedule

(2) If

- {a] an Event of Default specified in paragraph (1)(a) or (b) occurs, or
- an Event of Default specified in paragraphs (1)(c), (d) or (e) occurs and has not been remedied (b) within thirty (30) days of receipt by the Reciptent of written notice of default, or a plan satisfactory to Canada to remedy such Event of Default has not been put into place within such

Canada may in addition to any remedies otherwise available, immediately terminate the Agreement by written notice. Upon providing such notice of termination, Canada shall have no obligation to make any further contribution to the Recipient.

- (3) In the event Canada gives the Recipient written notice of default pursuant to paragraph (2)(b), Canada may suspend any further payment under this Agreement until the end of the period given to the Recipient to remedy the Event of Default.
- (4) The fact that Canada refrains from exercising a remedy it is entitled to exercise under this Agreement shall not be considered to be a waiver of such right and, furthermore, partial or limited exercise of a right conferred upon Canada shall not prevent Canada in any way from later exercising any other right or remedy under this Agreement or other applicable law.

Termination for Convenience

16.2 Conada may slao terminate this Agreement at any time without cause upon not less than ninety (90) days written notice of intention to terminate.

Obligations Relating to Termination under section 7.1 or 16.2 and Minimizing Cancellation Costs

- 16.3 in the event of a termination notice being given by Canada under section 7.1 or 16.2,
 - the Recipient shall make no further commitments in relation to the Project and shall cancel or otherwise reduce, to the extent possible, the amount of any outstanding commitments in retalion therelo: and
 - all Eligible Expenditures incurred by the Recipient up to the date of termination will be paid by Canada, including the Recipient's costs of and incidental to, the cancellation of obligations incurred by it as a consequence of the termination of the Agreement; provided always that payment and rembursament under this paragraph shall only be made to the extent that it is established to the satisfaction of Canada that the costs mentioned herein were actually incurred by the Recipient and the same are reasonable and property attributable to the termination of the Agreement.
- 16.4 The Recipient shall negotiate all contracts related to the Project, including employment contracts with stalf, on terms that will enable the Recipient to cancel same upon conditions and terms that will minimize to the extent possible their cancellation costs in the event of a termination of this Agreement. The Recipient shall cooperate with Canada and do everything reasonably within its power at all times to minimize and reduce the amount of Canada's obligations under section 16.3 in the event of a termination of the Agreement.

17.0 INDEMNIFICATION

17.1 The Recipient shall, both during and following the Project Penod, Indemnity and save Canada harmless from and against all claims, losses, damages, costs, expenses and other actions made, sustained, brought, threatened to be brought or prosecuted, in any manner based upon, occasioned by or attributable to any injury or death of a person, or loss or damage to property caused or alleged to be caused by any wiful or negligent act, omission or detay on the part of the Recipient or its employees or agents, and participating employers or Project participants, if any in connection with anything purported to be or required to be provided by or done by the Recipient pursuant to this Agreement or done otherwise in connection with the implementation of the Project.



18.0 INSURANCE

18.1 The Recipient shall arrange and maintain, during the Project Period, appropriate comprehensive general kability insurance coverage to cover claims for bodily injury or property damage resulting from anything done or omitted by the Recipient or its employees, agents or Project participants, if any, in carrying out the Project.

19.0 RELATIONSHIP BETWEEN THE PARTIES AND NON-HABILITY OF CANADA

- 19 1 The management and supervision of the Project are the sole and absolute responsibility of the Recipient. The Recipient is not in any way authorized to make a promise, agreement or contract on behalf of Canada. This Agreement is a funding agreement only, not a contract for services or a contract of service or employment. Canada's responsibility is limited to providing financial assistance to the Recipient towards the Eligible Expanditures. The parties hereto declare that nothing in this agreement shall be construed as creating a partnership, an employer-employee or agency relationship tepresent itself as an agent, employee or partner of Canada lonship between them. The Recipient shall not
- 19.2 Nothing in this Agreement creates any undertaking, commitment or obligation by Canada respecting additional or future funding of the Project beyond the Project Period, or that exceeds the maximum contribution specified in Schedule B. Canada shall not be liable for any loan, capital lease or other long-learn obligation which the Recipient may enter into in relation to carrying out its responsibilities under this Agreement or for any obligation incurred by the Recipient toward another party in relation to the Project.

20.0 CONFLICT OF INTEREST

- 20 1 No current or former public servant or public office holder to whom the Conflict of Interest Act (S.C. 2006. c 9 s. 21, the Policy on Conflict of Interest and Post-Employment or the Values and Ethics Code for the Public Sector applies shall derive a direct benefit from the Agreement unless the provision or receipt of such benefit is in compliance with the said legislation or codes.
- 20.2 No member of the Senate or the House of Commons shall be admitted to any share or part of the Agreement or to any benefit arising from it that is not otherwise available to the general public.

21.0 INFORMING CANADIANS OF THE GOVERNMENT OF CANADA'S CONTRIBUTION

- 21 1 The Recipient shall allow Canada sixty (60) days from the date of signature of the Agreement to announce the Project. During this 60 day period, the Recipient shall not make any public announcements of funding, deferring all questions to Canada. After the expiry of the 60 day period, the Recipient may begin its mmunication activities for the Project.
- 21.2 The Recipient shall notify Canada twenty (20) working days in advance of any initial and subsequent official ceremonies related to the announcement of the funding and promotion of the Project. Canada reserves the right to approve the time, place and agenda of the ceremony
- 21.3 The Recipient shall notify Canada fifteen (15) working days in advance of any and all communications activities, publications, advantaing and press releases planned by the Recipient or by a third party with whom it has an agreement relating to the Project.
- 21.4 The Recipient shall ensure that in any and all communication activities, publications, advertising and press releases regarding the Project, recognition, in terms and in a form and manner satisfactory to Canada, are given to Canada's financial assistance to the Project
- 21.5 The Reciplent agrees to display such signs, plaques or symbols as Canada may provide in such locations on its premines as Canada may designate.
- 21.6 The Recipient shall cooperate with representatives of Canada during any official news release or ceremonies relating to the announcement of the Project.

22.0 ACCESS TO INFORMATION

22 1 The Recipient acknowledges that Canada is subject to the Access to Information Act (RSC 1985, Chapter A-1], and information obtained by Canada pertaining to this Agreement may be disclosed by Canada to the public upon request under the aforementioned act.

23.0 PROACTIVE DISCLOSURE

23.1 The Recipient acknowledges that the name of the Recipient, the amount of the contributions and the general nature of the Project may be made publicly available by Canada in accordance with the Government of Canada's commitment to proactively disclose the awarding of grants and contributions.

24.0 DISPOSITION OF CAPITAL ASSETS

- 24.1 Duning the Project Penod, the Recipient shall preserve any capital asset purchased by the Recipient with funding provided under this Agreement and shall not dispose of it unless Canada anthorizes its disposition.
- 24.2 At the end of the Project Period, or upon termination of this Agreement, if carrier, Canada reserves the right to direct the Recipient to dispose of any capital asset purchased by the Recipient with funding provided under this Agreement by
 - setting it at fair market value and applying the funds realised from such sale to offset (a) Canada's contribution to the Eligible Expenditures;
 - turning it over to another organization or to an individual designated or approved by (b)
 - disposing of it in such other manner as may be determined by Canada.
- 24.3 Where Canada elects to exercise its right under section 24.2 , the Recipient agrees to comply with the related direction provided by Canada.
- 24.4 For the purposes of section 24.0, "capital asset" means any single item, or a collection of items which form one identifiable functional and, that,
- (a) is not physically incorporated into another product or not fully consumed by the end of the Project, and



(b) has a purchase or lease value of more than \$1,000 (before taxes).

but does not include land or buildings purchased or leased by the Recipient in connection with the

25.6 INTELLECTUAL PROPERTY

- 25.1 Where in the course of carrying out the Project, the Recipient produces any work using funds provided by Canada, the copyright in the work shall vest in the Recipient. However, the Recipient hereby grants to Canada a non-exclusive, irrevocable and royalty free license to use, translate, adapt, record by any means or reproduces, except for commercial sale in competition with the Recipient, any such work which is produced by the Recipient
- 25.2 The license granted under section 25.1 shall be for the duration of the copyright and shall include
 - the right to sub-license the use of the work to any contractor engaged by Canada solely for the purpose of performing contracts with Canada, and
 - the right to distribute the work outside the Department of Employment and Social Development as long as the distribution does not undermine any commercial use of the work intended by the Recipient.
- 25.3 The Recipient agrees to execute any acknowledgements, agreements, assurances or other documents deemed necessary by Canada to establish or confirm the license granted under section 25.1
- 25.4 Additionally, with respect to any work licensed under section 25.1, the Recipient:
 - warrants that the work shall not infringe on the copyrights of others:
 - (b) agrees to indemnify and save harmless Canada from all costs, expenses and damages arising from any breach of any such warranty; and
 - shall include on acknowledgment, in a manner satisfactory to Conada, on any work which is produced by it with funds contributed by Canada under this Agraement, acknowledging that the work was produced with funds contributed by Canada and Identifying the Recipient as being solely responsible for the content of such work.
- 25.5 The Recipient shall include in the final report for the Project, which the Recipient is required to submit to Canada under the terms of this Agreement, a copy of any work licensed under section 25.1.

- 26.1 Any notices to be given and all reports, information, correspondence and other documents to be provided by either party under this Agreement shall be given or provided by personal delivery, mail, courier agrees, fax or small at the postal address, fax number or small address, as the case may be, of the receiving party as shown in Schedule A. If there is any change to the postal address, fax number or email address or contact person of a party, the party concerned shall notify the other in writing of the change as soon as possible.
- 25.2 Notices, reports, information, correspondence and other documents that are delivered personally or by counter service shall be deemed to have been received upon delivery, or if sent by mail five (5) working days after the date of mailing, or in the case of notices and documents sent by fax or email, one (1) working day after they are sent

27.0 DISPUTE RESOLUTION

27.1 in the event of a dispute ansing under the terms of this Agreement, the Parties agree to make a good faith attempt to settle the dispute. In the event that the Parties are unable to resolve the dispute through negotiation, they agree to give good faith consideration to resorting to other atternate dispute resolution. processes to resolve the dispute. However the Parties agree that nothing contained in this section shall affect, after or modify the rights of either Party to terminate the Agreement.

28,9 ASSIGNMENT OF THE AGREEMENT

28.1 The Recipient shall not assign this Agreement or any part thereof without the prior written consent of

29.0 SUCCESSORS AND ASSIGNS

29.1 This Agreement is binding upon the parties and their respective successors and assigns.

38.0 COMPLIANCE WITH LAWS

30.1 This Recipient shall carry out the Project in compliance with all applicable federal, provincial and municipal laws, by-laws and regulations, including any environmental legislation and legislation related to protection of unformation and privacy. The Recipient shall obtain, prior to the commencement of the Project, all permits licenses, consents and other authorizations that are necessary to the carrying out of the Project.

31.0 APPLICABLE LAW

31.1 This Agreement shall be governed by and construed in accordance with the applicable laws of the province or territory where the Project will be performed or, if the Project is to be carried out in more than one province or lamitory, of the province or territory where the Recipient has its main place of business

32.1 This Agreement may be amended by mutual consent of the parties. To be valid, any amendment to this Agreement shall be in writing and signed by the parties

33.0 UNINCORPORATED ASSOCIATION

33.1 If the Recipient is an unincorporated association, it is understood and agreed by the persons signing this Agreement on behalf of the Recipient that in addition to signing this Agreement in their representative capacities on behalf of the members of the Recipient, they shall be personally, jointly and severally hable for

Amendment: 2

the obligations of the Recipient under this Agreement, including the obligation to pay any debt that may become owing to Canada under this Agreement.

14.9 COUNTERPARTS

34.1 This Agreement may be executed in counterparts, each of which shall be deemed an original but both of which taken logether shall constitute one and the same agreement. The exchange of copies of this Agreement and of signature pages by facetmake or electronic transmission shall constitute effective execution and delivery of this Agreement as to the parties and may be used in fieu of the original Agreement for all purposes. Signatures of the parties transmitted by facetmide or electronic transmission shall be deemed to be their original agreement for all purposes.

Amendment: 2

SIGNATURES

| Signed this 4th day of | October | 2016 |
|---|-------------------|------|
| For the Recipient, by the following authorized officer(| s): | |
| Barbara Des.jardins | Brent Reems | |
| Barbara Dyardin | Spirature C | |
| Barbara Desjardins, Board Chair | Corporate Officer | • |
| (Position) | Position) | |
| And signed this | _October_ | 2016 |
| For Canada, by the following authorized officer: | | |
| Michael Gardiner | | |
| (Signature) | | |
| Assistant Deputy Minister (Position) | | |

AGREEMENT AUTHORIZATION

Instal Date
Procurement 46 13-56Financial Plan 7 13 56Content 42 13-56-Content GM Approval Form



SCHEDULE A

PROJECT DESCRIPTION

| PROJECT TITLE Greater Victoria HPS Designated | Inilimitive |
|---|---|
| Recipiont | Canada |
| Complete Mailing Address: | Complete Malling Address: |
| 025 Fisgard Street P.O. Box 1000 Victoria, BC VSW 256 | 754 Fort Street, Suite #301 Victoria, BC VBW 1H2 |
| Primary Contact John Reilly | Primary Contact Donna Wingfield |
| Telephone Number 250-360-3081 | Telephone Number 250-419-0237 |
| Fax Number 250-361-4970 | Fax Number 250-363-0243 |
| Email Address (reilly@crd bc ca | Emil Address donna wingfield@servicecanada yo ca |
| Secondary Contact Gins Dalinsky | Secondary Contact Grace Kerr |
| Telephone Number 250-360-3319 | Telephone Number 250-418-0242 |
| Fax Number | Fax Number 250-363-0243 |
| Email Address gdolinsky@crd bc ca | Email Address grace kerr@servicecanada go ca |

| Project Start Date | Project End Date | 1 | | |
|--------------------------|---------------------------|---|-----|--|
| уууу-mm-dd 2014-04-01 | уууу-тят-dd 2019-03-31 | Total Number of Participants (If applicable) | N/A | |

Project Description

Objectives

Amendment #2 will increase the musimum contribution in flecal year 2016/2017 and 2017/2016 by \$228,196 per year which will increase the maximum total contribution for the agreement to \$2,782,371.

As part of the Government of Canada's support for social infrastructure, Budget 2016 in investing an additional \$111.8 million to anhance services to address homelessness through the Homelessness Pertnering Strategy over two years, starting in 2016/17. The additional investment will provide communities across Canada with the Rexibility and support they need to help prevent and reduce homelessness.

Amendment #1 is to amend funding in the agreement to support participation in the 2016 HPS Coordinated Point-in-Time (PTT) Count. Funding is increased from \$2,281,975 to \$2,325,975. A PTT work plan is attached to the agreement specifying the activities necessary for the PIT count, and the deliverables to be provided to the HPS.

For the duration of April 1, 2014 to Merch 31, 2019, the CRD as the Community Entity (CE) will administer HPS – Designated Communities funding, thereby responding to the Community Plan priorities of the people who are homeless or at imminent risk of homelessness in Victoria.

The annual Designated Communities funding allocation for Victoria is \$456,395.

HPS funds will be used to fund projects, based on Community Plan priorities, eligible under the terms and conditions and related policies and directives of the HPS and recommendations from the CAB.

The CRD will administer the HPS Designated Communities funding as the CE for Victoria. This will include the following activities which will be monitored against milestones in the Work Plan:

The CE is responsible for implementing strategies to address Community Plan priorities, as well as providing a leadership role in the local implementation of Housing First. The CE will engage the community stakeholders and funding partners to actively work together to prevent and reduce homelessness. The CE will identify funding other than the HPS from partners to meet the community contribution matching requirement.

The CE is responsible for providing support and guidence to the CAB regarding program delivery and administration and assisting to establish the terms of reference for the project selection and recommendation processes. The CE will implement selection processes and solicit and confirm eligibility criteria of sub-project proposals in an open, impartial and felt manner. The CE will assess, approva and enter into funding agreements with sub-agreement holders recommended by the CAB that meet the Community Plan priorities and terms and conditions of the HPS and related policies and directives including eligible activities under the following activity areas: Housing First; Support Services; Capital Investments; Coordination of Resources and Leveraging; and Data Collection and Use.

The CE is responsible for the management of sub-project funding agreements, including financial and activity monitoring of auth-projects to ensure compliance with sub-agreements, and monitoring auth-projects for achievement of expected results. The CE will inform the CAB about the status of sub-projects (including results) and other activities related to the prevention and reduction of homelessness in the community. The CE will report on its activities, including the management of sub-agreements and investment largets, to Canada in accordance with the reporting requirements described in the HPS funding agreement, as well as any additional reporting as required by the HPS.

The CE will ensure the participation and representation of Aboriginal organizations in the planning and implementation of the Community Plan priorities as appropriate.

The CE will conduct a point-in-time count within the first 60 days of 2016 in accordance with the HPS 2016 PriT Count



Outputs

By March 31, 2019, the CRD as the CE will fully invest the HPS Designated Communities funding to address priorities identified in the Community Plan.

The CRD will ensure implementation of the Community Plan as established by the CAB and approved by Canada.

HPS funding will be matched with local community funding partners in the implementation of the Community Plan.

Chileaman

increased investments in Housing First activities to house chronically and episodically homeless population which will be identified and reported on annually in the Community Plan update.

Victoria as a designated community with an allocation greater than \$200K is required to invest a minimum of 40% of their HPS contribution towards Housing First activities annually starting April 1, 2018.

Reduction in the number of homeless individuals and families using emergency shelters, moving them into stable living environments with access to the services and supports leading to increased self-sufficiency, and the prevention of returning to homelessness.

Creation and maintenance of partnerships to improve services and facilities for homeless individuals and families.

Best use of investments lowerd atteviating homelessness based on an inclusive decision making process

Specific performance indicators will be included in the Community Plan, which will form part of the funding agreement. Targets will be established by the CAB, in consultation with community stakeholders, based on baseline data that will also be established in the Community Plan. Achievement of project objectives will be reviewed periodically and continuation of funding is subject to demonstrated progress against established largets.

| Signatures | | |
|---|-----------------|--------------|
| Barbara Dy J | - Broken | Mellen |
| Barbara Desjardins, Board Chair Ochoher 4, 2016 | October 4, 2016 | OCT 1 1 2016 |
| DATE | QATE | DATE |

Amendment: 2

SCHEDULE B

FINANCIAL PROVISIONS

LEGAL NAME OF RECIPIENT Capital Regional District PROJECT TITLE Greater Victoria HPS Designated Initiative

1.0 MAXIMUM CONTRIBUTION OF CANADA

- 1.1 The total maximum amount of Canada's contribution towards the Eligible Expenditures of the Project rs \$2,782,371
- 1.2 The maximum amount payable by Canada in each Fiscal Year of the Project Period on account of the contribution is as follows, unless otherwise authorized in writing by Canada

\$456,395 in Fiscal Year 2014/2015 \$500,395 in Fiscal Year 2015/2016 \$584,593 in Fiscal Year 2016/2017 \$884,593 in Fiscal Year 2017/2018 \$455,395 in Fiscal Year 2018/2019

2.0 INTEREST EARNED ON CONTRIBUTION

2.1 ff, under section (f.0 of this Schedule, Canada has made payment of its contribution by way of advances and if the amount of interest eatned on the advance payments is in excess of one hundred dollars (\$100), such interest is deemed to be part payment of Canada's contribution and will be taken into account in the calculation of the final payment by Canada, or repayment by the Recipient, as may be appropriate in the

J.O REPAYMENT REQUIREMENTS

- 3.1 in the event payments made to the Recovent exceed the amount to which the Recovent is entitled under this agreement, the amount of the excess is a debt owing to Canada and shell be promptly repaid to Canada upon receipt of notice to do so and within the period specified in the notice. Without limiting the generality of the foregoing, amounts to which the Recipient is not entitled include
 - the amount of any expanditures paid for with the contribution which are disallowed or determined to be meligible, and
 - (b) any amount paid in error or any amount paid in excess of the amount of the expenditure actually incurred
- 3.2 Interest shall be charged on overdue repsyments owing under section 3.1 in accordance with the interest and Administrative Charges Regulations (SOR/96-180) (the "Regulations") made pursuent to the Financial Administrative Charges (RSC 1985 c F-11) Interest is calculated and compounded monthly at the "everage bank rate" within the meaning of such expression as contained in the Regulations, plus three per cert (3%) during the period beginning on the due date specified in the notice to repay and ending on the day before the day on which payment is received by Canada
- 3.3 The Recipient acknowledges that where an instrument tendered in payment or settlement of an amount due to Canada under section 3.1 is, for any reason, dishonoured, an administrative charge of \$15 is payable by the Recipient to Canada in accordance with the Regulations.

4.0 OTHER SOURCES OF FUNDING

- 4.1 The Recipient declares that it has received or is entitled to receive
 - a) goods, services or other non-cash contributions for the Project from the following sources, having the following agreed estimated fair and reasonable monetary value:
 - (i) Capital Regional District \$117,000
- 4.2 The Recipient agrees to inform Canada promptly in writing of any change to the declaration made under
- 4.3 The Recipient egrees that where there is a change to the declaration made in section 4.1. Canada may, in its discretion, reduce the amount of its maximum contribution to the Project by such amount, not exceeding the amount of the change in assistance received, that it considers appropriate
- 4.4 If the amount of Canada's contribution already paid to the Recipient exceeds the reduced impalmum contribution, as determined under section 4.3, the amount of the secess shall be deemed to be an amount to which the Recipient is not emitted and shall be repetid to Canada in accordance with section 3.0 of this Schedule (Repayment Requirements).
- 4.5 Upon completion of the Project, and if the amount set out to section 1.1 is to excess of \$100,000, the Recipient agrees to provide Canada with a statement identifying the total funding provided from all sources for the Project including total funding received for the Project from federal, provincialiterritorial and municipal
- 5.0 PROJECT BUDGET
- 5 1 The following is the Project Budget

Budget notes:

e Proper costs

d (Partnership development e Child care costs 1 Sub-projects Project Casts *

Employment and

"Administrative Costs" (means any expenditure incurred by the Recipient in the course of its regular or ongoing operations that, though indirectly related to the Project, enable the Recipient to manage the Project

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\$2,699,371 00

"Sub-Project Administrative Costs" means any expenditure incurred by a Third Party in the course of its regular or ongoing operations that, though indirectly related to the Sub-Project, enable the Third Party to manage the Sub-Project successfully.

"Facilities" means any expenditure incurred by the Recipient, in direct relation to a Project activity, towards the purchase of land or a building, construction or renovation of a building, or accomplishing any predevelopment activities leading up to any of the latter ends:

"Capital Assets" maps, any expenditure incurred by the Recipient towards the purchase or leasing-to-own of materiels subject to the provisions of section 24.0 of the Anticles of Agreement;

"Staff Wages" means any wages, mendetory employment related costs (as required by law) or benefits (as required by a collective agreement or company policy) paid by the Recipient to or on behalf of an employee of the Recipient working directly on the Project;

"Participant Costs" means any wages, mandatory employment related costs (as required by lew) or benefits (as required by a collective agreement or company policy), and any support payments (for travel, emergencies, disability, living expenses, dependent care, materials, etc.), tatton fees, or program peritcipation or completion boruses paid by the Recipient to, or on behalf of, Project Participants:

"Project Costs" means any expenditure incurred by the Recipient in direct relation to the Project activities that is not covered by any other cost category in the Project Budget;

"Partnership Development" means any expenditure incurred by the Recipient towards the development or maintenance of partnerships that support or contribute materially to the goals of the Project.

"Child Care Costs" means any expenditure incurred by the Recipient in support of child care service offerings to abonginal persons that are adapted the particular needs of this clientale, and

"Sub-Project Project Costs" means any expenditure incurred by a Third Party In respect of a Sub-Project that does not meet the definition of expenditures included in the Sub-Project Administrative Costs cost calegory

8.9 HUDGET ELEXIBILITY

- 8.1 The Recipient may except in cases specified in section 8.2 make adjustments to its allocation of funds between any of the cost categories identified in the Project Budget without having to obtain Canada's approval, provided the adjustments do not result in an increase in Canada's maximum contribution set out in section 1.1 However, where the Recipient makes an adjustment allowed by this section, it shall notify Canada promptly in writing of the adjustment
- 6.2 The Recipieni must obtain Canada's written approval prior to making an adjustment to the Project Budget that Increases or decreases the subtotal amount budgeted for
 - any cost category identified with an asterisk (*) by any amount, or
 - any other cost category by more than 10%,
- 6.3 Depending upon the extent and significance of the adjustments, written approval by Canada of adjustments made under section 6.2 may be required by Canada to be documented by way of a formal amending agreement signed by both parties
- 7.0 CONDITIONS GOVERNING THE ELIGIBILITY OF EXPENDITURES

Amendment: 2

- 7.1 The expenditures set out in the Project Budget above are subject to the following conditions.
 - (a) expanditures must, subject to section 7.2, be incurred during the Project Period:
 - (b) expenditures must, in the opinion of Canada, be reasonable;
 - (c) the portion of the cost of any travel, meals and accommodation costs that exceeds the rates for public servants set out in the National Joint Council of Canada's Travel Directive is not eligible for
 - (d) the portion of hospitality costs that exceed the rates set out in the Directive on Travel, Hospitality Conference and Event Expenditures. Appendix 2 of Canada's Trassity Board is not eligible for
 - (e) the portion of the cost of any goods and services purchased by the Recipient for which the Recipient may claim a law credit or reimbursement is not eligible for reimbursement.
 - (I) depreciation of capital pasets is not eligible for reimbursement
 - (g) fines and penalties are not eligible for reimbursement:
 - (h) the cost of alcoholic beverages are not eligible for reimbursement;
 - (i) costs associated with software development and/or the purchase of hardware for the collection and/or management of homelessness date that results in an inability to participate in the National Homelessness Information System Initiative (NHIS); and that constitutes a redundant use of funds and duplicates activities already offered through the Homsless Individuals and Families Information System (HIFIS) software are not eligible for reimbursement.
- 7.2 If, under the terms of this Agreement, the Recipient is required to provide to Canada an audited annual financial report at the end of the Project Penod, and if the cost of the audit is otherwise an Eligible Expenditure, the audit cost is an Eligible Expenditure notwithstanding that it is incurred autitide the Project Period.

8.0 TERMS OF PAYMENT

- 8.1 Subject to section 8.2. Canada will make payments of its contribution by way of advances. Each payment shall cover a quarterly period (hernalter referred to as the "Payment Period") during the **Project Period**
- 5.2 (1) Subject to subsection (2), Canada may, at any time and in its sole discretion,
 - change the basis of payments of its contribution to the Recipient to progress payments for any period during the Project Period. or
 - (b) change the Payment Period to a monthly period, or
 - change both (a) and (b).
- (2) Where Canada decides to make a payment change pursuant to subsection (1), Canada shall notify the ecipient in writing of the change and of the period during which the change will be applicable.
- (3) For the purposes of this Schedule,
 - "progress payments" means payments to reimburse the Recipient for Eligible Expenditures after they
 - "monthly period" means a calendar month that falls within the Project Period or if the calendar month falls only partially within the Project Period, such portion thereof, and
 - "quarterly period", in relation to a series of consecutive three-month periods encompassing the Project Period and beginning on the first day of the calendar month determined by Canada for purposes of administering this agreement, means such a quarter that falls within the Project Period of, if the quarter falls only partially within the Project Period, such portion thereof.
- 8.3 (1) Where Canada makes payments of its contribution to the Recipient by way of advances
 - each advance shall cover the Recipient's estimated financial requirements for each Payment Period. Such estimate shall be based upon a cash flow forecast that, so the opinion of Canada, is reliable and up-to-data; and
 - If the amount of an advance payment for a Payment Period exceeds the actual amount of Eligible Expenditures incurred by the Recipient during the Payment Period, Canada reserves the right to deduct the excess amount from any subsequent advance payment to (b) be made under this Agreement.
- (2) Where Canada makes payments of its contribution to the Recipient by way of progress payments, each progress payment shall cover the Recipient's actual Eligible Expenditures incurred during the Payment Period as approved by Canada following submission by the Recipient of the financial claim referred to in section. 84 (1)
- 8.4 (1) Following the end of each Payment Period of the Agreement, the Recipient shall provide Canada with a financial claim using a form provided by Canada and signed/certified as true and accurate by an authorized official (or officials) of the Recipient. The financial claim shall contain.
 - a summary breakdown, per cost category in the Project Budget, of Eligible Expenditures incurred during the Payment Period:
 - an updated forecast of Project expenditures

- (¢) an activity report describing the work completed on the Project during the Payment Penod, and
- any supporting documentation relative to the financial claim that may be requested by (d) Canada (e.g. a copy of the general fedger)
- (2) The Recipient shall submit the financial claim required under subsection (1) no later than
 - (a) if the Payment Period is monthly, forty-five (45) days following the Payment Period.

and

- (b) if the Payment Period is quarterly, sixty (60) days following the Payment Period.
- 8.5 (1) Canada may withhold any advance payment due to the Recipient under this Agreement
 - if the Recipient has falled to submit when due
 - a financial claim under section 8.4 (1); or
 - any other document required by Canada under this Agreement, or
 - (b) pending the completion of an audit of the Recipient's books and records, should Canada decide to undertake such an audit.
- (2) Canada may also withhold any progress payment due to the Recipient under this Agreement
 - if the Recipient has failed to submit when due any other document required by Canada under (8)
 - pending the completion of an audit of the Recipient's books and records, should Canada decide to undertake such an audit.
- 8.5 Canada may retain a holdback of an amount up to 10% of its maximum contribution at the end of the Project Period pending
 - receipt and verification by Canada of a final financial claim for the last Payment Period where advances have been made.
 - receipt and acceptance by Canada of the final report for the Project that the Recipient is required to submit to Canada under the terms of this Agreement, and (b)
 - receipt of any other Project-related record that may be required by Carrida.

9.0 ANNUAL FINANCIAL REPORTS

- 9.1 (1) Within one hundred and liverity (120) days following the end of each "Reporting Period" during the Project Period, the Recipient shall provide to Canada a financial report containing,
 - - (i) the total amount received from Canada under this Agreement during the Reporting Period.
 - (h) the total revenue received from other sources for the Project during the Reporting Panad, including cash and the value of in-kind contributions
 - (iii) the total amount of GST/HST rebates and Interest earned by the Recipient during the Reporting Period on advances of Canada's contribution if the amount of interest earned is in excess of one hundred dollars (\$100), and
 - (iv) the amounts realized during the Reporting Period from the disposition of any capital assets that had been originally purchased with funds from Canada's contribution under this Agreement,
 - (b) an itemized statement satting out, by expenditure category as per the Project Budget, the total amount of the expenditures incurred during the Reporting Period in relation to the Project and to the corresponding approved investment Plan.
- (2) For greater certainty, failure on the part of the Recipient to submit financial reports within the timeframe specified under subsection (1) may result in Canada withholding payment of an advance or progress payment in accordance with subsections 8 5(1) or (2) of this Schedule or withholding payment of any holdback retained by Canada in accordance with section 8.6 of this Schedule
- (3) For the purposes of this section, "Reporting Period" means each Fiscal Year that falls within the Project Period or, if the Fiscal Year falls only partially within the Project Period, such portion thereof.
- 9.2 Each financial report submitted to Canada pursuant to section 9.1 shall be accompanied by such supporting documentation as may be requested by Conada.

Audit Requirement

- 9.3 (1) Unless otherwise notified by Canada in writing, the Recipient shall engage an independent licensed public accountant to audit, in accordance with Canadian generally accepted auditing standards, each financial report required under section 9.1. The Recupters's letter of audit engagement shall include the requirements set out under section 9.1.
- (2) If requested by Canada to do so, the Recipient shall allow representatives of Canada to discuss any audited financial report referred to in this section with the Recipient's auditors. The Recipient shall execute such directions, consents and other authorizations as may be required in order to permit its auditors to discuss the report with representatives of Canada and provide any requested information to them in relation Page 14 of 21

to the audit.

| Signatures | ************************************** | -p |
|---|--|--------------|
| Pargua RECIPIENT | BAL | Milha |
| Barbara Desjardins. Board Chair October 4, 2016 | Oct.4, 2016 | OCT 1 1 2016 |
| DATE | DATE | DATE |



SCHEDULE C

ADDITIONAL CONDITIONS

LEGAL NAME OF RECIPIENT Capital Regional District

PROJECT TITLE: Greater Victoria HPS Designated Initiative

1.0 WORK PLAN

- 1 1 For each Fiscal Year that falls within the Project Period or, if the Fiscal Year falls only partially within the Project Period, such portion thereof the Recipient shall provide to Canada for approval a "Work Plan" outlining the activities to be undertaken by the Recipient in implementing the Project during the Fiscal Year or part thereof. Each Work Plan shall be prepared in accordance with guidelines issued by Canada
- 1.2 The Recipient's approved Work Plan for the first Fiscal Year or part thereof of the Project Petrott is attached to and forms an integral part of Schedule A (Project Description) to this Agreement. The Work Plan for each subsequent Fiscal Year or part thereof shall be provided to Coneda for approval no later than sixty (60) days prior to the beginning of each Fiscal Year to which it relates
- 1.3 Canada will notify the Recipient of its approval of each subsequent Work Plan no later than thirty (30) days following receipt of each plan. Upon approval, each subsequent Work Plan shall be attached to and form an integral part of Schedule A
- 1.4 The Recipient shall implement the Project in accordance with the approved Work Plans. The Recipient shall not make any material change to an approved Work Plan without the written approval of Canada.
- 2.0 REDISTRIBUTION OF FUNDING TOWARDS SUB-PROJECTS

Interoretation

2.1 For the purposes of this Agreement.

"Sub-Agreement Holder" means an organization other than the Recipient, to whom funding provided to the Recipient under this Agreement is further distributed to enable the organization to carry out a Sub-Project;

"Sub-Project" means

- (a) an activity eligible for financial support under the Project which is implemented by a Sub-Agreement
- (b) an activity eligible for financial support under the Project implemented directly by the Recipient.

Sub-Project Selection Procuss

- 2.2 (1) The Recipient shall put into place a process satisfactory to Canada for ensuring that proposals for Sub-Projects to be funded with Canada's contribution including Sub-Projects implemented directly by the Recipient, are assessed and selected in an open impartial and fair manner. The Recipient agrees that part of the process will involve consultation on all such proposals with the Community Advisory Board. The Recipient must ensure that Sub-Project proposals of a capital nature address their sustainability: for Sub-Projects of a capital nature Canada will provide a form to address this aspect that is to be included as part of such proposals
- (2) The Recipient shall also put into place written operational policies and procedures relating to its financial management of the Project and its administration of Sub-Projects, and shall provide a copy of those policies and procedures to Canada, together with the names and positions of personnel within the Recipient's organization with responsibilities for the linancial management and decision making in connection with the carrying out of the responsibilities of the Recipient under this Agreement. The Recipient shell notify Canada promptly of any changes in such personnel that occur from time to time
- (3) A sub-project shall not be funded under this Agreement unless the organization demonstrates that it applies sound financial management practices and respects the highest level of integrity
- (4) Without limiting the foregoing and subject to subsection 5, a sub-project shall not be funded under this Agreement if a review, audit or investigation conducted by the federal government, the government of a province or a public body created under the law of a province in the previous 3 years concludes to irregularities in the organization's financial management practices or raises integrity issues.
- (5) The restriction in subsection 4 does not apply if an organization demonstrates that the irregularities and issues have been resolved and that measures have been differnity put in place to prevent reoccurrence

Agreements with Sub-Agreement Holders

- 2.3 (1) When the Recipient provides funding to a Sub-Agreement. Holder to support the costs of a Sub-Project, the Recipient shall ensure that there is a written agreement between it and the Sub-Agreement. Holder that sets out the terms and conditions under which the Recipient is providing funding to the Sub-
- (2) The written agreement referred to in subsection (1) shall include.
 - (a) an identification of the Sub-Agreement Holder (proper legal name and address);
 - (b) a description of the purpose of the funding:
 - (c) the effective date, the date of signing and the duration of the agreement;

- (d) the financial and/or non-financial conditions attached to the funding and the consequence of lating to adhere to these conditions, including provision for a right of lemmation of the agreement in the event of a breach of the agreement-
- (e) the costs of the Sub-Project eligible for reimbursament-
- (f) the conditions to be met before payment is made and the schedule and basis of payment;
- (g) the maximum amount payable:
- (h) the provision of such reports by the Sub-Agreement. Holder on its Sub-Project, outcomes and results as may be specified by Canada in any reporting guidelines or instructions provided to the Recipient by Canada or as may be specified elsewhere in this Agreement;
- (i) a provision giving both Canada and the Recipient the right to conduct an audit of the books and records of the Sub-Agreement Holder, even though an audit may not always be undertaken, and to have access to the business premises and business site of the Sub-Agreement Holder to monder and inspect the administration of the Sub-Project:
- (j) a requirement for the Sub-Agreement Holder to repay to the Recipient the amount of any funding provided to which it is not entitled. The agreement should specify that amounts to which it is not entitled include the amount of any payments.
 - (i) made in error:
 - (ii) made for costs in excess of the amount actually incurred for those costs; and
 - (dii) that were used for costs that were not eligible for reimbursement, under the agreement:
- (k) if the Sub-Project involves an activity described in section 4.1 or 4.3.
 - (i) a repayment requirement modeled on the provisions of section 4.1 or 4.3, as the case may be, except that every reference to "Recipient" in those provisions shall be replaced by a reference to the term used by the Recipient to identify the Sub-Agreement Holder in its agreement with the Sub-Agreement Holder and every reference to "Canada" shall be replaced by a reference to the term used by the Recipient to identify itself in its agreement with the Sub-Agreement Holder; and
 - (ii) a provision giving both Canada and the Recipient, for the number of years following the end-date of the Sub-Project π respect of which the repayment requirement referred to m subparagraph (i) applies to the Sub-Agreement Holder, the right to inspect the operation of the facility referred to in section 4.1 or 4.3 at any reasonable time to verify the continuing use of the facility for the purposes for which it was funded; and
 - (iii) a provision alipulating that the Sub-Agreement holder shall not mortgage, charge or otherwise encumber the facility property during the period of the Sub-Project, or for the number of years following the end-date of the Sub-Project in respect of which the repayment requirement referred to in subparagraph (i) applies to the Sub-Agreement Holder without the other within appropriate the Sub-Sub-III and prior written approval of the Recipient; and
 - (iv) a provision stiputating that the Sub-Agreement. Holder shall ensure that all environmental protection measures, standards and rules retailing to the Sub-Project established by competent authorities are respected:
- a provision slipulating that payment of any funding under the agreement is subject to the availability
 of funds and that payment of funding may be cancelled or reduced in the event that Canada cancels or
 reduces its funding to the Recipient;
- (m) a requirement for the Sub-Agreement Holder to give appropriate recognition of the contribution of Canada to the Sub-Project being carried out in its publicity and signage relating to the Sub-Project, including any information provided to the public on any web site maintained by the Sub-Agreement
- (n) a requirement that the Sub-Agreement Holder notify the Recipient (Community Entity) twenty (20) working days in advance of any and all communications activities, publications, advertising and press releases planned by the Sub-Agreement Holder relating to the Sub-Project; and
- (o) a requirement for the Sub-Agreement Holder to cooperate with representatives of Canada during any official news release or ceremonies relating to the announcement of the Sub-Project.

Internal Memoranda of Understanding (MOU)

2.4 When the Reciplent is implementing a Sub-Project directly, the Reciplent shall ensure that there is an internal memorandum of understanding (MOU) with the head of the branch or division of its organization responsible for implementing the Sub-Project, as if the head of the branch or division implementing the Sub-Project was a Sub-Agreement Holder, setting out terms and conditions of the funding modelled on the requirements of section 2.3, with such modifications as the circumstances may require.

Provision of Copies of Agreements and MOUs

2.5 Upon request, the Recipient shaft provide Canada with a copy of any or all agreements with Sub-Agreement Holders and MOUs referred to in sections 2.3 and 2.4, respectively

Monitoring and Audit of Sub-Projects

2.6 The Recipient shall exercise due diligence in the administration of its agreements with Sub-Agreement

Holders and of its MOUs referred to in section 2.4. Without limiting the generality of the foregoing, in exercising due diligence, the Recipient shall take appropriate measures for ensuring compliance by Sub-Agreement Holders and, in the case of MOUs referred to in section 2.4, by the responsible branch or division head of the Recipient, with the terms and conditions of the agreement or MOU, as the case may be including.

- (a) monitoring the Sub-Project through, as appropriate, periodic visits to the Sub-Project site or other means such as telephone calls and questionnaires.
- (b) undertaking periodic audits or inspections of financial records to verify that costs claimed under the agreement or MOU were actually incurred and were in accordance with the agreement or MOU as the case may be,
- (c) furnishing the Sub-Agreement. Holder or the branch or division head of the Recipient, as the case may be, with necessary advice support and traveling to assist it in carrying out the Sub-Project and in realizing the objectives and achieving the results of the Sub-Project.
- (d) where there are breaches of the agreement or MOU, toking appropriate measures to resolve the situation, including, in the case of an agreement with a Sub-Agreement Holder termination of the agreement with the Sub-Agreement Holder or legal action to enforce compliance with the agreement.
- (e) In the case of an agreement with a Sub-Agreement Holder, making all reasonable afforts to recover any overpayments under the agreement.
- 2.7 The Recipient shall provide to Canada, upon request, a report of any monitoring review or audit of a Sub-Project undertaken by the Recipient under section 2.6
- 2.6 Where Canada desires to exercise its right to audit the books and records of a Sub-Agreement Holder or to monitor and inspect its Sub-Project, Canada shall notify the Recipient of its desire to do so. The Recipient shall cooperate with Canada in obtaining access to the financial records and, if required by Canada, it shall take all necessary steps to enforce the Recipient's and Conada's right of access to the Sub-Agreement Holder's records, including taking legal proceedings against the Sub-Agreement Holder

3.0 REPORTING

Report of Approved Sub-Projects

- 3.1 Each financial claim submitted to Canada pursuant to section 8 (Terms of Payment) of Schedule B to this Agreement shall be accompanied by a report identifying all agreements with Sub-Agreement. Holders and MOUs approved by the Recipient to date containing the following information about each Sub-Project:
 - (a) the Sub-Project file identifier:
 - (b) in the case of agreements with Sub-Agreement Holders, the legal name of the Sub-Agreement Holder and Sub-Agreement Holder contact information:
 - (c) in the case of MOUs, the name of the branch or division within the Recipient's organization responsible for carrying out the Sub-Project and Recipient branch or division contact information:
 - (d) the amount of funding provided under this Agreement to be provided by the Recipient for the Sub-
 - (e) Identification of the applicable HPS funding stream,
 - (f) the Sub-Project start and end deles; and
 - (g) the activity areas(s) supported by the Sub-Project, i.e. (i) Housing First; (ii) support services; (iii) capital investments (iv) activities to ensure coordination or resources and lavaraging; or (v)activities to improve data collection and use

- 3.2 Within thirty (30) days of the start date of each Sub-Project, the Recipient shall provide to Canada, using an online results reporting system provided by Canada, a "Project Details Report" acceptable to Canada in both scope and detail, that sets out the detailed description of the Sub-Project. Any changes to the funding amount, activities, or end date of a Sub-Project approved by the Recipient will require a revised Project Details Report that must be provided to Canada, using the online system, within thirty (30) days of the change.
- 3.3 Where applicable, the Recipient shall provide to Canada, no later than forty-five (45) days following each Fiscal Year that falls within the period of the Sub-Project, an "Annual Results Report" detailing the outputs and outcomes achieved in implementing each Sub-Project during the Fiscal Year Each Annual Results Report shall be provided to Canada using the online system referred to in section 3.2

Annual Community Plan Undate

- 3.4 If the Recipient is funded by the HPS Designated Communities funding stream, or funded by the Abonginal Homelessness funding stream with a community allocation greater than \$200,000, the Recipient shall provide annually to Conada, using a form provided by Canada, no later than sixty (60) days following the period covered by the report, a report, satisfactory to Clinade in scope and detail, on
 - is in meeting Community Plan prioriti (a) (b)
 - expenditures as supporting investment targets including minimum Housing First requirement mentioned under expected Results in Schedule A, Community Contribution received (for Designated Communities funding stream only), updating Community Plan priorities and targets for subsequent years (if required); and any other update as may be required by Canada.
 - (c) (d) (e)

Amendment: 2

4.0 REQUIREMENTS IN RESPECT OF FACILITY PROPERTY AND REPAYMENT

Project Funding Used to Purchase Land or a Building for a Facility

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- (a) funding provided for a Sub-Project is used towards the costs of purchasing land or a building to establish a new facility to provide shelter space transitional or supportive housing or other services for the homeless, and
- (b) the amount of the funding referred to in paragraph (a) is in excess of \$50,000 the Recipient shall repay as a debt owing to Canada.
- (c) an amount equal to 100% of the funding referred to in paragraph (a) if,
 - five (5) years following the end date of the Sub-Project, a facility that provides shaller space, transitional or supportive housing or other services for the homeless has not been established on the property referred to in paragraph (a), or
 - (ii) at any time during the five-year period following the end date of the Sub-Project, Canada concludes, based on
 - (A) information provided by the Recipient under section 47, or
 - (B) the results of a sile inspection conducted by Canada under section 4.9

that the facility referred to in paragraph (a) will not be established during said five-year period and notifies the Recipient of such conclusion in writing, and

- (d) an amount determined in accordance with section 4.2 if, within five (5) years following the end date of the Sub-Project, the land or building referred to in paragraph (a) is sold and the proceeds of deposition are not forthwith committed to supporting a facility providing similar services to the homeless that is approved by Canada.
- 4.2 The amount repsyable by the Recipient under paragraph 4.1(d), if the event referred to in that paragraph occurs, shall be determined as follows.
 - (a) if the event occurs within one year of the end date of the Sub-Project, a sum equal to 100% of the funding referred to in paragraph 4.1(a);
 - (b) If the event occurs within two years, but after one year of the and date of the Sub-Project, a sumequal to 80% of the funding referred to in paragraph 4.1(a):
 - (c) if the event occurs within three years, but after two years of the end date of the Sub-Project, a sum equal to 60% of the funding referred to in paragraph 4 1(a);
 - (d) if the event occurs within four years, but after three years of the end date of the Sub-Project, a sum equal to 40% of the kinding referred to in paragraph 4 1(a); or
 - (e) if the event occurs within five years, but after four years of the end date of the Sub-Project, a sum equal to 20% of the funding referred to in paragraph 4 1(a).

Project Funding Used for Construction or Renovations

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- (a) funding provided for a Sub-Project is used towards the costs of constructing or renovating a building to establish a new facility to provide shelter space, transitional or supportive housing or other services for the homeless, or lowards the costs of expanding or renovating an existing facility that provides shelter space, transitional or supportive housing or other services for the homeless, and
- (b) the amount of the funding referred to in paragraph (ii) is in excess of \$50,000,the Recipient shall repay as a debt owing to Canada,
- (c) an amount equal to 100% of the funding referred to in paragraph (a) if the Sub-Project referred to in that paragraph is not completed by the end date of the Sub-Project, and
- (d) an amount determined in accordance with section 4.4 if the activity referred to in paragraph (a) is completed by the end date of the Sub-Project but within five (5) years following the and date of the Sub-Project either of the following events occurs;
 - (r) the facility coases to operate for its whended purpose and is not used for some other service approved by Canada in support of the homeless but is converted to some other use, or
 - (ii) the facility is sold and the proceeds of disposition are not forthwith committed to supporting a facility providing similar services to the homeless that is approved by Canada.
- 4.4 The amount repayable by the Recipient under paragraph 4.3(d) if either event referred to in subparagraph 4.3(d)(i) or (ii) occurs shall be determined as follows:
 - (a) for renovations representing 30% or less of the market value of the facility established as part of the project assessment process, if the event occurs within:
 - (i) one year of the end date of the Sub-Project a sum equal to 100% of the funding referred to an paragraph 4.3(a); or
 - (ii) two years, but after one year of the end date of the Sub-Project, a sum equal to 80% of the funding referred to in paragraph 4.3(a), and

- (b) for construction and for renovations representing more than 30% of the market value of the facility established as part of the project assessment process. If the event occurs within
 - (i) one year of the end date of the Sub-Project, a sum equal to 100% of the funding referred to in paragraph 4.3(a);
 - (ii) two years, but after one year of the end date of the Sub-Project, in sum adual to 80% of the funding referred to it paragraph 4.3(a);
 - (iii) three years, but after two years of the end date of the Sub-Project, a sum equal to 50% of the funding referred to in paragraph 4.3(a);
 - (iv) four years, but after three years of the end date of the Sub-Project, a sum equal to 40% of the funding referred to in paragraph 4.3(a); or
 - (v) five years, but after four years of the end date of the Sub-Project, a sum equal to 20% of the funding referred to in paragraph 4.3(a),
- 4.5 For greater certainty, the Recipient acknowledges that the repayment requirements in sections 4.1 and 4.3 apply to it not only where the Sub-Project is implemented by it directly but also where it is being implemented by a Sub-Agreement Holder. Consequently, where the Recipient provides funding to a Sub-Agreement Holder for a Sub-Project that involves an activity referred to in section 4.1 or 4.3, the Recipient must ensure pursuant to paragraph 2.3(k) that its agreement with the Sub-Agreement Holder includes repayment obligations on the part of the Sub-Agreement Holder that are modeled on the provisions of section 4.1 or 4.3, as the case may be, except that every reference to "Recipient" in those provisions shall be replaced by a reference to the term used by the Reciptern to identify the Sub-Agreement Holder in its agreement with the Sub-Agreement Holder and every reference to "Canada" shall be replaced by a reference to the term used by the Recipient to identify itself in its agreement with the Sub-Agreement Holder

Repayment to Canade of Amounts Recovered from Sub-Agreement Holders

4.8 Where a Sub-Agreement Holder is required, under the terms of its agreement with the Recipient, to repay an amount to a Recipient pursuant to a repayment obligation referred to in section 4.5, the Recipient shall repay to Canada any such amount recovered by the Recipient from the Sub-Agreement Holder

Annual Monitoring of, and Declaration on, Facility Establishment anti/or Utilization Following

- 4.7 If a Sub-Project involves an activity described in section 4.1 or 4.3, the Recipient shall, for the number of years following the end-date of the Sub-Project in respect of which the repayment requirements in section 4.2 or 4.4, as the case may be, are applicable (hereinalter "the Monitoring Period")
 - (a) annually monitor, as the case may be,
 - (i) progress made lowerds the establishment of the facility, or
 - (ii) the use of the facility to verify its continuing use for the purposes for which the Recipient had provided its funding, and

immediately notify Canada If the activities leading to the establishment of a facility have caused, the facility property has been sold or the facility has ceased to be used for its intended purposes, and

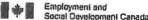
- (b) provide annually to Canada, using a form provided by Canada, a declaration regarding, as the case
 - (I) the progress made towards the establishment of the facility during the year covered by the
 - (ii) utilization of the facility during the year covered by the declaration
- 4.5 Each annual declaration referred to in section 4.7 shall be provided to Canada no later than musty (90) days following the end of the year covered by the declaration.
- 4.9 During the Monitoring Period, the Recipient shall ensure that representatives of Canada are allowed to inspect the operation of the facility at any reasonable time to verify its continuing use for the purposes for which it was funded.

No Mortgeging or Charging of Facility Property

- 4.10. If the Recipient itself carries out a Sub-Project involving an activity described in section 4.1 or 4.3, the Recipient shall not mortgage, charge or otherwise encumber the facility property during the penod of the Sub-Project or during the Monitoring Period, without the prior written approval of Canada Canada undertakes that ils approval shall not be unreasonably withheld.
- 4.11 If a Sub-Agreement Holder is carrying out a Sub-Project involving an activity described in section 4.1 or 4.3, the Recipient shall ensure that the Sub-Agreement Holder does not mortgage, charge or otherwise encumber the facility property during the period of the Sub-Project or during the Montioring Pariod, without the prior written approval of the Recipient.

5.D ENVIRONMENTAL PROTECTION

- 5.1 The Recipient shall:
 - (a) maintain and implement any and all environmental protection measures prescribed by Canada for ensuring that the harm to the environment resulting from the Project, if any, will
 - (b) ensure that at environmental protection measures, standards and rules relating to the Project established by compelent authorities are respected



6.0 OFFICIAL LANGUAGES

8 1 The Recipient shalf

(a) provide its services, where appropriate, in such a manner as to address the needs of both official language communities.

Signatures Barbara Desjardins, Board Chair Oct 4,2016 OCT 1 1 2016 October 4,2016 DATE DATE

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Funding Agreement between Capital Regional District and Government of Canada

Homelessness Partnering Strategy Aboriginal Homelessness Agreement #012804670

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Project #: 012804670 Amendment 1

Homelessness Partnering Strategy

Community Entity

Aboriginal Homelesuneus

FUNDING AGREEMENT

BETWEEN

Her Majesty the Queen in Right of Canada (hereinafter referred to as "Canada"), as represented by the Minister of Employment and Social Development Canada AND

Capital Regional District (hereinafter referred to as "the Recipient")

Hereinafter collectively referred to as "the Parties"

Articles of Agreement

Whereas Canada has established the Homelessness Parinenng Strategy (hareinatier referred to as "the Program") to support projects aimed at reducing homelessness, primarily through the Housing First approach, and includes projects aimed at preventing individuals and families at Imminent risk from becoming homeless;

Whereas the Recipient has applied to Canada for funding to carry out the project described in Schedule A;

Whereas Canada has determined that the Recipient is eligible to apply for funding under the Program and that the Project qualifies for support under the Program; and

Whereas Canada has agreed to make a contribution to the Raciplent towards the costs of the Project; Now, therefore, Canada and the Recipient agree as follows:

1.0 AGREEMENT

1.1 The following documents, and any amendments thereto, constitute the entire agreement between the Recipient and Canada with respect to its subject matter and supersedes all previous understandings, agreements, negotiations and documents collaboral, oral or otherwise between them relating to its subject matter.

| (a) | These Articles of Agreement; | | |
|-----|---|--|--|
| (b) | Schedule A - enlitted "Project Description"; | | |
| (c) | Schedule B - entitled "Financial Provisions", and | | |
| (d) | Schoristo C., emitted "Additional Provisions" | | |

2.0 INTERPRETATION

2.1 Unless the context requires otherwise, the expressions listed below have the following meanings for the purposes of this Agraement:

"Eligible Expenditures" means the expenditures which are listed in the Project Budget in Schedule B, and in compliance with the Conditions Governing the Eligibility of Expenditures set out in Schedule B

"Flecal Year" means the period commencing on April 1 in one calendar year and ending on March 31 in the risk calendar year:

"Project" means the project described in Schedule A;

"Project Period" means the pariod beginning on the Project Start Date specified in Schedule A and ending on the Project End Date specified in Schedule A; and

"Working Day" means Monday through Friday except statutory holidays

3.0 EFFECTIVE DATE AND DURATION

- 3.1 This Agreement shall come into effect on the date it is signed by the last of the Parties to do so and, subject to section 3.2, shall expire at the end of the Project Period unless the Agreement is ferminated on a prior date in accordance with the terms of this Agreement.
- 3.2 All obligations of the Recipient shall expressly or by their nature survive termination or expiry of this Agreement and shall continue in full force subsequent to and notwithstanding such termination or expiry until and unless they are satisfied or by their nature expire.

4.0 PURPOSE OF THE CONTRIBUTION

4.1 The purpose of Canada's funding is to enable the Recipient to carry out the Project. The funding shall be used by the Recipient solely for the purpose of paying the Eligible Expenditures.

5.0 CANADA'S CONTRIBUTION

- 5.1 Subject to the terms and conditions of this Agreement, Canada agrees to make a contribution to the Recipient in respect of the Eigöble Expenditures. The amount of Canada's contribution shall not exceed the total maximum amount specified in section 1.1 of Schedule B.
- 5.2 Where the Project Period covers more than one Fiscal Year, the amount payable by Canada on account of its contribution in such Fiscal Year of the Project Period shall not exceed the amount shown in section 1.2 of Schedule B for that Fiscal Year

6.0 APPROPRIATION

6.1 Any payment under this Agreement is subject to the appropriation of funds by Parliament for the Fiscal Year in which the payment is to be made

7.0 REDUCTION OR TERMINATION OF FUNDING

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- (a) the Program named in this Agreement is cancelled.
- (b) the level of funding for the Program named in this Agreement for any Fiscal Year in which payment is to be made under the Agreement is reduced as a result of a governmental or departmental spending decision, or
- (c) Parliament reduces the overall level of funding for the programs of the Department of Employment and Social Development for any Fiscal Year in which payment is to be made under the Agreement.

Canada may, upon not less than ninely (90) days notice, reduce its funding under this Agreement or terminate the Agreement.

7.2 Where, pursuant to section 7 i, Canada gives notice of its Intention to reduce its funding, and where, as a result of the reduction in funding, the Recipient is of the opinion that it will be unable to complete the Project or will be unable to complete the Project in the manner desired by the Recipient, the Recipient shall notify Canada of same as soon as possible after receiving notice of the funding reduction and may, upon not less than thirty (30) days written notice to Canada, terminate the Agreement.

8.0 RECIPIENT DEGLARATIONS

8.1 The Recipient

- (a) declares that it has provided Canada with a true and accurate list of all amounts owing to the Government of Canada under legislation or funding agreements which were past due and in arreas at the time of the Recipient's application for funding under the Program named in this Agreement.
- (b) agrees to declare any amounts owing to the Government of Canada under legislation or funding agreements which have become past due and in arrana following the date of its application for funding, and
- (c) recognizes that Canada may recover any amounts referred to in paragraph (a) or (b) that are owing by deducting or solting off such amounts from any sum of money that may be due or payable to the Recipient under this Agreement.

8.2 The Recipient doctares that any person who has been lobbying on its behalf to obtain the contribution that is the subject of this Agreement was in compliance with the provisions of the Lobbying Act [R.S.C. 1985.c. 44 (4th Supp.)], as amended from time to time, at the time the lobbying occurred and that any such person to whom the adramantional act applies, has received, or will tractive, no payment, directly or indirectly, from the Recipient that is in whole or in part contingent on obtaining this Agreement.

9.0 PROJECT RECORDS

9.1 The Recipient shall

- (a) keep proper hooks and records, in accordance with generally accepted accounting principles, of all expenditums and revenues retaining to the Project, including cash contributions received from Canada and cash contributions from other sources, as well as records substantialing the receipt and value of any in-kind contributions to the costs of the Project referred to in the Project Budget in Schedule B.
- (b) keep records of all Project-related contracts and agreements and all invoices, receipts and vouchers relating to Eligible Expanditures, and
- (c) keep records of all Project-related activity, progress and evaluation reports and reports of Project reviews or audits carried out by, or on behalf of, the Recipient.
- 9.2 The Recipient shalt retain the books and records referred to in section 9.1 for a period of six (6) years following the Project Period.

10.8 CANADA'S RIGHT TO AUDIT

10.1 During the Project Period and for a period of six (6) years thereafter, the Recipient shall, upon request, grant representatives of Canada access to the books and records referred to in section 9.0 for the purpose of conducting an audit to verify compliance with the terms and conditions of this Agreement and verify expenses claimed by the Recipient as Eligible Expenditures. The Recipient shall permit Canada's representative(s) to take copies and extracts from such accounts and records. The Recipient shall also provide Canada with such additional information as Canada may require with reference to such books and records.



11.0 FINANCIAL AND ACTIVITY MONITORING

11.1 During the Project Period, the Recipient shall grant representatives of Canada reasonable occasa to the Project site and business premises of the Recipient, if different from the Project site, and to all Project-related books and records referred to in section 9.0 at all reasonable times for the purpose of conducting periodic financial and activity monitoring reviews of the Project. The Recipient shall also, upon request, provide representatives of Canada with copies and extracts from such books and records,

12.0 INQUIRY BY THE AUDITOR GENERAL OF CANADA

12.1 lf, during the Project Period or within a period of six years thereafter, the Auditor General of Canada, in relation to an inquiry conducted under subsection 7.1(1) of the Auditor General Act [R.S.C., 1985, c A-17]. requests that the Recipient provide him or her with any records, documents or other information pertaining to the utilization of the funding provided under this Agreement, the Recipient shall provide the records, documents or other information within such period of time as may be reasonably requested in writing by the Auditor General of Canada

13.0 FINAL REPORT

13.1 Unless the Recipient is required under a schedule to this Agreement to provide another, more specific, final report outlining the results of the Project, the Recipient shall provide Canada with a final report that aummarizes the Project scope, describes the results achieved, explains any discrepancies between the results and the planned or expected results and contains such other information as Canada may specify in willing to the Recipient. The Recipient shall provide Canada with the final report within sixty (60) days following the Project Period.

14.0 EVALUATION

- 14.1 The Recipient agrees to cooperate with Canada in the conduct of any avaluation of the Project and/or the Program named in this agreement that Canada may carry out during the Project Period or within a period of three years thereafter. Without limiting the generality of the foregoing. If requested by Canada to do so for the purpose of conducting an evaluation, the Recipient agrees to:
 - participate in any survey, interview, case study or other data collection exercise initiated by
 - subject to section 14.2, provide Canada with contact information of the Project partner organizations, if any, who participated in the Project, and of the members of the board of (b)
- 14.2 The Recipient shall provide Canada with the contact information of a person (name, address, phone number and a-mail address) referred to in paragraph 14.1(b) only if the person has given their written consent number and e-main accreasy neutrice to its paragraph 14. (to) only it me person has given their whiten consent to the release of the Information to Canada. The Recipient agrees to make all reasonable efforts to secure such consent during the Project Parlod. When providing a person's contact information to Canada, the Recipient shall provide Canada with an accompanying written statement certifying that the person has given their consent to the sharing of their contact information with Canada.

15.0 CONTRACTING PROCEDURES

Contractino

- 15.1 (1) Subject to subsection (2), the Recipient shall use a fair and accountable process, involving soliciting a minknum of three bids or proposals, when procuring goods and services from contractors in relation to the Project. The Recipient shall select the bid or proposal offering the best value at the lowest cost.
- (2) The requirement under subsection (1) shall apply, unless otherwise authorized in writing by Canada, to all goods or services contracts valued at \$25,000 or more (including taxes and duties). The Recipient must not unnecessarily divide a requirement for goods or services into a number of smaller contracts to avoid this

Restrictions Regarding Non Arms-Length Contracts

- 15.2 (1) Unless otherwise authorized in writing by Canada, all goods or services contracts, regardless of their value, entered into in relation to the Project between the Recipient and
 - an officer, director or employee of the Recipient, (a)
 - a member of the immediate family of an officer, director or employee of the Recipient, (b)
 - a business in which an officer, director or employee of the Recipient, or a member of their immediate family, has a financial interest, or
 - a business which is related to, or associated or affiliated with, the Recipient, (d)

require the prior written approval of Canada. In any such contract, the Recipient shall ensure that Canada has a right of access to the relevant records of the supplying antity for the purpose of verifying, if necessary, the amount of the expenditure claimed by the Recipient in relation to a contract referred to in this subsection.

(2) In this section, "immediate family" means the father, mother, step-lather, step-mother, brother, sister, spouse (including common law partner), child (including child of common law partner), step-child, ward, father In law, mother in law or relative permanently reskling in the household of the officer, director or employee.

Restrictions Regarding Sub-contracting of Recipient Duties or Responsibilities

15.3 The Recipient shall not subcontract the performance of any of its duties or responsibilities in managing the Project to another party without the prior written consent of Canada unless the Recipient has already indicated in the approved Project Description attached as Schedule A to this Agreement that it intends to use a subconfractor or subcontractors to perform those duties or responsibilities.

16.0 TERMINATION OF AGREEMENT

Termination for Default

16.1 (1) The following constitute Events of Default:

- the Recipient becomes bankrupt, has a receiving order made against it, makes an assignment for the benefit of creditors, takes the benefit of the statute intating to bankrupt or assolvent debtors or an order is made or resolution passed for the winding up of the Recipioni:
- (b) the Recipient ceases to operate;
- the Recipient is in breach of the performance of, or compliance with, any provision of this
- (d) the Recipient, in support of its application for Canada's contribution or in connection with this Agreement, has made materially laise or misleading representations, statements or declarations, or provided materially false or misleading information to Canada; or
- in the opinion of Canada, there is a material adverse change in risk in the Recipient's ability to complete the Project or to achieve the expected results of the Project set out in Schedule (e)

(2) if

- an Event of Default specified in paragraph (1)(a) or (b) occurs, or {a)
- (b) an Event of Default specified in paragraphs (1)(c), (d) or (e) occurs and has not been remedied within thirty (30) days of needpt by the Raciplent of written notice of default, or a plan satisfactory to Canada to ramedy such Event of Default has not been put into place within such time period.

Canada may, in addition to any remedies otherwise available, immediately terminate the Agreement by written notice. Upon providing such notice of termination, Canada shall have no obligation to make any further contribution to the Recipient.

- (3) in the event Canada gives the Recipient written notice of default pursuant to paragraph (2)(b), Canada may suspend any lurther payment under this Agreement until the end of the period given to the Recipient to remedy the Event of Default.
- (4) The fact that Canada refrains from exercising a remedy it is entitled to exercise under this Agreement shall not be considered to be a waiver of such right and, furthermore, partial or limited exercise of a right conferred upon Canada shall not prevent Canada in any way from later exercising any other right or remedy under this Agreement or other applicable law

Termination for Convenience

16.2 Canada may also terminate this Agreement at any time without cause upon not less than ninety (90) days written notice of intention to terminate.

Obligations Relating to Termination under section 7.1 or 16.2 and Minimizing Concellation Costs

- 16.3 in the event of a termination notice being given by Canada under section 7.1 or 16.2,
 - the Recipient shall make no further commitments in relation to the Project and shall cancel or otherwise reduce, to the extent possible, the amount of any outstanding commitments in
 - all Eligible Expenditures incurred by the Recipient up to the date of termination will be paid by Canada, including the Recipient's costs of, and incidental to, the cancellation of by clinition, including the recipient's costs of, and incidential to, the cancellation of obligations incurred by it as a consequence of the termination of the Agreement; provided always that payment and reimbursement under this paragraph shall only be made to the extent that it is satablished to the satisfaction of Canada that the costs mentioned herein were actually incurred by the Recipient and the same are reasonable and property attributable to the termination of the Agreement.
- 16.4 The Recipient shall negotiate all contracts related to the Project, including employment contracts with staff, on terms that will enable the Recipient to cancel same upon conditions and terms that will minimize to the extent possible their concellation costs in the event of a termination of this Agreement. The Recipient shall cooperate with Canada and do everything reasonably within its power at all times to minimize and raduce the amount of Canada's obligations under section 16.3 in the event of a termination of this Agreement.

17.0 INDEMNIFICATION

17.1 The Recipient shall, both during and following the Proxect Period, indemnify and save Canada harmless from and against at claims, losses, damages, costs, expenses and other actions made, sustained, brought ithreatened to be brought or prosecuted, in any manner based upon, occasioned by or attributable to any injury or death of a person, or loss or damage to properly caused or alleged to be caused by any wilful or negligant act, omission or delay on the part of the Recipient or its employees or agents, and participating employers or Project participants, if any, in connection with anything purported to be or required to be provided by or done by the Recipient pursuant to this Agreement or done otherwise in connection with the implementation of the Project.

18.0 INSURANCE

Employment and

t8.1 The Recipient shall arrange and maintain, during the Project Period, appropriate comprehensive general tel. I me recipion shall arrange and manually outing the reject remod, appropriate companies definitionally defined to the responsibility from anything done or omitted by the Recipient or its employees, agents or Project participants, if any, in carrying out the Project.

18.8 RELATIONSHIP BETWEEN THE PARTIES AND NON-LIABILITY OF CANADA

- 19.1 The management and supervision of the Project are the sole and absolute responsibility of the Recipient. The Recipient is not in any way authorized to make a promise, agreement or contract on behalf of Canada This Agreement is a funding agreement only, not a contract for services or a contract of service or employment. Canada's responsibility is limited to providing financial assistance to the Recipient towards the Eligible Expenditures. The parties hereto declare that nothing in this agreement shell be construed as creating a partnership, an employer-employee, or agency relationship between them. The Recipient shall not represent itself as an agent, employee or partner of Conada.
- 19.2 Nothing in this Agreement creates any undertaking, commitment or obligation by Conada respecting additional or future funding of the Project beyond the Project Period, or that exceeds the maximum contribution specified in Schedule B. Canada shall not be liable for any loan, capital lease or other long-term. obligation which the Recipient may enter into in relation to carrying out its responsibilities under this Agreement or for any obligation incurred by the Recipient toward another party in relation to the Project.

20.0 CONFLICT OF INTEREST

- 20.1 No current or former public servant or public office holder to whom the Conflict of Interest Act IS.C. 2006, c. 9, 2. 2), the Policy on Conflict of Interest and Post-Employment or the Values and Ethics Code for the Public Sector applies shall derive a direct benefit from the Agreement unless the provision or receipt of such benefit is in compliance with the said legislation or codes.
- 20.2 No member of the Senate or the House of Commons shall be admitted to any share or part of the Agreement or to any benefit arising from it that is not otherwise available to the general public.

21.0 INFORMING CANADIANS OF THE GOVERNMENT OF CANADA'S CONTRIBUTION

- 21.1 The Recipient shall allow Canada sixty (60) days from the date of signature of the Agreement to announce the Project. During this 60 day period, the Recipient shall not make any public announcements of funding, determing all questions to Canada. After the expiry of the 60 day period, the Recipient may begin its own communication activities for the Project.
- 21.2 The Recipient shall notify Canada twenty (20) working days in advance of any initial and subsequent official ceremonies related to the announcement of the funding and promotion of the Project. Canada reserves the right to approve the time, place and agenda of the ceremony.
- 21.3 The Recipient shall notify Canada fifteen (15) working days in advance of any and all communications activities, publications: advertising and press releases planned by the Recipient or by a third party with whom it has an agreement retailing to the Project.
- 21.4 The Recipient shall ensure that in any and all communication activities, publications, advertising and press releases regarding the Project, recognition, in terms and in a form and manner satisfactory to Canada, are given to Canada's financial assistance to the Project
- 21.5 The Recipient agrees to display such signs, plaques or symbols as Canada may provide in such locations on its premises as Canada may designate.
- 21.6 The Recipient shall cooperate with representatives of Canada during any official news release or ceremonies relating to the announcement of the Project.

22.0 ACCESS TO INFORMATION

22 1 The Recipient acknowledges that Canada is subject to the Access to information Act [RSC 1985, Chapter A-1], and information obtained by Canada pertaining to this Agreement may be disclosed by Canada to the public upon request under the aforementioned act.

23.0 PROACTIVE DISCLOSURE

23.1 The Recipient acknowledges that the name of the Recipient, the amount of the contributions and the general nature of the Project may be made publicly available by Canada in accordance with the Government of Canada's commitment to proactively disclose the awarding of grants and contributions.

24.0 DISPOSITION OF CAPITAL ASSETS

- 24.1 During the Project Period, the Recipient shall preserve any capital asset purchased by the Recipient with funding provided under this Agreement and shall not dispose of it unless Canada authorizes its disposition.
- 24.2 At the end of the Project Period, or upon termination of this Agreement, if partier, Canada reserves the right to direct the Recipient to dispose of any capital asset purchased by the Recipient with funding provided. under Itals Agreement by
 - selling it at fair market value and applying the funds realised from such sale to offset Canada's contribution to the Eligible Expanditures; (a)
 - turning at over to another organization or to an individual designated or approved by (b)
 - disposing of it in such other manner as may be determined by Canada. (C)
- 24.3 Where Canada elects to exercise its right under section 24.2 , the Recipient agrees to comply with the related direction provided by Canada.
- 24.4 For the purposes of section 24.0, "capital asset" means any single item, or a collection of items which form one identifiable functional unit, that:
- (a) is not physically incorporated into another product or not fully consumed by the end of the Project, and



(b) has a purchase or lease value of more than \$1,000 (before taxes).

but does not include land or buildings purchased or leased by the Recipient in connection with the Implementation of the Profest.

25.0 INTELLECTUAL PROPERTY

- 25.1 Where in the course of carrying out the Project, the Recipient produces any work using funds provided by Canada, the copyright in the work shall vest in the Recipient. However, the Recipient hereby grants to Canada a non-exclusive, irravocable and royalty free boense to use, translate, adapt, record by any means or reproduce, except for commercial sale in competition with the Recipient, any such work which is produced by
- 25.2 The license granted under section 25.1 shall be for the duration of the copyright and shall include:
 - the right to sub-license the use of the work to any contractor engaged by Canada solely for the purpose of performing contracts with Canada; and
 - the right to distribute the work outside the Department of Employment and Social Development as long as the distribution does not undermine any commercial use of the work intended by the Recipient.
- 25.3 The Recipient agrees to execute any acknowledgements, agreements, assurances or other documents deemed necessary by Canada to establish or confirm the license granted under section 25.1
- 25.4 Additionally, with respect to any work licensed under section 25.1, the Recipient:
 - warrants that the work shall not inkinge on the cooynohis of others: (a)
 - lot agrees to indemnify and save harmless Canada from all costs, expenses and damages arising from any breach of any such warranty, and
 - (c) shall include an acknowledgment, in a manner satisfactory to Canada, on any work which is produced by it with funds contributed by Canada under this Agreement, acknowledging that the work was produced with funds contributed by Canada and identifying the Recipient as being solely responsible for the content of such work.
- 25.5 The Recipient shall include in the linal report for the Project, which the Recipient is required to submit to Canada under the terms of this Agreement, a copy of any work licensed under section 25 t

- 26.1 Any notices to be given and all reports, information, correspondence and other documents to be provided by either party under this Agreement shall be given or provided by personal delivery, mall, courier service fax or email all the postal address, fax number or email address, as the case may be, of the receiving party as shown in Schedule A. If there is any change to the postal address, fax number or email address or contact person of a party, the party concerned shall notify the other in writing of the change as soon as possible.
- 26.2 Notices, reports, information, correspondence and other documents that are delivered personally or by courier service shall be deemed to have been received upon delivery, or if sent by mail Rec (5) working days after the date of malting, or in the case of notices and documents sent by fax or email, one (1) working day effor they are sent.

27.0 DISPUTE RESOLUTION

27 1 in the event of a dispute arising under the leans of this Agreement, the Parties agree to make a good falth attempt to settle the dispute, in the event that the Parties are anable to resolve the dispute through negotiation, they agree to give good faith consideration to resorting to other alternate dispute resolution processes to resolve the dispute However, the Parties agree that nothing contained in this section shall affect, after or modify the rights of either Party to terminate the Agreement.

28.0 ASSIGNMENT OF THE AGREEMENT

26,1 The Recipient shall not assign this Agreement or any part thereof without the prior written consent of

29.0 SUCCESSORS AND ASSIGNS

29.1 This Agreement is binding upon the parties and their respective successors and assigns.

30.0 COMPLIANCE WITH LAWS

30,1 The Recipient shall carry out the Project in compliance with all applicable federal, provincial and municipal laws, by-laws and regulations, including any environmental legislation and legislation related to protection of information and privacy. The Recipient shall obtain, prior to the commencement of the Project, all permits, licenses, consents and other authorizations that are necessary to the carrying out of the Project.

31.0 APPLICABLE LAW

31.1 This Agreement shall be governed by and construed in accordance with the applicable laws of the province or lenticary where the Project will be performed or, if the Project is to be carried out in more than one province or lettilory, of the province or femiory where the Recipient has its main place of business.

32.1 This Agreement may be amended by mutual consent of the parties. To be valid, any amendment to this Agreement shall be in writing and signed by the parties.

33.0 UNINCORPORATED ASSOCIATION

33.1 If the Recipient is an unincorporated association, it is understood and agreed by the persons signing this Agreement on behalf of the Recipient that in addition to signing this Agreement in their representative capacities on behalf of the members of the Recipient, thiny shall be personally, jointly and saverally table for

Emploi et

Amendment 1

the obligations of the Recipient under this Agreement, including the obligation to pay any debt that may become owing to Canada under this Agreement.

34.0 COUNTERPARTS

34.1 This Agreement may be executed in counterparts, each of which shall be deemed an original but both of which taken together shall constitute one and the same agreement. The exchange of copies of this Agreement and of signature pages by facstmile or electronic transmission shall constitute effective execution and delivery of this Agreement as to the parties and may be used in lau of the original Agreement for all purposes.

Signatures of the parties transmitted by facstmile or electronic transmission shall be deemed to be their original algreement for all purposes.

SIGNATURES

| 9 | Signed this | 26+ | day of | 00 | TORER | | 2016 |
|--------------------------|--------------|---------------------|-------------|------------|--------|-------|------|
| For the Recipie | ent, by the | following authorize | d officer(c | s}: | | | |
| DAVIDA | Hone | | | Rach | Resmi | | • |
| (Name, please | print) | | | Name, plea | Re-(m) | | |
| (Signalure) | wid | Howe | | Burg | of _ | | |
| (california) | | | | signature | | | |
| Viu Ch | mir, LA | ED BOLIN | - 1 | Position) | me o | Price | |
| And sig | gned this | 300 | day of | Nou | ambe | _ | 2016 |
| For Canada, by | y the follow | ng authorizad offic | :er: | | | | |
| HEATHEI (Name, please | R BACKHOUS | | | | | | |
| Sprakerol M | uho | ws2_ | | | | | |
| A Assistan | t Deputy | Minister | _ | | | | |

| Content | | John | Date |
|----------------|----------------|------|----------|
| | Procurement | 140 | 19/10/16 |
| | Financial Plan | TK | 19/10/16 |
| | Content | 178 | 19/10/16 |
| GM Approvel | | Ke | 19/10/11 |
| Form | | 1000 | 02 10 |
| Authority | | MY | 121,011 |



SCHEDULE A

PROJECT DESCRIPTION

| PROJECT TITLE: Victoria HPS Aboriginal | | | | |
|---|--|--|--|--|
| Raciplent | Canada | | | |
| Complete Mailing Address: | Complete Mailing Address: | | | |
| 625 Fiagerd Street P.O. Box 1000 Victoria, BC V6W 2S6 | 754 Fort Street, Suite #301 Victoria, BC V8W 1H2 | | | |
| Primary Contact John Reitly | Primary Contact Donna Wingfield | | | |
| Telephone Number 250-360-3081 | Telephone Number 250-419-0237 | | | |
| Fax Number 250-361-4970 | Fax Number 250-363-0243 | | | |
| Email Address jrailly@grd,bc.ca | Email Address donna.winglield@servicecanada.gc ca | | | |
| Secondary Contact College English | Secondary Contact Grace Kerr | | | |
| Telephone Number 250-350-3319 | Telephone Number 250-419-0242 | | | |
| Fax Number | Fax Number 250-363-0243 | | | |
| Email Address conglish @crd be ca | Email Address grace kerr@servicecanada gc ca | | | |

| Project Start Date | Project End Date | 1 | |
|--------------------|------------------|-------------------------------|-----|
| yyyy-mm-dd | yyyy-mm-dd | Total Number of Participants: | N/A |
| 2014-04-01 | 2019-03-31 | (If applicable) | |

Project Description

Objectives

The amendment will increase the maximum contribution in fiscal year 2016/2017 and 2017/2018 by \$168,628 per year which will increase the maximum total contribution for the agreement to \$1,180,396.

As part of the Government of Canada's support for social infrastructure, Budget 2016 is investing an additional \$111.8 million to enhance services to address homelessness through the Homelessness Partnering Strategy over two years, starting in 2016/17. The additional investment will provide communities across Canada with the flexibility and support the need to help prevent and reduce homelessness.

Original

For the duration of April 1, 2014 to Merch 31, 2019, the CRD as the Community Entity (CE) will administer HPS – Aboriginal Homelessness funding, thereby responding to the Identified needs of Aboriginal people who are homeless or at lemment risk of homelessness in Victoria.

The annual Abonginal Homelessness allocation for Victoria is \$168,628.

HPS (unds will be used to fund projects, based on identified needs, eligible under the terms and conditions and related policies and directives of the HPS and recommendations from the CAB.

Activilles

The CRO will administer the HPS Aboriginal Homelessness funding as the CE for Victoria. This will include the following activities which will be monitored against milestones in the Work Plan;

The CE is responsible for implementing strategies to address identified needs, as well as providing a teadership role in the local implementation of Housing First. The CE will engage the community stakeholders and funding partners to actively work together to prevent and reduce homelessness.

The CE is responsible for providing support and guidance to the CAB regarding program delivery and administration and assisting to establish the terms of reference for the project selection and recommendation processes. The CE will implement selection processes and solicit and confirm eligibility cateria of auto-project proposals in an open, imperial and fair menner. The CE will assess, approve and enter into funding agreements with sub-agreement lociders recommended by the CAB that advantas identified needs and terms and conditions of the HPS and related policies and directives including eligible activities under the following activity areas: Housing First; Support Services; Capital Investments; Coordination of Resources and Leveraging; and Data Celection and Use Collection and Use.

The CE is responsible for the management of sub-project funding agreements, including financial and activity monitoring of sub-projects to ensure compliance with sub-agreements, and monitoring sub-projects for achievement of expected results. The CE will inform the AAB about all the satius of sub-projects (including results) and other activities related to the prevention and reduction of homelessness in the community. The CE will report on its activities, including the management of sub-agreements, to Canada in accordance with the reporting requirements described in the HPS incline agreement as well as any additional recordance with the reporting requirements described in the HPS. funding agreement, as well as any additional reporting as required by the HPS.

The CE will ensure the participation and representation of Aboriginal organizations in the planning and implementation of the funding priorities to eddress identified needs as appropriate.

Expected Results

Outputs:

By March 31, 2019, the CRD as the CE will fully invest the HPS Aboriginal Homelessness funding to address identified

The CRD will ensure implementation of strategies that address identified needs as established by the CAB



Outcomes:

increased investments in Housing First activities to house chronically and episodically Aboriginal homeless population.

Victoria as a community that receives an allocation of \$200K or less under the Aboriginal Homelessness funding stream does not have specific targets; however a shift to Housing First is encouraged.

Reduction in the number of Abonginal homeless individuals and families using emergency shelters, moving them toke stable living environments with access to the services and supports leading to increased self-sufficiency, and the prevention of returning to homelessness.

Creation and maintenance of pertnerships to improve services and facilities for Aboriginal homeless individuels and families.

Best use of investments toward alteriating Aboriginal homelessness based on an inclusive decision making process.

Achievement of project objectives will be reviewed periodically and continuation of funding is subject to demonstrated progress against established largets.

| Signatures | | |
|--------------|--------------------|--------------|
| David Howe | B-A-L RECIPIENT | Hadwonse |
| Oct 26, 2016 | 0 ch 26, 2016 | NOV 0 2 2016 |

SCHEDULE 8

FINANCIAL PROVISIONS

LEGAL NAME OF RECIPIENT Capital Regional District PROJECT TITLE, Victoria HPS Aboriolinal

1.0 MAXIMUM CONTRIBUTION OF CANADA

- 1.1 The total maximum amount of Canada's contribution towards the Eligible Expenditures of the Project ls: \$1,180,396.
- 1.2 The maximum amount payable by Canada in each Fiscal Year of the Project Penod on account of the contribution is as follows, unless otherwise authorized in writing by Canada

\$168,826 in Fiscal Year 2014/2015 \$168,828 in Fiscal Year 2015/2018 \$337,258 in Fiscal Year 2016/2017 \$337,256 in Fiscal Year 2017/2016 \$168,628 in Fiscal Year 2018/2019

2.0 INTEREST EARNED ON CONTRIBUTION

2.1 If, under section 8.0 of this Schedule, Canada has made payment of its contribution by way of advances, and if the amount of interest earned on the advance payments is in excess of one hundred dollars (\$100), such interest is deemed to be part payment of Canada's contribution and will be taken into account in the calculation of the final payment by Cenada, or repayment by the Recipient, as may be appropriate in the circumstances.

3.0 REPAYMENT REQUIREMENTS

- 3.1 In the event payments made to the Recipient exceed the amount to which the Recipient is antified under this agreement, the amount of the excess is a debt owing to Canada and shall be promptly repaid to Canada upon receipt of notice to do so and within the period specified in the notice. Without limiting the generality of the foregoing, amounts to which the Recipient is not entitled include
 - the amount of any expenditures paid for with the contribution which are disallowed or determined to be ineligible, and
 - any amount paid in error or any amount paid in excess of the amount of the expenditure
- 3.2 Interest shall be charged on overdue repayments owing under section 3.1 in accordance with the Interest and Administrative Charges Regulations (SOR/96-188) (the "Regulations") made pursuant to the Financial Administration Act (R.S.C., 1985, c. F-11). Interest is calculated and compounded monthly at the "average bank rate", within the meening of such expression as contained in the Regulations, plus three per cent (3%) during the period beginning on the due date specified in the notice to repay and anding on the day before the day on which payment is received by Canada.
- 3.3 The Recipient acknowledges that where an instrument tendered in payment or settlement of an amount due to Canada under section 3.1 is, for any reason, dishonoured, an administrative charge of \$15 is payable by the Recipient to Canada in accordance with the Regulations.

4.0 OTHER SOURCES OF FUNDING

- 4.1 The Recipient declares that it has received or is entitled to receive
 - a) goods, services or other non-cash contributions for the Project from the following sources, having the following agreed estimated fait and reasonable monatary value:
 - (i) Capital Regional District \$44,000
- 4.2 The Recipient agrees to inform Canada promptly in writing of any change to the declaration mode under section 4.1.
- 4.3 The Recipient agrees that where there is a change to the declaration made in section 4.1, Canada may, in its discretion, reduce the amount of its maximum contribution to the Project by such amount, not exceeding the amount of the change in assistance received, that it considers appropriate.
- 4.4 If the amount of Canade's contribution stready paid to the Recipient exceeds the reduced maximum contribution, as determined under section 4.3, the amount of the excess shall be deemed to be an amount to which the Recipient is not entitled and shall be repaid to Canada in accordance with section 3,0 of this Schedule (Repayment Requirements).
- 4.5 Upon completion of the Project, and if the amount set out in section 1.1 is in excess of \$100,000. The Recipient agrees to provide Canada with a statement identifying the total funding provided from all sources for the Project, Including total funding received for the Project from federal, provincial/territorial and municipal covernments.

5.0 PROJECT BUOGET

5.1 The following is the Project Budget:

| COST CATEGORIES | ESOC | OTHER SOURCES | | TOTAL |
|---------------------------------------|----------------|---------------|------------|-------|
| | | CAM | \$4 (CB4C) | |
| 1 Administrativa Costa | | | | |
| a Administrative costs | | 1 | | |
| ti Sub-projecta Atimelistrative Costs | | 1 | | |
| 2. Capital Corta | \$9.00 | | | |
| a, Facthes | | | | |
| b Capial assets | | | | |
| 3. Ulrect Costs | \$1180296.60 | | | |
| a Staff wages ' | \$127,271 00 | \$127,271.00 | | |
| b Participant costs | | 1 | | |
| c. Project costs | \$24 930 | | | |
| d Partnership development | | 1 | | |
| u Child care positi | | | | |
| I Sub-projeds Project Costs ' | \$1,028,195 00 | | | |
| | | | | |

Budget notes:

"Administrative Costs" means any expenditure incurred by the Recipient in the course of its regular or angoing operations that, though indirectly related to the Project, enable the Recipient to manage the Project

"Sub-Project Administrative Costs" means any expenditure incurred by a Third Party in the course of its regular or ongoing operations that, though indirectly related to the Sub-Project, enable the Third Party to manage the Sub-Project successfully;

"Facilities" means any expenditure incurred by the Recipient, in direct relation to a Project activity, towards the purchase of land or a building, construction or renovation of a building, or accomplishing any predevelopment activities leading up to any of the latter ends;

"Capital Assets" means any expenditure incurred by the Recipient lowerds the purchase or leasing-to-own of materials subject to the provisions of section 24,0 of the Articles of Agreement;

"Staff Wages" means any wages, mandatory employment related costs (as required by law) or benefits (as required by a collective agreement or company policy) paid by the Recipient to, or on behelf of, an employee of the Recipient working directly on the Project;

"Participant Costs" means any wages, mandatory employment related costs (as required by law) or benefits (as required by a cofective agreement or company policy), and any support payments (for travel, emergencies, disability, living expenses, dependent care, materials, etc.), lutton fees, or program participation or completion because paid by the Recipient to, or on behalf of, Project Participants;

"Project Costs" means any expenditure incurred by the Recipient in direct relation to the Project activities that is not covered by any other cost category in the Project Budget;

"Partnership Development" means any expenditure incurred by the Recipient towards the development or maintenance of partnerships that support or contribute materially to the goals of the Project,

"Child Care Costs" means any expenditure incurred by the Recipient in support of child care service offerings to aboriginal persons that are adapted the particular needs of this clientele; and

"Sub-Project Project Costs" means any expenditure incurred by a Third Party in respect of a Sub-Project that does not meet the definition of expenditures included in the Sub-Project Administrative Costs cost

6.0 BUDGET FLEXIBILITY

- 6.1 The Recipient may, except in cases specified in section 6.2, make adjustments to its allocation of funds between any of the cost categories identified in the Project Budget without having to obtain Canada's approval, provided the adjustments do not result in an increase in Canada's maximum contribution set out in section 1.1. However, where the Recipient makes an adjustment allowed by this section, it shall notify Canada promptly in writing of the adjustment.
- 6.2 The Recipient must obtain Canada's written approval prior to making an adjustment to the Project Budget that increases or decreases the subtotal emount budgeted for
 - any cost calegory identified with an asterisk (*) by any amount, or
 - any other cost category by more than 10%,
- 6.3 Depending upon the extent and significance of the adjustments, written approval by Canada of adjustments made under section 6.2 may be required by Canada to be documented by way of a formal amending agreement signed by both parties.

7.0 CONDITIONS GOVERNING THE ELIGIBILITY OF EXPENDITURES

- 7.1 The expenditures set out in the Protect Budget above are subtect to the following conditions:
 - (a) expenditures must, subject to section 7.2, be incurred during the Project Period;
 - (b) excenditures must, in the polition of Canada, be reasonable:
 - (c) the portion of the cost of any travel, meals and accommodation costs that exceeds the rates for public servants set out in the National Joint Council of Canada's Travel Directive is not eligible for reimbursement:
 - (d) the portion of hospitality costs that exceed the rates set out in the Directive on Travel, Hospitality, Conference and Event Expanditures, Appendix 2 of Canada's Treasury Board is not sligible for reimbursament:
 - (a) the portion of the cost of any goods and services purchased by the Raciplant for which the Recipient may claim a tax credit or reimbursement is not eligible for reimbursement;
 - (I) depreciation of capital assets is not eligible for reimbursement.
 - (g) fines and penalties are not eligible for raimbursement;
 - thi the cost of alcoholic beverages are not eligible for reimbursement:
 - (i) costs associated with software development and/or the purchase of hardware for the collection and/or management of homelessness data that results in an inability to participate in the National Homelessness Information System initiative (NHIS); and that constitutes a redundant use of funds and duplicates activities already offered through the Homeless Individuals and Families Information System (HIFIS) software are not eligible for reimbursement.
- 7.2 If, under the terms of this Agreement, the Recipient is required to provide to Canada an audited annual financial report at the end of the Project Period, and if the cost of the audit is otherwise an Eligible Expenditure, the audit cost is an Eligible Expenditure notwithstanding that it is incurred outside the Project

8.0 TERMS OF PAYMENT

- 8 1 Subject to section 8 2, Canada will make payments of its contribution by way of advances, Each payment shall cover a quarterly period (herinafter referred to as the "Payment Period") during the Project Period.
- 8.2 (1) Subject to subsection (2), Canada may, at any time and in its sole discretion,
 - change the basis of payments of its contribution to the Recipient to prograss payments for any period during the Project Period, or
 - (b) change the Payment Period to a monthly period, or
 - (c) change both (a) and (b).
- (2) Where Canada decides to make a payment change pursuent to subsection (1), Canada shall notify the Recipient in writing of the change and of the period during which the change will be applicable.
- (3) For the purposes of this Schedule,

"progress payments" means payments to reimburse the Recipient for Eligible Expenditures after they

"monthly paried" means a calendar month that falls within the Project Period or, if the calendar month falls only partially within the Project Period, such portion thereof, and

"quarterly period", in relation to a series of consecutive three-month periods encompassing the Project Period and beginning on the first day of the calendar month determined by Canada for purposes of administering this agreement, means such a quarter that fats within the Project Period or, if the quarter latis only partially within the Project Period, such portion theraof.

- 8.3 (1) Where Canada makes payments of its contribution to the Recipient by way of advances,
 - each advance shall cover the Recipient's estimated financial requirements for each Payment Penod. Such estimate shall be based upon a cash flow forecast that, in the opinion of Canada, is reliable and up-to-date; and
 - if the amount of an advance payment for a Payment Period exceeds the actual amount of Eligible Expenditures incurred by the Recipient during the Payment Period, Canada reserves the right to deduct the excess amount from any subsequent advance payment to be made under this Agreement.
- (2) Where Canada makes payments of its contribution to the Recipient by way of progress payments, each progress payment shall cover the Recipient's actual Eligible Expenditures incurred during the Payment Period as approved by Canada following submission by the Recipient of the financial claim referred to in section
- 8.4 (1) Following the end of each Payment Period of the Agreement, the Recipient shall provide Canada with a financial claim using a form provided by Canada and signed/certified as true and accurate by an authorized official (or officials) of the Recipient. The financial claim shall contain:
 - a summary breakdown, per cost category in the Project Budgel, of Eligible Expenditures incurred during the Payment Period;
 - an updated forecast of Project expenditures;

- (c) an activity report describing the work completed on the Project during the Payment Period; and ...
- any supporting documentation relative to the financial claim that may be requested by (d) Canada (e.g. a copy of the general ledger).
- (2) The Recipient shall submit the financial claim required under subsection (1) no later than,
 - (a) if the Payment Penod is monthly, forty-five (45) days following the Payment Period;

and

- (b) If the Payment Penod is quarterly, sixty (60) days following the Payment Period.
- 8.5 (1) Canada may withhold any advance payment due to the Recipient under this Agreement
 - if the Recipient has falled in submit when due
 - a financial claim under section 8.4 (1); or
 - any other document required by Canada under this Agreement; or
 - pending the completion of an audit of the Recipient's books and records, should Canada decide to undertake such an audil
- (2) Canada may also withhold any progress payment due to the Recipient under this Agreement
 - if the Recipient has felled to submit when due any other document required by Canada under this agreement; or
 - (b) pending the completion of an audit of the Recipient's books and records, should Canada decide to undertake such an audit.
- 8.6 Canada may retain a holdback of an amount up to 10% of its maximum contribution at the end of the Project Period pending
 - receipt and verification by Canada of a final financial claim for the tast Payment Period where advances have been made,
 - receipt and acceptance by Canada of the final report for the Project that the Recipient is required to submit to Canada under the terms of this Agreement, and
 - receipt of any other Project-related record that may be required by Canada.

9.0 ANNUAL FINANCIAL REPORTS

- 9.1 (1) Wilhin one hundred and Iwenty (120) days following the end of each "Reporting Period" during the Project Period, the Recipient shall provide to Canada a financial report containing.
 - (a) a statement setting out:
 - (i) the total amount received from Canada under this Agreement during the Reporting Period.
 - (iii) the total revenue received from other sources for the Project during the Reporting Period, including cash and the value of in-kind contributions,
 - (iii) the total amount of GST/HST rebates and interest earned by the Recipient during the Reporting Period on advances of Canada's contribution if the amount of interest earned is in excess of one hundred dollars (\$100), and
 - (iv) the amounts realized during the Reporting Period from the disposition of any capital assets that had been originally purchased with funds from Canada's contribution under this Agraement,
 - (b) an itemized statement setting out, by expenditure category as per the Project Budget, the total amount of the expenditures incurred during the Reporting Period in relation to the Project and to the corresponding approved Investment Plan.
- (2) For greater certainty, failure on the part of the Recipient to submit financial reports within the timeframe specified under subsection (1) may result in Canada withholding payment of an advance or progress payment in accordance with subsections 8.5(1) or (2) of this Schedule or withholding payment of any holdback relained by Canada in accordance with section 8.6 of this Schedule
- (3) For the purposes of this section, "Reporting Period" means each Fiscal Year that fails within the Project Period or, if the Fiscal Year fails only partially within the Project Period, such portion thereof.
- 9.2 Each financial report submitted to Canada pursuant to section 9.1 shall be accompanied by such supporting documentation as may be requested by Canada.

Audit Requirement

- 9.3 (1) Unless otherwise notified by Canada in writing, the Recipient shall engage an independent licensed public accountant to audit, in accordance with Canadian generally accepted auditing standards, each financial report required under section 9.1. The Recipient's letter of audit engagement shall include the requirements set out under section 9.1.
- (2) If requested by Canada to do so, the Recipient shall allow representatives of Canada to discuss any audited financial report referred to in this section with the Recipient's auditors. The Recipient shall execute such directions, consents and other authorizations as may be required in order to permit its auditors to discuss the report with representatives of Canada and provide any requested information to them in relation Rage 14 of 21

to the audit.

| Signatures | | 1 7 |
|-------------|---------------|--------------|
| David House | BAL HECHPIENE | Modellous - |
| 04.26,2016 | 04.26,2016 | NOA 0 5 5018 |

SCHEDULE C

ADDITIONAL CONDITIONS

LEGAL NAME OF RECIPIENT: Capital Regional District

PROJECT TITLE: Victoria HPS Abondinal

1.0 WORK PLAN

- 1.1 For each Fiscal Year that faits within the Protect Penod or, if the Fiscal Year faits only partially within the Project Period, such portion thereof, the Recipient shall provide to Canada for approval a "Work Plan" outlining the activities to be undertaken by the Recipient in implementing the Project during the Fiscal Year or part thereof. Each Work Plan shall be prepared in accordance with guidelines resued by Canada.
- 1.2 The Recipient's approved Work Plan for the first Fiscal Year or part thereof of the Project Period is attached to and forms an integral part of Schedule A (Project Description) to this Agreement. The Work Plan for each subsequent Fiscal Year or part thereof shall be provided to Canada for approval no later than sixty (60) days prior to the beginning of each Fiscal Year to which it relates.
- 1,3 Canada will notify the Recipient of its approval of each subsequent Work Plan no later than thirty (30) days following receipt of each plan, Upon approval, each subsequent Work Plan shall be attached to and form an integral part of Schedule A.
- 1.4 The Recipient shall implement the Project in accordance with the approved Work Plans. The Recipient shall not make any material change to an approved Work Plan without the written approval of Canada

2.6 REDISTRIBUTION OF FUNDING TOWARDS SUB-PROJECTS

Interpretation

2.1 For the purposes of this Agreement,

"Sub-Agreement Holder" means an organization other than the Recipient, to whom funding provided to the Recipient under this Agreement is further distributed to enable the organization to carry out a Sub-Project;

"Sub-Project" means:

- (a) an activity aligible for financial support under the Project which is implemented by a Sub-Agreement
- (b) an activity eligible for financial support under the Project Implemented directly by the Recipient.

- 2.2 (1) The Recipient shall put into place a process self-stackory to Canada for ensuring that proposals for Sub-Projects to be funded with Canada's contribution, including Sub-Projects implemented directly by the Recipient, are assessed and selected in an open, impartial and fair manner. The Recipient agrees that part of the process will involve consultation on all such proposals with the Community Advisory Board. The Recipient must ensure that Sub-Project proposals of a capital nature address their sustainability; for Sub-Projects of a capital nature Canada will provide a form to address this aspect that is to be included as part of such proposels.
- (2) The Recipient shall also put into place written operational policies and procedures relating to its financial management of the Project and its administration of Sub-Projects, and shall provide a copy of those policies and procedures to Canada, together with the names and positions of personnel within the Recipient's organization with responsibilities for the financial management and decision making in connection with the carrying out of the responsibilities of the Recipient under this Agreement. The Recipient shall notify Canada promptly of any changes in such personnel that occur from time to time.
- (3) A sub-project shall not be funded under this Agreement unless the organization demonstrates that it applies sound financial management practices and respects the highest level of integrity.
- (4) Without limiting the foregoing and subject to subsection 5, a sub-project shall not be funded under this Agreement if a review, audit or investigation conducted by the federal government, the government of a province or a public body created under the law of a province in the pravious 3 years concludes to irregularities in the organization's financial management practices or raises integrity issues.
- (5) The restriction in subsection 4 does not apply if an organization demonstrates that the irregularities and issues have been resolved and that measures have been diligently put in place to prevent reoccurrence.

Agreements with Sub-Agreement Holders

- 2.3 (1) When the Recipient provides funding to a Sub-Agreement Holder to support the costs of a Sub-Project, the Recipient shall ensure that there is a written agreement between it and the Sub-Agreement Holder that sels out the terms and conditions under which the Recipient is providing funding to the Sub-Agreement Holder.
- (2) The written agreement referred to in subsection (1) shall include:
 - (a) an identification of the Sub-Agreement Holder (proper legal name and address);
 - (b) a description of the purpose of the funding;

- (c) the effective date, the date of signing and the duration of the agreement;
- (d) the financial and/or non-financial conditions attached to the funding and the consequence of falling to adhere to these conditions, including provision for a right of termination of the agreement in the event of a breach of the goreement;
- (e) the costs of the Sub-Project eligible for reimbursement;
- (f) the conditions to be met before payment is made and the schedule and basis of payment:
- (g) the maximum amount payable;
- (h) the provision of such reports by the Sub-Agreement. Holder on its Sub-Project, outcomes and results as may be specified by Canada in any reporting guidelines or instructions provided to the Recipient by Canada or as may be specified elsewhere in this Agreement;
- (i) a provision giving both Canada and the Recipient the right to conduct an audit of the books and the Sub-Agreement Holder, even though an audit may not always be undertaken, and to have access to the business premises and business site of the Sub-Agreement Holder to monitor and inspect the administration of the Sub-Project;
- (j) a requirement for the Sub-Agreement. Holder to repay to the Recipient the amount of any funding provided to which it is not entitled. The agreement should specify that amounts to which it is not entitled include the amount of any payments:
 - (i) made in error;
 - (ii) made for costs in excess of the amount actually incurred for those costs; and
 - (iii) Itial were used for costs that were not eligible for reimbursement under the agreement;
- (k) If the Sub-Project involves an activity described in section 4.1 or 4.3,
 - (i) a repayment requirement modeled on the provisions of section 4.1 or 4.3, as the case may be, except that every reference to "Recipient" in those provisions shall be replaced by a reference to the term used by the Recipient to identify the Sub-Agreement Holder in its agreement with the Sub-Agreement Holder and every reference to "Canada" shall be replaced by a reference to the term used by the Recipient to identify itself in its agreement with the Sub-Agreement Holder and
 - (ii) a provision giving both Canada and the Recipient, for the number of years following the enddate of the Sub-Project in respect of which the repayment requirement referred to in subparagraph (i) applies to the Sub-Agreement Holder, the right to inspect the operation of the facility referred to in section 4.1 or 4.3 at any reasonable time to verify the continuing use of the facility for the purposes for which it was funded; and
 - (iii) a provision stiputating that the Sub-Agreement holder shall not mortgage, charge or otherwise encumber the facility property during the period of the Sub-Project, or for the number of years following the end-date of the Sub-Project in respect of which the repayment requirement referred to in subparagraph (i) applies to the Sub-Agreement Holder, without the prior written approval of the Recipient; and
 - (iv) a provision aliquiating that the Sub-Agreement Holder shall ensure that all environmental protection measures, standards and rules relating to the Sub-Project established by competent authorities are respected:
- a provision stipulating that payment of any funding under the agreement is subject to the availability
 of funds and that payment of funding may be cancelled or reduced in the event that Canada cancels or
 reduces its funding to the Recipient;
- (m) a requirement for the Sub-Agreement Holder to give appropriate recognition of the contribution of Canada to the Sub-Project being carried out in its publicity and signage relating to the Sub-Project, including any information provided to the public on any web site maintained by the Sub-Agreement.
- (n) a requirement that the Sub-Agreement Holder notify the Recipient (Community Entity) twonty (20) working days in advance of any and all communications activities, publications, advertising and press releases planned by the Sub-Agreement Holder relating to the Sub-Project; and
- (a) a requirement for the Sub-Agreement Holder to cooperate with representatives of Canada during any official news release or ceremonies relating to the announcement of the Sub-Project.

Internal Mamoranda of Understanding (MOU)

2.4 When the Recipient is implementing a Sub-Project directly, the Recipient shall ensure that there is an internal memorandum of understanding (MOU) with the head of the branch or division of its organization responsible for implementing the Sub-Project, as if the head of the branch or division implementing the Sub-Project. Project was a Sub-Agreement Holder, setting out terms and conditions of the funding modelled on the requirements of section 2.3, with such modifications as the circumstances may require.

Provision of Copies of Agreements and MOUs

2.5 Upon request, the Recipient shall provide Canada with a copy of any or all agreements with Sub-Agreement Holders and MOUs referred to in sections 2.3 and 2.4, respectively

Monitoring and Audit of Sub-Projects

- 2.6 The Recipient shall exercise due diligence in the administration of its agreements with Sub-Agreement Holders and of its MOUs referred to in section 2.4. Without lamiting the generality of the foregoing, in exercising due diligence, the Recipient shall take appropriate measures for ensuring compliance by Sub-Agreement Holders and, in the case of MOUs referred to in section 2.4, by the responsible branch or division head of the Recipient, with the terms and conditions of the agreement or MOU, as the case may be, including:
 - (a) monitoring the Sub-Project through, as appropriate, periodic visits to the Sub-Project site or other means such as letephone calls and questionnaires,
 - (b) undertaking periodic audits or inspections of financial records to verify that costs claimed under the agreement or MOU, were actually incurred and were in accordance with the agreement or MOU, as the casa may be.
 - (c) furnishing the Sub-Agreement. Holder or the branch or division head of the Recipient, as the case may be, with necessary advice, support and training to assist it in carrying out the Sub-Project and in realizing the objectives and achieving the results of the Sub-Project,
 - (d) where there are breaches of the agreement or MOU, taking appropriate measures to resolve the situation, including. In the case of an egreement with a Sub-Agreement Holder, lemination of the agreement with the Sub-Agreement Holder or legal action to enforce compliance with the agreement,
 - (e) in the case of an agreement with a Sub-Agreement Holder, making all reasonable afforts to recover any overpayments under the agreement.
- 2.7 The Recipient shall provide to Canada, upon request, a report of any monitoring review or audit of a Sub-Project undertaken by the Recipient under section 2.6,
- 2.8 Where Canada desires in exercise its right in audit the books and records of a Sub-Agreement Holder or to monitor and inspect de Sub-Project, Canada shall notify the Recipient of its desire to do so. The Recipient shall cooperate with Canada in obtaining access to the linencial records and, if required by Canada, it shall take all necessary steps to enforce the Recipient's and Canada's right of access to the Sub-Agreement Holder's records, including failing legal proceedings against the Sub-Agreement Holder

3.0 REPORTING

Report of Approved Sub-Projects

- 3.1 Each financial claim submitted to Canada pursuant to section 8 (Terms of Payment) of Schedule B to this Agreement shall be accompanied by a report identifying all agreements with Sub-Agreement Holders and MOUs approved by the Recipient to date containing the following information about each Sub-Project:
 - (a) the Sub-Project file Identifier;
 - (b) In the case of agreements with Sub-Agreement Holders, the legal name of the Sub-Agreement Holder and Sub-Agreement Holder contact Information;
 - (c) in the case of MOUs, the name of the branch or division within the Recipient's organization responsible for carrying out the Sub-Project and Recipient branch or division contact information;
 - (d) the amount of funding provided under this Agreement to be provided by the Recipient for the Sub-
 - (e) identification of the applicable HPS funding stream;
 - (f) the Sub-Project start and end dates; and
 - (g) the activity areas(s) supported by the Sub-Project, i.e. (i) Housing First; (ii) support services; (iii) capital investments;
 - (iv) activities to ensure coordination or resources and leveraging; or (v)activities to improve data collection and use

Results Reporting

- 3.2 Within thirty (30) days of the start date of each Sub-Project, the Recipient shall provide to Canada, using an online results reporting system provided by Canada, a "Project Deteils Report", acceptable to Canada in both scope and detail, that sats out the detailed description of the Sub-Project. Any changes to the funding amount, activities, or end date of a Sub-Project approved by the Recipient will require a revised Project Details Report that must be provided to Canada, using the online system, within thirty (30) days of the change.
- 3.3 Where applicable, the Recipient shall provide to Canada, no leter then forty-live (45) days following each Fiscal Year that fails within the period of the Sub-Project, an "Annual Results Report" detailing the outputs and outcomes achieved in implementing each Sub-Protect during the Fiscal Year. Each Annual Results Report shall be provided to Carada using the online system referred to in section 3.2.

Annual Community Plan Update

- 3.4 If the Recipient is funded by the HPS Designated Communities funding stream, or funded by the Aboriginal Homelessness funding stream with a community effocation greater than \$200,000, the Recipioni shall provide annually to Canada, using a form provided by Canado, no later than sixty (60) days following the period covered by the report, a report, sells factory to Canada in scoop and detail, on
 - progress in meeting Community Plan priorities
 - expenditures supporting investment targets including minimum (Housing First requirement mentioned under Expected Results in Schedule A, Community Contribution received (for Designated Communities funding stream only), (b)
 - (c)
 - updating Community Plan priorities and targets for subsequent years (if required); and any other update as may be required by Canada.

4.0 REQUIREMENTS IN RESPECT OF FACILITY PROPERTY AND REPAYMENT

Project Funding Used to Purchase Land or a Building for a Facility

- (a) funding provided for a Sub-Project is used towards the costs of purchasing land or a building to establish a new facility to provide shelter space, transitional or supportive housing or other services for the homeless and
- (b) the amount of the funding referred to in paragraph (a) is in excess of \$50,000,the Recipient shall repay as a debt owing to Canada,
- (c) an amount equal to 100% of the funding referred to in paragraph (a) if,
 - (i) five (5) years following the end date of the Sub-Project, a facility that provides shelter space. transitional or supportive housing or other services for the homoless has not been established on the property referred to in paragraph (a), or
 - (iii) at any lime during the five-year period following the end date of the Sub-Project, Canada concludes, based on
 - (A) information provided by the Recipient under section 4.7, or
 - (B) the results of a site inspection conducted by Canada under section 4.9

that the facility referred to in paragraph (a) will not be established during said five-year period and notifies the Recipient of such conclusion in willing, and

- (d) an amount determined in accordance with section 4.2 if, within five (5) years (allowing the end date of the Sub-Project, the land or building referred to in paragraph (a) is sold and the proceeds of disposition are not forthwith committed to supporting a facility providing similar services to the homeless that is approved by Canada.
- 4.2 The amount repayable by the Recipient under paragraph 4.1(d), if the event referred to in that paragraph
 - (a) If the event occurs within one year of the end date of the Sub-Project, a sum equal to 100% of the funding referred to in paragraph 4,1(a):
 - (b) if the event occurs within two years, but after one year of the end data of the Sub-Project, a sum equal to 80% of the funding referred to in paragraph 4.1(a);
 - (c) if the event occurs within three years, but after two years of the end date of the Sub-Project, a sum equal to 60% of the funding referred to in paragraph 4.1(a);
 - (d) if the event occurs within four years, but after three years of the end date of the Sub-Project, a sum equal to 40% of the funding referred to in paragraph 4.1(a); or
 - (e) If the event occurs within five years, but after four years of the end date of the Sub-Project, a sum equal to 20% of the funding referred to in paragraph 4.1(a).

Project Funding Used for Construction or Renovations

4.3 If

- (a) funding provided for a Sub-Project is used towards the costs of constructing or renovating a building to establish a new facility to provide sheller space, transitional or supportive housing or other services for the hometess, or lowerful the costs of expending or removaling an existing facility that provides shelter space, transitional or supportive housing or other services for the hometess, and
- (b) the amount of the funding referred to in paragraph (a) is in excess of \$50,000,the Recipient shall repay as a debt owing to Canada,
- (c) an amount equal to 100% of the funding related to in paragraph (a) if the Sub-Project referred to in that paragraph is not completed by the end date of the Sub-Project, and
- (d) an amount determined in accordance with section 4.4 if the activity referred to in paragraph (a) is completed by the end date of the Sub-Project but within five (5) years following the end date of the Sub-Project either of the following events occurs:
 - (i) the facility ceases to operate for its intended purpose and is not used for some other service approved by Canada in support of the homeless but is converted to some other use, or
 - (ii) the facility is sold and the proceeds of disposition are not forthwith committed to supporting a facility providing similar services to the homeless that is approved by Canada.
- 4.4 The amount repayable by the Recipient under paragraph 4.3(d) if either event referred to in subparagraph 4.3(d)(i) or (ii) occurs shall be determined as follows:
 - (a) for renovations representing 30% or less of the market value of the facility established as part of the project assessment process, if the event occurs within:
 - (i) one year of the end date of the Sub-Project a sum equal to 100% of the funding referred to in
 - (ii) two years, but after one year of the end date of the Sub-Project, a sum equal to 80% of the funding referred to in paragraph 4 3(a); and

Amendment :

- (b) for construction and for renovations representing more than 30% of the market value of the facility asiablished as part of the project assessment process, if the event occurs within:
 - (i) one year of the end date of the Sub-Project, a sum equal to 100% of the funding referred to in paragraph 4.3(a);
 - (ii) two years, but after one year of the end date of the Sub-Project, a sum equal to 80% of the funding referred to in paragraph 4 3(a);
 - (iii) three years, but after two years of the end date of the Sub-Project, a sum equal to 50% of the funding referred to in paragraph 4.3(a);
 - (iv) four years, but after three years of the end date of the Sub-Project, a sum equal to 40% of the funding referred to in paragraph 4 3(a), or
 - (v) five years, but after four years of the end date of the Sub-Project, a sum equal to 20% of the funding referred to in paragraph 4.3(a).
- 4.5 For greater certainty, the Recipient acknowledges that the repayment requirements in sections 4.1 and 4.3 apply to it not only where the Sub-Project is implemented by it directly but also where it is being implemented by a Sub-Agreement Holder Consequently, where the Recipient provides (unding to a Sub-Agreement Holder for a Sub-Project that involves an activity referred to in section 4.1 or 4.3, the Recipient must ensure pursuant to paragraph 2.3(k) that its egreement with the Sub-Agreement Holder includes repayment obligations on the part of the Sub-Agreement Holder that are modeled on the provisions of section 4.1 or 4.3, as the case may be, except that every reference to "Recipient" in those provisions shall be replaced by a reference to the term used by the Recipient to identify the Sub-Agreement Holder in its agreement with the Sub-Agreement Holder and every reference to "Canada" shall be replaced by a reference to the term used by the Recipient to identify itself in its agreement with the Sub-Agreement Holder.

Repayment to Canada of Amounts Recovered from Sub-Agreement Holders

4.5 Where a Sub-Agreement Holder is required, under the terms of its agreement with the Recipient, to repay an amount to a Recipient pursuant to a repayment obligation referred to in section 4.5, the Recipient shall repay to Canada any such amount recovered by the Recipient from the Sub-Agreement Holder.

Annual Monitoring of, and Declaration on, Facility Establishment and/or Utilization Following

- 4.7 If a Sub-Project Involves an activity described in section 4.1 or 4.3, the Recipient shall, for the number of years following the end-date of the Sub-Project in respect of which the repayment requirements in section 4.2 or 4.4, as the case may be, are applicable (hereinafter "the Monitoring Period")
 - (a) annually monitor, as the case may be,
 - (i) progress made towards the establishment of the facility, or
 - (ii) the use of the facility to verify its continuing use for the purposes for which the Recipient had provided its funding, and

immediately notify Canada if the activities leading to the establishment of a facility have ceased, the facility property has been sold or the facility has ceased to be used for its intended purposes, and

- (b) provide annually to Canada, using a form provided by Canada, a declaration regarding, as lite case
 - (i) the progress made towards the establishment of the facility during the year covered by the
 - (ii) utilization of the facility during the year covered by the declaration.
- 4.8 Each annual declaration referred to in section 4.7 shall be provided to Canada no later than ninety (90) days following the end of the year covered by the declaration
- 4.9 During the Monitoring Period, the Recipient shall aroune that representatives of Canada are allowed to inspect the operation of the facility at any reasonable time to verify its continuing use for the purposes for which it was funded.

No Mortgaging or Charging of Facility Property

- 4.10. If the Recipient litself cames out a Sub-Project involving an activity described in section 4.1 or 4.3, the Recipient shall not mortgage, charge or otherwise encumber the facility property during the period of the Sub-Project or during the Monitoring Portod, without the prior written approval of Canada. Canada undertakes that its approval shall not be unreasonably withheld.
- 4.11 If a Sub-Agreement Holder is carrying out a Sub-Project involving an activity described in section 4.1 or 4.3, the Recipient shall ensure that the Sub-Agreement Hotter does not mortgage, charge or otherwise encumber the facility property during the period of the Sub-Project or during the Monitoring Period, without the prior written approval of the Recipient.

5.0 ENVIRONMENTAL PROTECTION

- 5 1 The Recipient shall
 - (a) maintain and implement any and all environmental protection measures prescribed by Canada for ensuring that the harm to the environment resulting from the Project, If any, with remain minimal, and
 - (b) ensure that all environmental protection measures, standards and rules relating to the Project established by competent authorities are respected.

6.0 OFFICIAL LANGUAGES

6 1 The Recipient shall

(a) provide its services, where appropriate, in such a manner as to address the needs of both official tanguaga communities.

Signatures 04.26,2016 NOV 0 2 2018 04.26,2016 DATE DATE DATE

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