# 2024-2026 Building Safer Communities Grant Program

## October 18, 2024

The City of St. John's is calling for project applications from non-profit community-based service providers working with children, youth, young adults and their families to support the prevention and intervention of violence and crime.

## **Funding Amount**

The total amount of the Building Safer Communities Grant Program is approximately \$575,000 for projects ending by March 2026.

The maximum amount that can be awarded to community-based service providers is \$150,000. However, depending on the scope of the proposed project and the number of partnerships involved, additional funds may be available.

Successful applicants will enter into legal agreements with the City. The City of St. John's reserves the right to distribute the funds in one or more installments.

- Contracts signed and all, or a portion of, approved funds disbursed by January 31, 2025, or on April 1, 2025.
- Final project reports must be provided **no later than** March 2, 2026.
- In cases where a portion of funds is disbursed up front, the remaining funds will be distributed by March 31, 2026 (subject to the satisfactory completion of all reporting requirements no later than March 2, 2026).

## Eligibility

Applicants must meet the following eligibility criteria to be considered for a Building Safer Communities grant:

- Organizations must be not-for-profit corporations or charities registered to carry on business and in good standing in Newfoundland and Labrador and shall provide any related documents as detailed in the application.
- Organizations must offer programs and/or services for City of St. John's residents.
- Organizations must provide services to children, youth, young adults, and their families.

Successful applicants must be able to provide a certificate of insurance that includes the following:

- Minimum limit of \$2 million Commercial General Liability (CGL) inclusive per occurrence for bodily injury, damage to property.
- 30 days written notice of cancellation is provided.
- "City of St. John's" is named as an additional insured.
- Coverage for Cross Liability is confirmed.
- Additional coverage as required.

# **Priority Areas for Funding**

Community-based service providers are invited to submit a funding application to develop or expand prevention and intervention initiatives for children, youth, young adults, and their families in the City of St. John's.

Initiatives should align with the goals and best practices outlined in Section 4.2.4 of the <u>Building Safer Communities Strategy</u> and/or address risk and protective factors, as outlined in Annex A.

- Wraparound Support Programs
- Family-Focused Programs
- School and Educational Programs (Please note that while schools are not eligible for BSC Grants, community-based service providers collaborating on projects with schools may apply.)
- Programs for Racialized or Vulnerable Populations
- Prevention Programs
- Recreational Programs

The Building Safer Communities Grant cannot be used for initiatives aimed at increasing enforcement as per Public Safety Canada's guidelines.

# **Priority Populations for Funding**

Projects must target children, youth, young adults, and their families to be considered for funding.

Additional points will be awarded to proposals that target underserved populations of children, youth, and young adults:

- Indigenous people
- Racialized people
- Newcomers
- Women and girls
- People involved in the Justice system

# Reporting

Successful applicants will be required to enter into a formal legal agreement with the City of St. John's subject to the terms and conditions outlined in the City's agreement with Public Safety Canada as a condition of release of funds.

The funding agreement between the City and Public Safety Canada is attached hereto as Annex "B". The successful applications will be subject to the terms and conditions of Annex "B" and shall take all steps to ensure that they and/or the City can meet their obligations under the agreement.

Please note that the City of St. John's has been exempted from the condition that associated projects have to deal directly with gun and gang violence.

Successful applicants must provide documentation to the City, including but not limited to, progress and financial reports accompanied by receipts and

invoices to the City at the end of each quarter, as well as a final report at the end of the project.

## Application Deadline

The submission deadline for Building Safer Communities Grant applications is 11:59 pm on the last Friday of November (November 29, 2024).

## **Questions and Clarifications**

Applicants should reach out to the Building Safer Communities Coordinator with questions or for additional information by emailing <u>msmith@stjohns.ca</u> or calling (709) 576-2245.

## **Summary of Key Dates**

(Subject to change at the City's discretion)

Item	Date
Call for Proposals Issued	October 23, 2024
Call for Proposals Closed	November 29, 2024
Recommendations to Council for Approval	January 14, 2025
Applicants Advised of Council Decision	By January 15, 2025
Contracts Signed and a Portion of, or All, Funding Disbursed	By January 31, 2025, or April 1, 2025
Projects Completion and Final Project Reports Due	No later than March 2, 2026
Remaining Portion of Funding Distributed If Applicable	By March 31, 2026

### **Evaluation Process**

An internal City of St. John's Evaluation Committee will score project applications and make recommendations for funding to City Council. The Evaluation Committee consists of representatives from the Departments of Community Services and Finance and Corporate Services.

Applications will be evaluated on a consistent and equitable basis using the evaluation criteria outlined in the following section.

### **Application Assessment**

Applications will be reviewed and assessed by the Evaluation Committee. The following is an overview of the categories and weighting for the rated criteria relevant to the evaluations of submitted applications:

Project Evaluat	tion Criteria	Scoring	(Points)
Deliverables and	The proposal is comprehensive and fully complete.	5	20
Objectives	Clear outline and alignment with intended priority areas and activities.	15	
Program Design and Effectiveness	Evidence and data clearly demonstrate the need for this project as well as its effectiveness.	10	50
	Scope of project impact and benefits, and number of individuals served.	15	
	Evidence of collaboration and partnerships is demonstrated.	5	
	Comprehensive evaluation plan including measurable outcomes, outputs, and performance indicators provided.	10	
	Evidence of sustainability provided once BSC grant funding ends.	5	
	Project targets one or more priority populations of children, youth and young adults (Indigenous people, racialized people, newcomers, women and girls, people involved in the Justice system).	5	
Financial and Budget Information	Requested funding amount clearly supports and is proportional and aligned with workplan and supported by annual budget.	20	30
30 points	Organization is in good financial standing and financial statements provided (audited preferred).	10	
-	mission Requirements		
Must meet all eligibility criteria			
<ul> <li>Must complete all contact information including providing an incorporation number (first-time applicants to submit proof of Articles of Incorporation and Amendments thereto)</li> </ul>			
Total Points	. /	10	0

	CS – Building Safer Communities Grant Application	Community Services
ST. J@HN'S	Building Safer Communities Gr	ant Application
Eligibility Checklist		<b>SECTION 1</b>
Please answer the followin Building Safer Communitie	g questions to confirm your organization's eligibility s Grant Program*.	y for funding through the
<ol> <li>Is your organization a not-for-profit corporation or charity registered to carry on business in Newfoundland and Labrador?:</li> </ol>		
Yes N	0	
2. Is your organization <u>Companies and Dec</u>	in good standing with the <u>Province of Newfoundla</u> eds?:	nd and Labrador
Yes N	0	
3. Does your organiza	tion offer programs and/or services for City of St. J	ohn's residents?:
Yes N	0	
4. Does your organiza	tion provide services to children, youth, young adu	Its, and their families?:
Yes N	0	
* If you have answered "no a Building Safer Communi	" to one or more of the above questions, your orga ties Grant.	nization is not eligible for
Contact Information		SECTION 2
Organization Name		
	Title	
	Postal C	
Mailing Address	Postal C erent than above)	ode
(if diffe	erent than above)	
Tel (work)	(cell)	
Email	Website	
- What is your Incorporation Number (first-time applicants to submit proof of Articles of Incorporation and Amendments thereto)?		
	ST. J@HN'S	

CS – Building Saf	er Communities Grant Applica	tion	<b>Community Services</b>
Contact Information	n continued		SECTION 2
Is your organization a registered vendor with the City of St. John's?:			
Yes	No		
Briefly describe the purpose of the organization and the general types of programs and services offered			
Grant Request			SECTION 3
Amount requested	from the City of St. John's		
Percentage of total	project budget		
Please identify any	other confirmed funders for this	project below:	
	Funder	Contribution	n Amount
<ul> <li>Have you previously received a Building Safer Communities Grant?:</li> <li>Yes No</li> <li>If applying for funds to continue last year's project, please note that the current project will first need to be completed with final reporting provided to the City's satisfaction. Additional funds would not be</li> </ul>			
disbursed until the spring of 2025 (subject to meeting the outcomes and goals of the previous proposal).			



CS – Building Safer Communities Grant Application	Community Services
Grant Request continued	SECTION 3
Have you previously received funding from the City of St. John's (Commun etc.)?: Yes No If yes, most recent year and type of grant	ity Grants, Capital Grants,
Proposal Information	SECTION 4
Please describe the target audience for this project	
Approximately how many individuals will be served through this project?	-



CS – Building Safer Communities Grant Application	Community Services
Proposal Information continued	SECTION 4
If applicable, please indicate if this project will target one or more priority young and young adults, and describe how:	populations of children,
Indigenous people	
Racialized people	
Nouroenere	
Newcomers	
Women and girls	
People involved in the justice system	
	-



CS – Building Safer Communities Grant Application	Community Services
Proposal Information continued	SECTION 4
Which priority area(s) will your project address?	
Does your project align with any other actions identified in the Building Safe Please describe.	r Communities Strategy?
Please provide a description of the program you are proposing and indicate program or an enhancement to an existing program.	whether it is a new



CS – Building Safer Communities Grant Application	Commu	inity Services
Proposal Information continued		SECTION 4
What specific activities will be conducted?		
Which risk and/or protective factors will your project address, and how (Anr	nex A)?	
		-



CS – Building Safer Communities Grant Application	Community Services
Proposal Information continued	<b>SECTION 4</b>
How will gender-based analysis plus be considered in the project (age, sex Indigeneity, etc.)?	, gender, race, ethnicity,
Are any partner organizations involved in the development and/or delivery o	of your project? Please
specify the partner and their role.	
	-



CS – Building Safer Communities Grant Ap	plication	Community Services
Proposal Information continued		<b>SECTION 4</b>
Which are the main community-level challenge project? Please select up to a maximum of 5 c		trying to reach though this
High crime neighbourhood	Availability or perceived ac	cess to drugs
Feeling unsafe in neighbourhood	Presence of gangs in neigh	bourhood
Social disorganization	Family violence (including i and child maltreatment)	ntimate partner violence
Family disorganization	Lack of adult or parental rol	le models
Parental violent attitudes	Family members in gang	
Impulsivity	Aggression	
Anti-social attitudes	Low self esteem	
Premature use / misuse of drugs / alcohol	Poor school performance /	low attachment to school
School suspension / expulsion	Learning difficulties	
High commitment to delinquent peers / antisocial associates	Friends who use drugs	
Friends who are gang members	Intergeneration impacts of	colonization
Attitudinal barriers impacting marginalized / disadvantaged ethnic communities (e.g., Black, Asian, Indian, Hispanic)		
Other – please specify:		-



CS – Building Safer Communities Grant Application	<b>Community Services</b>
Proposal Information continued	<b>SECTION 4</b>
Please provide evidence and data that clearly demonstrate the need for this effectiveness.	oroject as well as its
Evaluation Plan	<b>SECTION 5</b>
What is the timeline for this project?	
Please identify the goals and objectives of the proposed project.	-
ST. J@HN'S	

NEWFOUNDLAND AND LABRADOR, CANADA

CS – Building Safer Communities Grant Application	Community Services
Evaluation Plan continued	<b>SECTION 5</b>
Please list the intended outputs and outcomes of the proposed project.	
Please identify the performance indicators and data measurement sources	s to evaluate the project.
	-



CS – Building Safer Communities Grant Application	Community Services
Sustainability	<b>SECTION 6</b>
How will the work of the project be sustained once funding ends? Please be	as specific as possible.
How will your project contribute to the sustainability of the Building Safer Co participation in community forums, serving on steering or working committee other)?	



#### CS – Building Safer Communities Grant Application

SECTION 7

Organization Operating Budget

Applications must be accompanied by local organization financial statements for the previous year (audited if available) and current year local organization budgets.

Is the fiscal year for your organization April 1 to March 31?:

Yes No

If no, please identify

We require a detailed balanced budget for your local organization.

The following template is provided for the current year budget; however, you may submit it as an attachment in an alternate format.

Revenue	Budget for Previous Year	Budget for Upcoming Year	Requested	Confirmed
Federal Government Grants				
Provincial Government Grants				
Provincial Government Grants				
Donations				
Adult Membership Revenue				
Other Membership Revenue				
Other Revenue (Specify)				
Prior Year Surplus/Deficit				
Sub-Total				
Requested City Grant				
Total Revenue				



CS – Building Safer Communities Grant Application Community Services		
Organization Operating Budget continued SECTION 7		
Organization Operating Budget		
Expenditures	Budget for Previous Year	Budget for Upcoming Year
Salaries and Benefits		
Office and Equipment Supplies		
Facility Rental		
Equipment Costs		
Insurance		
Travel/Conferences		
Interest and Bank Charges		
Professional Fees		
Other Expenses		
Total Expenditure		
Total Revenue		
Total Expenses		



Project Budget SECTION 8		
We require a detailed project budget for your funding request.		
The following template is provided for the project budget; however, you may submit it as an attachment in an alternate format.		
Expenditure Categories	Budget for Funding Request	Please list specific details of the anticipated costs for each category in the column below:
Salaries and Benefits		
Office Supplies		
Professional Fees		
Facility Rental		
Equipment Costs		
Insurance		
Travel / Conferences		
Interest and Bank Charges		
Other Expenses		-
Total Expenses		

CS – Building Safer Communities Grant Application



**Community Services** 

CS – Building Saf	er Communities Grant Application	Community Services
Applicant Checklist		SECTION 9
	of the following boxes, ensure that you have completed ve provided all requested information and documentation	
Local organizationa	al financial statements are attached (audited preferred):	
Yes	No	
Organizational repr Annex B:	resentatives have read and understood the terms and co	onditions outlined in
Yes	No	
Letters of support f	rom project partners are attached:	
Yes	No	
Applicant Declarati	on (two signatures required for groups/organizations)	SECTION 10
applications will be I AFFIRM THAT the information is fairly program delivery w funding and assista application may be (ATIPPA). I also ag City of St. John's.	ity of the applicant to ensure all required information is s considered ineligible. e information in this application is accurate and complete presented. I agree that once funding is provided, any ch ill require prior approval from the City of St. John's. I ag ance by the City of St. John's. I understand that the infor accessible under the Access to Information and Protect pree to respect the spirit and intent of the various acts go incipal officers of the group or organization:	e, and the financial nange to the organization ree to publicly acknowledge mation provided in this tion of Privacy Act
Name	Title	
Street Address		
Signature	Date	
	Title	
Signature	Date	



CS – Building Safer Com	munities Grant Application	Commu	nity Services
Applicant Declaration (two	signatures required for groups/organizations) co	ontinued	SECTION 10
Important Information:			
Applications must be recein (November 29, 2024).	ived no later than 11:59 PM NST on the <b>last Fric</b>	lay of Nove	ember
The subject line for your s	ubmission should be "Building Safer Communitie	s Grant Pro	gram."
Privacy Notice			SECTION 11
Protection of Privacy Act, 2 Building Safer Communitie information may be directed	rmation via this form is authorized under the Acc 2015 and is needed for the purpose of evaluating es Grants Program. Questions about the collection ed to the Building Safer Communities Project Coo nith@stjohns.ca, (709) 576-2245.	g and admin on and use c	istering the of the
Please send completed form to:	P.O. Box 908, 10 New Gower Street	For further i Phone: 709 Email: <u>msm</u>	



### Annex A Risk and Protective Factors

Risk and protective factors play a pivotal role in shedding light on the underlying reasons behind certain issues. These factors suggest why certain individuals or groups are more or less likely to become victims of crime and/or violence, or to become involved in committing criminal and/or violent acts. Risk and protective factors help to explain why a problem exists.

**Risk factors** encompass negative elements in the lives of individuals or within a community. They have the potential to increase the presence of crime and/or violence, victimization, and/or the fear of crime and/or violence in a community. These factors may increase the likelihood of individuals engaging in criminal or violent behavior or becoming victims themselves.

**Protective factors** represent positive influences that enhance the quality of life for individuals and the safety of a community. They act as a counterbalance, decreasing the likelihood of individuals engaging in criminal or violent activities or becoming victims of crime and/or violence. Strengthening existing protective factors empowers individuals and communities, equipping them to better mitigate the impact of risk factors.

Risk and protective factors exist at the individual, family, peer, school, community and societal levels:

Individual Level		
Risk Factors	Protective Factors	
<ul> <li>Negative attitudes, values, or beliefs.</li> <li>Low self-esteem.</li> <li>Drug, alcohol, or solvent abuse.</li> <li>History of violent victimization.</li> <li>Mental or physical illness.</li> <li>Attention deficits, hyperactivity, or learning disorders.</li> <li>History of early aggressive behavior.</li> <li>Poor behavioral control.</li> <li>Deficits in social cognitive or information-processing abilities.</li> <li>High emotional distress.</li> <li>History of treatment for emotional problems.</li> <li>Antisocial beliefs and attitudes.</li> <li>Illegal gun ownership.</li> <li>Early and repeated anti-social behaviour.</li> </ul>	<ul> <li>Positive attitudes, values, or beliefs. self-esteem.</li> <li>Problem-solving skills.</li> <li>Conflict resolution skills.</li> <li>Intolerant attitude toward deviance.</li> <li>Good mental, physical, spiritual, and emotional health.</li> <li>Highly developed social skills / competencies.</li> <li>Highly developed skills for realistic planning.</li> <li>Involvement in social activities.</li> <li>Strong sense of responsibility.</li> </ul>	

Family Level	
Risk factors	Protective Factors
<ul> <li>Exposure to violence, neglect, and conflict in the family.</li> </ul>	<ul> <li>Parental supervision.</li> <li>High parental education and income.</li> </ul>

Peer Level		
Risk Factors	Protective Factors	
<ul> <li>Social rejection by peers.</li> <li>Association with / high commitment to delinquent peers.</li> <li>Lack of positive role models.</li> <li>Lack of involvement in conventional activities.</li> <li>Involvement in gangs.</li> <li>Street socialization.</li> <li>Friends who use drugs or who are gang members.</li> <li>Desire for group rewards such as status, identity, self-esteem, companionship, and protection.</li> <li>Anti-social behaviour towards peers.</li> </ul>	<ul> <li>Positive peer influence.</li> <li>Social skills / competencies.</li> <li>Involvement in prosocial activities.</li> <li>Positive adult role models, coaches, mentors.</li> <li>Building positive relationships and patterns of interaction with mentors and pro-social peers.</li> <li>Membership in peer groups that do not condone antisocial behavior.</li> <li>Interpersonal / prosocial skills</li> </ul>	

School Level		
Risk Factors	Protective Factors	
<ul> <li>Poor academic performance.</li> <li>Low commitment / attachment to school and school failure.</li> <li>Low literacy.</li> <li>Gang members in class.</li> <li>Negative labelling by teachers.</li> <li>Few teacher role models.</li> <li>Educational frustration.</li> <li>Learning difficulties.</li> </ul>	<ul> <li>High academic achievement.</li> <li>High educational aspirations.</li> <li>Access to high-quality preschool.</li> <li>Parental involvement in children's education and activities.</li> <li>Perceived parental expectations about school performance are high.</li> <li>High expectations from teachers to perform well.</li> </ul>	

• Bullying.	<ul> <li>Schools that provide a safe environment.</li> <li>Exposure to school climates with the following characteristics:         <ul> <li>Intensive supervision.</li> <li>Clear behavior rules.</li> </ul> </li> </ul>
	<ul> <li>Firm disciplinary methods.</li> </ul>
	<ul> <li>Engagement of parents and</li> </ul>
	teachers.

Community Level				
Risk Factors	Protective Factors			
<ul> <li>Socially disorganized neighborhoods.</li> <li>High concentration of poverty.</li> <li>Lack of services (social, recreational, cultural, etc.).</li> <li>High level of transiency.</li> <li>Low levels of community participation.</li> <li>High crime area.</li> <li>Neighbourhood youth in trouble.</li> <li>Presence of gangs.</li> <li>Availability or perceived access to drugs.</li> <li>Availability of firearms and weapons.</li> <li>Cultural norms supporting gang behaviour.</li> <li>Feeling unsafe in neighbourhood.</li> </ul>	<ul> <li>Availability of services (social, recreational, cultural, etc.).</li> <li>Participation in traditional healing and cultural activities.</li> <li>Sense of community belonging and cohesion.</li> <li>Participation and engagement in community organizations and events.</li> <li>Presence of social support networks.</li> <li>Creating positive social environments through community, family, and service organizations.</li> <li>Volunteering.</li> <li>Connectedness to adults outside the family.</li> </ul>			

Societal Level				
Risk Factors	Protective Factors			
<ul> <li>Poverty.</li> <li>Unemployment / underemployment.</li> <li>Racism.</li> <li>Discrimination.</li> <li>Stigma.</li> <li>Oppression</li> <li>Food insecurity.</li> <li>Homelessness.</li> <li>Extreme economic deprivation.</li> <li>Lack of access to quality education.</li> <li>Negative media messages.</li> </ul>	<ul> <li>Availability of economic resources.</li> <li>Access to health and social services.</li> <li>Strong social supports.</li> <li>Safe, stable housing.</li> <li>Steady employment.</li> <li>Promoting social and economic policies that support positive youth development.</li> <li>Access to medical care and mental health services.</li> <li>Access to quality education.</li> <li>Positive media messages.</li> </ul>			

## References

Center for Disease Control and Prevention. (n.d.). *Risk and Protective Factors. Violence Prevention.* Last reviewed: April 21, 2022. Retrieved from https://www.cdc.gov/violenceprevention/youthviolence/riskprotectivefactors.html.

City of Nanaimo (n.d.). *Risk and Protective Factors Associated with Youth Gang and Gun Violence Prevention*. Canadian Municipal Network on Crime Prevention. Retrieved from https://www.nanaimo.ca/docs/social-culture-environment/list-of-risk-factors-and-resiliencies.pdf.

Public Safety Canada (n.d.). *Risk and protective factors*. Government of Canada. Retrieved from https://www.publicsafety.gc.ca/cnt/cntrng-crm/crm-prvntn/fndng-prgrms/rsk-fctrs-en.aspx. Accessed on August 10, 2023.

Public Safety Canada (n.d.). *Youth gang involvement: What are the risk factors?* Government of Canada. Retrieved from https://www.publicsafety.gc.ca/cnt/rsrcs/pblctns/yth-gng-nvlvmnt/index-en.aspx.

### Annex B

## **Public Safety Canada Terms and Conditions**

Portions highlighted are amendments to the previous agreement.

#### **BUILDING SAFER COMMUNITIES FUND**

#### CONTRIBUTION AGREEMENT

#### BETWEEN

HIS MAJESTY THE KING IN RIGHT OF CANADA, as represented by the Minister of Public Safety and Emergency Preparedness (hereinafter referred to as "the Minister") **AND** 

CITY OF ST. JOHN'S, a municipal corporation pursuant to the provisions of the City of St. John's Act, RSNL 1990 c. C-17, as amended, duly incorporated under the laws of the province of Newfoundland and Labrador, having its head office at St. John's, Newfoundland and Labrador as represented by the Mayor

(hereinafter referred to as "the Recipient")

(hereinafter collectively referred to as "the Parties")

WHEREAS the Minister has established the Building Safer Communities Fund (hereinafter referred to as "the Program") to support projects that contribute to the achievement of the Department's objectives with respect to supporting Municipalities and Indigenous governments in their efforts to address gun and gang prevalence by providing a determined funding allocation to put in place community led projects to combat gun and gang violence and address knowledge gaps concerning the impacts of interventions in gun and gang violence;

**AND WHEREAS** the Minister wishes to provide, through this Agreement, a financial contribution to the Recipient for the purpose of the project City of St. John's - BSCF, being more fully described in Annex A – Project Description (hereinafter referred to as "the Project").

THEREFORE, the Parties agree as follows:

#### **1 DEFINITIONS**

#### In this Agreement:

- 1.1 "Agreement" means this Contribution Agreement and includes all Annexes and any amendments made to this Agreement in accordance with section 35 (Amendments);
- **1.2** "Appropriation" means any authority of Parliament to pay money out of the Consolidated Revenue Fund;
- **1.3** "Asset" means any asset(s) acquired by the Recipient with contribution funds provided under this Agreement or under a previous agreement funded by the same
- 1.4 "Budget" means the total forecasted expenditures for the Project, as well as the total amount of funding to be received from all sources for the Project, as set out in Annex B Approved Project Budget;
- **1.5** "Conflict of Interest" means a situation where a Recipient would apply the provisions of this Agreement in a manner that is not provided for within the scope of this Agreement and that would provide an opportunity to further their private interests or those of their relatives or friends;
- **1.6** "Exceptional circumstances" means facts that support a finding where there would have been loss of a critical project resource or that the viability of the Project would have been jeopardized had the expenditures not been incurred prior to the signature of this Agreement;
- 1.7 "Eligible Expenditures" means the costs that are eligible as described in Annex B

   Approved Project Budget of this Agreement that are incurred by the Recipient
   in carrying out the Project;
- **1.8** "Fiscal Year" means the twelve-month period beginning April 1 of any year, and ending March 31 of the following year;
- **1.9** "In good standing" means the Recipient continues to meet all terms and conditions set out in this Agreement;
- **1.10** "In-kind contribution" means non-monetary resources provided by third parties and/or the Recipient to support the Project;
- **1.11** "Project" means the activities described in Annex A Project Description to this Agreement; and
- **1.12** "Single Recipient Audit" means a coordinated approach to recipient auditing whereby an auditor representing some or all donors conducts a single recipient audit of a common recipient to verify compliance with terms and conditions of some or all funding agreements with that particular recipient.

#### 2 EFFECTIVE DATE AND DURATION

This Agreement is effective on the date of the last signature and, subject to termination, in accordance with all of the provisions contained in this Agreement, remains in effect until March 31, 2026. The Parties agree to a wrap-up period of 90 days after the expiry of this Agreement for the completion of reporting requirements and release of the final payment.

#### **3 PURPOSE**

The Recipient shall use the funding provided under this Agreement solely to carry out the Project in accordance with all of the provisions contained in this Agreement and applicable laws.

#### 4 ELIGIBLE EXPENDITURES

- **4.1** Subject to subsection 4.2, the Recipient agrees that expenses are only deemed eligible if incurred while this Agreement is in effect as per the dates set out in section 2.
- **4.2** The Recipient agrees that the Minister's contribution only covers actual costs of the eligible expenditures described in Annex B Approved Project Budget of this Agreement.
- **4.3** The Minister does not reimburse taxes paid by the Recipient for goods and services for which the Recipient is entitled to tax credits or reimbursement.
- **4.4** The maximum rates that the Recipient can claim for travel and incidentals related to the delivery of the Project, if applicable, shall be reimbursed in accordance with the *National Joint Council Travel Directive*.
- **4.5** In accordance with Annex C Reporting Requirements and Payment Schedule and Annex B Approved Project Budget, eligible expenditures <u>must be incurred by the Recipient in the fiscal year they are allocated</u>.
- **4.6** If the Recipient is to offer meals and refreshments as hospitality in relation to delivery of the Project, the maximum rates that the Recipient can claim must not exceed the standard cost per person as set out in the Appendix B of the Treasury Board *Directive on Travel, Hospitality, Conference and Event Expenditures*.
- **4.7** The Recipient may redistribute the contribution only if the following conditions are met:
- **4.7** The Recipient may redistribute the contribution only if the following conditions are met:
  - a) the Recipient acknowledges that it has independence in the choice of the persons or entities eligible under subsection 4.7 d) to whom it will redistribute the funding received under this Agreement, and it will not be acting as an agent of the Crown;
  - b) the Recipient agrees that it is solely responsible for the action or omission of a person or entity to whom it will redistribute funding received under this Agreement and must indemnify and save harmless the Minister and its employees and agents from and against all claims, losses, damages, costs, expenses, actions and other proceedings made, sustained, brought, prosecuted, threatened to be brought or prosecuted in any manner based upon, occasioned by or attributable to any injury to or death of a person or damage to or loss of property arising from any wilful or negligent act, omission or delay on the part of the person or entity to whom the Recipient redistributed the funding to under this Agreement;
  - c) in support of the Project, described in Annex A Project Description, and subject to the terms and conditions set out in this Agreement, the Minister agrees to contribute to the redistribution of funding up to a maximum

amount of \$708,592.73 toward eligible expenditures described in Annex B – Approved Project Budget;

- c) in support of the Project, described in Annex A Project Description, and subject to the terms and conditions set out in this Agreement, the Minister agrees to contribute to the redistribution of funding up to a maximum amount of \$1,714,531.31 toward eligible expenditures described in Annex B – Approved Project Budget;
- d) the Recipient agrees that it shall only redistribute funds received under this Agreement to entities that will put in place a prevention initiative or an intervention to address gun and gang activity with the exception of Government departments as defined in section 2 of the Financial Administration Act (including the RCMP) and federal Crown corporations;
- e) the Recipient shall develop a clear, transparent and open decision-making process regarding the selection of persons or entities to receive redistributed payments and the selection and approval of initiatives to be funded with the funds provided under this Agreement, and describing their responsibilities in this process. This process shall also describe the redress mechanism regarding decisions of the Recipient relating to persons or entities that applied for or received redistributed funding. The Recipient shall provide a written description of this process to the Minister for approval before signing any agreement with an eligible person or entity identified in subsection 4.7 d);
- f) funds redistributed by the Recipient shall appear in Annex B Approved
   Project Budget and the cash flow statement, and may only be used for the
   eligible expenditures described in Annex B Approved Project Budget;
- g) the Recipient agrees that it will only redistribute funds received under this Agreement if it has signed a written funding agreement with an eligible person or entity which addresses the following elements:
- the responsibilities agreed to between the Recipient and the person or entity with whom the Recipient redistributes the funding received under this Agreement, including their financial roles and responsibilities;
  - provisions for oversight, reviews, and audits to be conducted by the Recipient and the right of the Recipient to provide copies of any review, evaluation or audit reports to the Minister and the Auditor General of Canada;
  - iii) provisions allowing for the Minister and the Auditor General of Canada access to the documents and premises of the person or entity with whom the Recipient redistributes funding received under this Agreement, for the purpose of monitoring compliance with the funding provided under this Agreement and the obligations of the Recipient;
  - iv) provisions for the Recipient to make known the federal government's role in the funding provided to persons or entities to whom the Recipient will redistribute the funding received under this Agreement; and
  - v) a redress provision regarding decisions made by the Recipient relating to persons or entities that received redistributed payments;

- the Recipient shall provide to the Minister and to the Auditor General of Canada, upon request, a copy of any agreement signed with an eligible person or entity to which the Recipient has redistributed the funding received under this Agreement;
- i) the Recipient shall provide to the Minister, their authorized representatives, and to the Auditor General of Canada a copy of its operating plans, including annual performance expectations, with respect to the contribution funding;
- the Recipient shall provide to the Minister a list of eligible person(s) or entity(ies) to whom the Recipient has redistributed the funding received under this Agreement and of the amount redistributed to them; and
- k) the Recipient shall provide to the Minister and to the Auditor General of Canada, upon request, a copy of any reports or reviews, evaluation or audits carried out by, or on behalf of, the Recipient related to the use of the funding by an eligible person or entity to whom the Recipient has redistributed the funding received under this Agreement.

#### 5 MAXIMUM AMOUNT OF THE CONTRIBUTION

- 5.1 In support of the Project described in Annex A Project Description, and in accordance with all of the provisions contained in this Agreement, the Minister agrees to contribute up to a maximum amount of \$1,714,531.31 towards eligible expenditures described in Annex B Approved Project Budget.
- **5.2** The maximum amount of the contribution is established in accordance with Annex B Approved Project Budget as follows;

\$68,450.00 for Fiscal Year 2022-2023; \$640,142.73 for Fiscal Year 2023-2024; \$640,142.73 for Fiscal Year 2024-2025; \$365,795.85 for Fiscal Year 2025-2026;

totalling \$1,714,531.31 in funding provided by the Minister under this Agreement.

#### **6** STACKING PROVISIONS

The Recipient agrees that:

- **6.1** any payment under this Agreement is subject to total financial assistance of all levels of government (stacking of federal, provincial, territorial and municipal financial assistance) not exceeding one hundred percent 100% of the Project's eligible costs;
- **6.2** it shall, without delay, inform the Minister of any change to the budget, the Project objectives, activities, and/or scope or of any change in anticipated funding and any additional amount that is received for the Project; and
- **6.3** if the total governmental financial assistance exceeds the percentage prescribed at subsection 6.1 or if the Project generates a profit or receives other sources of funding for the purpose of this Agreement, the Minister may reduce the contribution, request reimbursement of amounts already provided or renegotiate the expected activities/results.

#### 7 REALLOCATION OF FUNDS BETWEEN COST CATEGORIES

- **7.1** The Recipient is permitted to reallocate funds between categories of eligible expenditures, as identified in Annex B Approved Project Budget, with the following conditions:
  - a) within a current Fiscal Year, for a reallocation greater than twenty percent (20%) of the Minister's annual contribution for a Fiscal Year, the Recipient must, prior to reallocating the funds, obtain a written authorization from the Minister and the Parties shall amend this Agreement; or
  - within a current Fiscal Year, for a reallocation of five percent (5%) up to, and including, twenty percent (20%) of the Minister's annual contribution for a Fiscal Year, the Recipient must include an explanation in the comment section of the cash flow statement.
- **7.2** Despite any reallocations, the maximum amount of funding will remain the same as set out in subsection 5.2.

#### 8 PAYMENT SCHEDULE AND FINAL PAYMENT

- 8.1 The Minister will provide the Recipient with payments in accordance with Annex C
   Reporting Requirements and Payment Schedule after receiving and approving the cash flow statements and the reports as described and outlined in sections 9 and 10.
- **8.2** The Minister will issue a final payment at the end of this Agreement only when it is satisfied that the Recipient has complied with all the obligations under this Agreement.

#### 9 FINANCIAL REPORTING

#### 9.1 Cash Flow Statement

The Recipient shall provide a completed cash flow statement to the Minister in order to be reimbursed for expenditures incurred on the Project as per Annex C – Reporting Requirements and Payment Schedule. The Recipient may submit additional cash flows to seek more frequent payments based on the operational requirements of the Recipient in the delivery of the Project. It must be certified by a person authorized by the Recipient and show any reallocations of funds between budget items as per the requirements of section 7.

#### 9.2 Final Cash Flow Statement

The Recipient shall provide to the Minister a final cash flow statement on the Project. The cash flow must contain a presentation of the Project budget, as categorized by Annex B – Approved Project Budget, and include a statement of revenues and expenditures. It shall be submitted as per the reporting timelines set out in Annex C - Reporting Requirements and Payment Schedule. It must be certified by a person duly authorized by the Recipient and show any reallocations of funds between budget items, as per the requirements of section 7, and supporting documentation for the reallocation.

**9.3** All sources of funding for the Project, including any in-kind contributions as defined in subsection 1.10, shall be identified separately in Annex B – Approved Project Budget and be identified in the cash flow statements.

#### **10 NON-FINANCIAL REPORT**

- 10.1 The Recipient shall provide the Minister with non-financial reports as described in Annex C – Reporting Requirements and Payment Schedule, in the format prescribed by the Minister.
- **10.2** The Recipient shall provide the Minister with any additional information that the Minister deems necessary for the purpose of this Agreement.

#### 11 PROJECT RECORDS

The Recipient shall:

- 11.1 maintain separate accounting records clearly identifying revenues and expenditures for the Project, and in the case of any in-kind contributions to the Project by the Recipient or by third parties, records supporting the provision of such in-kind contributions;
- **11.2** maintain financial records with respect to the Minister's contribution in accordance with Generally Accepted Accounting Principles as prescribed in the Chartered Professional Accountants Canada Accounting Handbook, including records of all expenditures made by the Recipient in relation to the Project and invoices, receipts and vouchers relating thereto; and
- **11.3** retain all materials and records relating to this Agreement and the Project for a period of no less than six (6) years following the expiry or termination of this Agreement.

#### **12 DEFAULT AND REMEDIES**

- **12.1** Any of the following events constitute a default to this Agreement:
  - a) the Recipient becomes bankrupt or insolvent or is placed in receivership or takes the benefit of any statute relating to bankrupt and insolvent debtors;
  - b) an order is made or a resolution is passed for the winding up of the Recipient or the Recipient is dissolved;
  - c) in the Minister's opinion, there is a change in risk that would jeopardize the success of the Project or the achievement of its objectives;
  - d) the Recipient, either directly or through its representatives, makes a false or misleading statement to the Minister;
  - e) in the Minister's opinion, the Recipient is in breach of the performance of, or compliance with, any term, condition, milestone, deadline, commitment or obligation provided for in this Agreement; or
  - f) the Recipient no longer meets the eligibility criteria of the Program.
- **12.2** If there is a default or if, in the Minister's opinion, there is likely to be a default, the Minister may, after giving written notice to the Recipient and if the Recipient does not remedy the default within thirty (30) days, do any of the following: reduce the contribution level, suspend any payment, rescind this Agreement and immediately terminate any financial obligation arising out of it and require repayment of amounts already paid.

**12.3** The fact that the Minister refrains from exercising a remedy or any right herein must not be considered a waiver of such remedy or right and, furthermore, partial or limited exercise of a remedy or right conferred on it shall not prevent it in any way from later exercising any other remedy or right under this Agreement or other applicable law.

#### **13 CONDITIONS**

- **13.1** The Recipient acknowledges that under section 40 of the *Financial Administration Act* (R.S.C. 1985, c. F-11), any payment under this Agreement is subject to an annual appropriation for the Fiscal Year in which any commitment hereunder would come in course of payment. Therefore, funding for this Agreement may be reduced or terminated at the Minister's discretion in response to the government's annual budget or a parliamentary spending decision that has an impact on the Program under which this Agreement is made.
- **13.2** Any payment under this Agreement is subject to the continuance of the Program under which this Agreement is made and the provisions contained in this Agreement as applicable to the Fiscal Year in which any commitment hereunder would come in course of payment. Therefore, funding under this Agreement may be reduced or terminated at the Minister's discretion in order to comply with any government decision that has an impact on the Program or its terms and conditions.
- 13.3 In the event of a proposed reduction or termination to the funding of the Program under subsections 13.1 or 13.2, the Minister may, after giving the Recipient a written notice of (30) thirty days, reduce the funding or terminate this Agreement. If as a result of reduction in funding, the Recipient is unable or unwilling to complete the Project, the Recipient may, after giving the Minister a written notice, terminate this Agreement. Subject to the provisions contained in this Agreement, in the event that this Agreement is terminated, the obligations of both Parties will cease.

#### 14 AUDIT

- **14.1** The Recipient agrees that the Minister may appoint independent auditors, at the Minister's expense, during the term of this Agreement and within six (6) years following the expiry or termination thereof to review the Project records maintained by the Recipient in order to ensure compliance with all financial and non-financial provisions of this Agreement, including the management of funds provided by the Minister and the consistent application of Generally Accepted Accounting Principles in the maintenance of financial and accounting records.
- **14.2** The Recipient provides consent for the Minister to cooperate and share information with other Government of Canada departments or agencies for the purpose of a Single Recipient Audit. Single Recipient Audits utilize a coordinated approach to recipient audits, whereby an auditor representing different departments or different programs within one department conducts a single audit of a common recipient to verify compliance with the provisions contained in some or all funding agreements.
- **14.3** The Recipient shall give access to its premises and make its materials and records related to the Project available to the Minister for the purpose of any evaluation or audit conducted under this Agreement, without charge, during regular

business hours within seventy-two (72) hours after receiving written notification and shall make available any supporting documents, records, registers or other documents when requested. The Recipient shall provide copies of records and registers related to the Project when requested, without charge.

14.4 Over and above what is provided for in subsections 14.1 to 14.3 herein, the Recipient shall make its materials and records related to the Project available to the Auditor General of Canada when requested by the Auditor General for the purpose of an inquiry under subsection 7.1(1) of the Auditor General Act, R.S.C., 1985, c. A-17.

#### **15 TERMINATION**

In addition to what is provided for in section 12 herein, this Agreement may be terminated:

- **15.1** by any Party, when, as set out in section 13, funding is no longer available or the appropriation has been decreased, thirty (30) days upon receipt of a written notice of termination by the other Party;
- **15.2** by the Minister, if the Recipient has not remedied the default to the satisfaction of the Minister within the thirty (30) day period as set out in subsection 12.2; or
- **15.3** by any Party, even if there is no default by the other Party, thirty (30) days upon receipt of a written notice of termination by the other Party.

#### **16 DISPUTE RESOLUTION**

If there is a dispute arising under the terms of this Agreement, the Parties agree to make a good-faith attempt to settle the dispute. If the Parties are unable to resolve the dispute through negotiation, they agree to consider mediation. The Parties must bear the costs of mediation equally.

#### **17 INDEMNIFICATION**

The Recipient shall indemnify and save harmless the Minister and its employees and agents from and against all claims, losses, damages, costs, expenditures, actions and other proceedings made, sustained, brought, prosecuted, threatened to be brought or prosecuted in any manner based upon, occasioned by or attributable to any injury to or death of a person or damage to or loss of property arising from any wilful or negligent act, omission or delay on the part of the Recipient or its employees, agents or voluntary workers in carrying out the Project, except that the Minister shall not claim indemnification under this section to the extent that the injury, loss or damage has been caused by the Minister or its employees or agents.

#### **18 LIABILITY**

The Recipient agrees that the Minister and its employees and agents shall not be held liable for any injury, including death to any person, or for any loss or damage to property of the Recipient or for any obligation of the Recipient or anyone else, incurred or suffered by the Recipient or its employees, agents or voluntary workers in carrying out the Project, including loans, capital leases or other long-term obligations in relation to this Agreement.

#### **19 INSURANCE**

The Recipient agrees to, through an appropriate policy of insurance, cover any liability resulting from any action or omission by the Recipient or its employees, agents, subcontractors or voluntary workers in completing the Project.

#### 20 NO-PARTNERSHIP

- **20.1** The Parties acknowledge that this Agreement does not constitute an association for the purpose of establishing a partnership or joint venture, does not create an agency or employment relationship between the Minister and the Recipient, and in no way implies any agreement or undertaking to conclude any subsequent agreement.
- **20.2** The Recipient agrees not to represent itself as being a partner, co-contractor, employee or agent of the Minister in carrying out the Project referred to in this Agreement.

#### **21 OVERPAYMENT AND INTEREST CHARGES**

- **21.1** The Recipient is deemed to have received an overpayment if any of the following occurs:
  - a) sums were paid to the Recipient but remained unexpended by the end of the last Fiscal Year covered by this Agreement or the date of expiry or termination of this Agreement;
  - b) the Recipient's Cash flow statement has been completed and an overpayment has been identified as a result of ineligible expenditures;
  - c) the Minister carries out a financial analysis or audits the financial statements of the Recipient and an overpayment is identified as a result of ineligible expenditures or costs;
  - d) as a result of non-compliance with the stacking limits established by section 6 for total governmental financial assistance; or
  - e) for any other reason, the Recipient was not entitled to the contributions, or the Minister determines that the sums paid exceed the amount to which the Recipient was entitled.
  - **21.2** The Recipient recognizes that expenditures may be deemed ineligible if there is no related invoice, receipt or other supporting documents or if, in the opinion of the Minister, the expenditures cannot be substantiated.
  - **21.3** Any amount to be repaid by the Recipient to the Minister under this Agreement is deemed a debt owed to the Crown. Said debt will be recovered in accordance with and is subject to the payment of interest as provided for in the *Financial Administration Act* (R.S.C.1985, c.F-11). Interest on the debt will be owed from the date of demand of repayment and will be calculated in the manner set out in the *Interest and Administrative Charges Regulations*.
  - **21.4** Reimbursements due to the Minister by the Recipient shall be made payable to the Receiver General for Canada.

#### 22 DECLARATIONS AND UNDERTAKINGS

- **22.1** The Recipient declares:
  - a) that the information provided in Annex A Project Description is true and accurately reflects what the Recipient intends to do, that the

information contained therein is accurate, and that all relevant information has been disclosed;

- b) that it has the capacity and authority to enter into this Agreement to carry out the Project and that it knows of no reason, fact or event, current, imminent or probable, that would diminish this capacity and authority;
- c) that all sources of funding for the Project, including any in-kind contributions as defined in subsection 1.10, are identified in Annex B – Approved Project Budget;
- d) that, to the best of its knowledge, it owes no amount to the Government of Canada under any legislation or funding agreements;
- e) that it holds the intellectual property rights required for the conduct of the Project and the exploitation of any intellectual property resulting thereof, and it grants the Minister the licenses described in section 30;
- f) that it is committed to the promotion of and respect for a law-abiding society, the rule of law and the values and principles underlying the *Canadian Charter of Rights and Freedoms* and the *Canadian Bill of Rights* and declares that it is not participating in, or condoning, any activity that could be construed as contrary to the laws of Canada or its provinces or territories; and
- g) that it will not assign this Agreement, or any part thereof, or any payments to be made under it, without the written permission of the Minister but that nothing shall preclude the Recipient from enlisting the assistance of others in carrying out the obligations under this Agreement.
- **22.2** The Recipient acknowledges:
  - a) that it was informed by the Minister that any expenditure incurred by the Recipient prior to the effective date of this Agreement will not be reimbursed;
  - b) that the Minister did not, either directly or indirectly agree to, endorse or support in any way the Recipient's decision to proceed with expenditures prior to the effective date of this Agreement; and
  - c) that any expenditure made prior to the signature of this Agreement was at the Recipient's own risk.

**22.3** During the term of this Agreement, the Recipient undertakes to:

- a) take all necessary actions to maintain itself in good standing, to avoid conflict of interest, to preserve its legal capacity, and to inform the Minister, without delay, of any failure to do so;
- b) disclose to the Minister, without delay, any fact or event that would or may compromise the Project's chance of success or the Recipient's ability to complete any of the provisions contained in this Agreement, either immediately or in the long term, including but not limited to pending or potential lawsuits and audits; and

c) respect the official language commitments set out in the Project Description as outlined in Annex A – Project Description and, if applicable, to make public announcements and public documents related to the activities available in both official languages.

#### 23 DIRECT OR INDIRECT BENEFITS

No member of Parliament or current or former public office holder of Canada may receive a direct or indirect benefit from this Agreement or obtain any advantage resulting from it unless they are complying with applicable regulations or policies, as the case may be, including the requirements under the *Parliament of Canada Act* (R.S.C. 1985, c. P-1.01), the *Conflict of Interest Act* (S.C. 2006, c. 9), or the *Values and Ethics Code for the Public Sector*.

#### 24 LOBBYING

Any person lobbying on behalf of the Recipient must comply with the requirements of the *Lobbying Act*, R.S.C., 1985, c. 44 (4th Suppl.). The Recipient:

- **24.1** certifies that it has not directly or indirectly paid or agreed to pay a contingency fee for the solicitation, negotiation or obtainment of funding under this Agreement to any person other than an employee acting in the normal course of the employee's duties; and
- **24.2** acknowledges that accounts and records pertaining to the payment of fees or other compensation for the solicitation, attainment or negotiation of this Agreement are subject to the audit provisions of this Agreement and if the Recipient has certified falsely or is in default of the obligations contained herein, the Minister is entitled to recover from the Recipient the full amount of the contingency fee as an ineligible expenditure under this Agreement.

#### **25 ACKNOWLEDGEMENT**

The Recipient agrees to acknowledge the contribution received from the Minister in a manner satisfactory to the Minister.

#### **26 PUBLIC ANNOUNCEMENT**

The Recipient agrees that, with respect to this Agreement, a public announcement by the Minister in the form of a press release, press conference or otherwise may be made. The Recipient agrees that it will provide all 'reasonable and necessary' assistance in the organization of the public announcement, as requested by the Minister. The Recipient acknowledges that its name, the amount awarded, and the general nature of the activities supported may be made publicly available by the Minister.

#### 27 DISCLOSURE

- **27.1** Information gathered by the Parties in carrying out this Agreement is subject to applicable federal and provincial legislation regarding access to information and privacy.
- **27.2** The Recipient acknowledges and agrees that the Minister may make this Agreement public along with any reports, audits, evaluations or other documents produced in connection with this Agreement and any information contained within them.

#### **28 SURPLUS AND DEFICIT**

- **28.1** Any deficit remaining upon expiry of this Agreement is the sole responsibility of the Recipient.
- **28.2** Any surplus or overpayment remaining upon expiry of this Agreement constitutes a debt due to the Crown.

#### **29 DISPOSITION OF ASSETS**

- **29.1** The Recipient shall preserve any assets acquired with the contribution funds for the duration of the Project and use them for the Project only unless the Minister authorizes their disposition.
- **29.2** The Recipient agrees that, at the end of the Project, or upon the termination of this Agreement, and if directed to do so by the Minister, any assets acquired from funds received under this Agreement shall be:
  - a) sold at fair market value by the Recipient and that the funds realized from such sale shall be applied to the eligible costs of the Project to offset the Minister's contribution towards the eligible costs as set out in Annex B - Approved Project Budget;
  - b) transferred to another charitable or not for profit organization approved by the Minister, and if the donation will result in a tax benefit the funds realized from such a benefit be applied to the eligible costs of the Project to offset the Minister's contribution towards the eligible costs as set out in Annex B - Approved Project Budget; or
  - c) retained or disposed of in such other manner as may be determined by the Minister.
- **29.3** In the event the Recipient and the Minister agree that the Recipient is to keep the asset to be used under subsequent agreements with the program for similar activities, the Recipient agrees that said asset will be considered as an asset under the new agreement and that the disposition provisions of the new agreement will apply to that asset as well.

#### **30 INTELLECTUAL PROPERTY**

- **30.1** The Recipient retains ownership of any intellectual property created by the Recipient in carrying out the Project.
- **30.2** The Recipient grants the Minister a royalty-free, permanent and non-exclusive license to use, produce, reproduce, distribute, translate, publish or perform, in any way, any intellectual property created by the Recipient in carrying out the Project or an adaptation, in any language, for any governmental non-commercial purpose.

#### **31 NOTICE**

31.1 Any notice, information or document required under this Agreement is deemed delivered if forwarded by email or mail. Any notice sent by email is deemed received one (1) working days after it is sent; any notice mailed is deemed received eight (8) working days after it is mailed. It is the responsibility of the Recipient to inform the Minister, in writing, of any changes to this information within seven (7) working days.

#### **31.2** All notices, information and documents must be sent to the following addresses:

Name Title Name of Organization	Danny Breen Mayor City of St. John's	Name Title Name of Organization	Lesley MacDonald Regional Program Advisor Public Safety Canada
Full Address	PO Box 908 St. John's, NL, A1C 5M2	Full Address	21 Mount Hope Avenue Dartmouth, NS, B2Y 4R4
Telephone E-mail	(709) 576-8477 mayor@stjohns.ca	Telephone E-mail	(902) 237-6586 csp.atlantic-psc.atlantique@ps- sp.gc.ca

**31.3** All payments to the Recipient will be sent to the following address: Same as above

#### **32 SEVERABILITY**

If any provision of this Agreement is determined to be invalid, illegal or unenforceable by a competent court, that provision must be removed from this Agreement without affecting any other provision of this Agreement.

#### **33 SURVIVAL**

All obligations of the Recipient shall expressly, or by their nature, survive termination or expiration of this Agreement until, and unless, they are fulfilled, or by their nature expire.

#### **34 ENTIRE AGREEMENT**

This Agreement, including the Recital, Annex A - Project Description, Annex B - Approved Project Budget and Annex C - Reporting Requirements and Payments Schedule, constitute the entire agreement among the Parties and supersedes all previous and subsequent documents, negotiations, understandings and undertakings.

The Minister may provide the Recipient with a revised Annex C -Reporting Requirements and Payments Schedule at any time by giving a thirty (30) days' notice to the Recipient in writing.

Annex D - Cash Flow Statement, Annex E - Non-Financial Report and Annex F - Final Non-Financial Report are provided for convenience only.

#### **35 AMENDMENTS**

This Agreement must only be amended by mutual, written consent of the Parties hereto. To be valid, any amendment to this Agreement must be in writing and signed by the Parties hereto or by their duly authorized representatives, while this Agreement is in effect.

#### **36 GOVERNING LAW**

This Agreement must be governed in accordance with the applicable laws in Newfoundland and Labrador

#### **37 PREVAILING LANGUAGE**

The Parties agree that the language of the version of this Agreement containing duly executed original signatures will be the prevailing version for interpretation in the event of inconsistencies with translated versions.

#### **38 EXECUTION OF AGREEMENT; COUNTERPARTS; ELECTRONIC SIGNATURES**

- **38.1** This Agreement may be executed in several counterparts, each of which shall be deemed an original and all of which shall constitute one and the same instrument. Each party will receive copies of all signed counterparts; it being understood that all Parties need not sign the same counterparts.
- **38.2** The exchange of copies of this Agreement and of signature pages by electronic mail in "portable document format" (".pdf") form, or by any other electronic means intended to preserve the original graphic and pictorial appearance of a document, or by combination of such means, shall constitute effective execution and delivery of this Agreement as to the Parties and may be used in lieu of the original Agreement for all purposes.

#### IN WITNESS WHEREOF, the Parties or their duly authorized representatives have signed:

For the Recipient City of St. John's

Danny Breen, Mayor signed on 2024-Mar-22 11:13

City Clerk signed on 2024-Mar-22 10:39

Individuals who at the time of signature of this Agreement are duly authorized to enter into agreements that are legally binding on the Recipient on behalf of the Recipient. For the Minister

#### For the Minister

Julie Lalonde, Director signed on Community Safety Programs

Lalonde, Julie Digitally signed by Lalonde, Julie Date: 2024.03.21 10:16:35 -04'00'