CORPORATION OF THE TOWN OF RENFREW
BY-LAW NO. 13-2018

Being a by-law to enter into a Transfer Payment Agreement with Her Majesty the Queen in Right of Ontario, as represented by the Minister of Transportation for the Province of Ontario, for Ontario Municipal Commuter Cycling (OMCC) Program.

WHEREAS Sections 8 (1) and 9 of the Municipal Act, 2001, S.O. 2001, c. 25, as amended, provide that the powers of a municipality under this or any other Act shall be interpreted broadly so as to confer broad authority on the municipality to enable the municipality to govern its affairs as it considers appropriate and to enhance the municipality’s ability to respond to municipal issues and has the capacity, rights, powers and privileges of a natural person for the purpose of exercising its authority under this or any other Act; and

WHEREAS the Province of Ontario recognizes that investment in commuter cycling infrastructure is a key component in Ontario's Climate Change Action Plan and has created the Ontario Municipal Commuter Cycling (OMCC) Program; and

WHEREAS the Corporation of the Town of Renfrew is eligible to receive funding under the Ontario Municipal Commuter Cycling (OMCC) Program of $25,000; and

WHEREAS the County of Renfrew will provide 20% funding towards an identified OMCC funded project within the municipality, up to a maximum of $6,250.

NOW THEREFORE the Council of the Corporation of the Town of Renfrew enacts as follows:

1. THAT the Corporation of the Town of Renfrew enter into a Transfer Payment Agreement under the Ontario Municipal Commuter Cycling (OMCC) Program with Her Majesty the Queen in Right of Ontario, as represented by the Minister of Transportation.

2. THAT the Treasurer and Director of Parks and Recreation be authorized and directed to execute, on behalf of the Corporation of the Town of Renfrew, the Ontario Municipal Commuter Cycling (OMCC) Program Transfer Payment Agreement attached hereto as Schedule “A”.

3. THAT the Treasurer and Director of Parks and Recreation be empowered to do and execute all things, papers and documents necessary to the execution of the said agreement.

4. THAT this By-law is hereby deemed to take effect on the day of its passing.

Read a first and second time this 27th day of February, 2018.

Read a third and final time this 27th day of February, 2018.

[Signature]
Don Eady, Mayor

[Signature]
Kim R. Bulmer, Clerk
THIS TRANSFER PAYMENT AGREEMENT for the Ontario Municipal Commuter Cycling (OMCC) Program (the "Agreement"), made in quadruplicate, is effective as of the Effective Date (both "Agreement" and "Effective Date" as defined in section A1.2 (Definitions)).

BETWEEN:

Her Majesty the Queen in right of Ontario
as represented by the Minister of Transportation for the Province of Ontario

(the "Province")

- and -

Corporation of the Town of Renfrew

(the "Recipient")

BACKGROUND

The Province and the Recipient (the "Parties") recognize that investment in commuter cycling infrastructure is a key component in Ontario's Climate Change Action Plan.

The Recipient has applied to the Province for funds to assist the Recipient in completing the Projects on the Eligible Projects List ("Projects" and "Eligible Projects List" as defined in section A1.2 (Definitions)) and further described in Schedule "C" (Eligible Projects List and Timelines).

The Projects support the provincial goals of implementing new or expanded commuter cycling infrastructure to support commuter and frequent cycling.

The Province has agreed, subject to the terms and conditions set out in the Agreement, to financially contribute to the completion of the Projects.

The Agreement sets out the terms and conditions upon which the Province has agreed to provide the Recipient with funding towards the Eligible Costs of each Eligible Project ("Eligible Costs" and "Eligible Project" as defined in section A1.2 (Definitions)), up to
the maximum set out in the Agreement, and the Recipient has agreed to fund a minimum of 20% of the Eligible Costs of each Eligible Project.

CONSIDERATION

In consideration of the mutual covenants and agreements contained in the Agreement and for other good and valuable consideration, the receipt and sufficiency of which are expressly acknowledged, the Province and the Recipient agree as follows:

1.0 ENTIRE AGREEMENT

1.1 Entire Agreement. The Agreement, including:

   Schedule “A” - General Terms and Conditions
   Schedule “B” - Recipient Information
   Schedule “C” - Eligible Projects List and Timelines
       Sub-schedule “C.1” - Eligible Projects List
   Schedule “D” - Description of Annual Allocations
       Sub-schedule “D.1” - Table of Annual Allocations
       Sub-schedule “D.2” - Form of Annual Declaration of OMCC Participation
   Schedule “E” - Eligible and Ineligible Costs
   Schedule “F” - Reporting and Evaluation
   Schedule “G” - Communications Protocol
   Schedule “H” - Disposal of and Revenues from Assets
   Schedule “I” - Aboriginal Consultation Protocol
   Schedule “J” - Certificates and Declarations
       Sub-schedule “J.1” - Ontario Municipal Commuter Cycling (OMCC) Program Form of Annual Funding Certificate
       Sub-schedule “J.2” - Ontario Municipal Commuter Cycling (OMCC) Program Form of Annual Eligible Projects Declaration
       Sub-schedule “J.3” - Ontario Municipal Commuter Cycling (OMCC) Program Form of Solemn Declaration of Substantial Completion, and

any amending agreement entered into as provided for in section 4.1 (Amendments),

constitutes the entire agreement between the Parties with respect to the subject matter contained in the Agreement and supersedes all prior oral or written representations and agreements.

2.0 CONFLICT OR INCONSISTENCY

2.1 Conflict or Inconsistency. In the event of a conflict or inconsistency between any of the requirements of:
(a) the main body of the Agreement and any of the requirements of a schedule or a sub-schedule, the main body of the Agreement will prevail;

(b) Schedule "A" (General Terms and Conditions) and any of the requirements of another schedule or a sub-schedule, Schedule "A" (General Terms and Conditions) will prevail; or

(c) a schedule and any of the requirements of a sub-schedule, the schedule will prevail.

3.0 COUNTERPARTS

3.1 Counterparts. The Agreement may be executed in any number of counterparts, each of which will be deemed an original, but all of which together will constitute one and the same instrument.

4.0 AMENDING THE AGREEMENT

4.1 Amendments. The Agreement may only be amended by a written agreement.

4.2 Execution of Amending Agreements. An amending agreement under section 4.1 (Amendments) must be executed by the respective representatives of the Parties listed in the signature page below.

4.3 Execution of Amending Agreements - Exceptions. Despite section 4.2 (Execution of Amending Agreements), an amending agreement under section 4.1 (Amendments) for amendments pursuant to sections C3.2 (Amending Agreement for Changes to the Eligible Projects List), D2.2 (Amending Agreement for Changes to Annual Allocations) or F7.2 (Amending Agreement for Changes to the Reporting) may be executed by the respective authorized representatives of the Parties listed in Schedule "B" (Recipient Information).

5.0 ACKNOWLEDGEMENT

5.1 Acknowledgement. The Recipient acknowledges that:

(a) by receiving Funds (as defined in section A1.2 (Definitions)) it may become subject to legislation applicable to organizations that receive funding from the Government of Ontario, including the Broader Public Sector Accountability Act, 2010 (Ontario), the Public Sector Salary Disclosure Act, 1996 (Ontario), and the Auditor General Act (Ontario);
(b) Her Majesty the Queen in right of Ontario has issued expenses, perquisites, and procurement directives and guidelines pursuant to the Broader Public Sector Accountability Act, 2010 (Ontario);

(c) the Funds are:

(i) to assist the Recipient to carry out the Projects and not to provide goods or services to the Province;

(ii) funding for the purposes of the Public Sector Salary Disclosure Act, 1996 (Ontario);

(d) the Province is not responsible for carrying out the Projects; and

(e) the Province is bound by the Freedom of Information and Protection of Privacy Act (Ontario) and that any information provided to the Province in connection with the Projects or otherwise in connection with the Agreement may be subject to disclosure in accordance with that Act.

- SIGNATURE PAGE FOLLOWS -
The Parties have executed the Agreement on the dates set out below.

**HER MAJESTY THE QUEEN IN RIGHT OF ONTARIO** as represented by the Minister of Transportation for the Province of Ontario

**19 March 2018**

Date

Name: Jamie Austin

Title: Director, Transportation Policy Branch

Corporation of the Town of Renfrew

**Mar. 1/2018**

Date

Name: Mr. Keray O'Reilly

Title: Treasurer

I have authority to bind the Recipient.

**Mar. 1/2018**

Date

Name: Mr. Kevin Hill

Title: Director of Parks and Recreation

I have authority to bind the Recipient.
SCHEDULE “A”
GENERAL TERMS AND CONDITIONS

A1.0 INTERPRETATION AND DEFINITIONS

A1.1 Interpretation. For the purposes of interpretation:

(a) words in the singular include the plural and vice-versa;

(b) words in one gender include all genders;

(c) the background and the headings do not form part of the Agreement; they are for reference only and will not affect the interpretation of the Agreement;

(d) any reference to dollars or currency will be in Canadian dollars and currency; and

(e) all accounting terms not otherwise defined in the Agreement have their ordinary meanings.

A1.2 Definitions. In the Agreement, the following terms will have the following meanings:

“Aboriginal Community” has the meaning ascribed to it in section 11.1 (Definitions).

“Agreement” means this Transfer Payment Agreement for the Ontario Municipal Commuter Cycling (OMCC) Program entered into between the Province and the Recipient, all of the schedules and sub-schedules listed in section 1.1 ( Entire Agreement), and any amending agreement entered into pursuant to section 4.1 (Amendments).

“Annual Allocation” means an annual allocation set out in Sub-schedule “D.1” (Table of Annual Allocations).

“Annual Declaration of OMCC Participation” means an annual declaration of OMCC participation, in the form set out in Sub-schedule “D.2” (Form of Annual Declaration of OMCC Participation).

“Annual Financial Reports” means the Annual Financial Reports described in Article F1.0 (Annual Financial Reports).


“Annual Implementation Reports” means the Annual Implementation Reports described in section F2.1 (Annual Implementation Reports).

“Asset” means any real or personal property or immovable or movable asset acquired, constructed, repaired, rehabilitated, renovated or improved, in whole or in part, with the Funds.

“Authorities” means any government authority, agency, body or department, whether federal, provincial or municipal, having or claiming jurisdiction over the Agreement or any Eligible Project, or both.

“Business Day” means any working day, Monday to Friday inclusive, excluding statutory and other holidays, namely: New Year’s Day; Family Day; Good Friday; Easter Monday; Victoria Day; Canada Day; Civic Holiday; Labour Day; Thanksgiving Day; Remembrance Day; Christmas Day; Boxing Day and any other day on which the Province has elected to be closed for business.

“Cap and Trade Program” means Ontario’s Cap and Trade Program.

“Contract” means a contract between the Recipient and a Third Party whereby the Third Party agrees to supply goods or services, or both, for an Eligible Project in return for financial consideration.

“Effective Date” means the date of signature by the last signing party to the Agreement.

“Eligible Costs” means the costs that are eligible for funding under the Agreement and that are described in Article E2.0 (Eligible Costs).

“Eligible Project” means a commuter cycling project that is listed on the Eligible Projects List.

“Eligible Projects List” means the list of Eligible Projects in Sub-schedule “C.1” (Eligible Projects List).

“Environmental Laws” means all applicable federal, provincial or municipal laws, regulations, by-laws, orders, rules, policies or guidelines respecting the protection of the natural environment, public or occupational health or safety, and the manufacture, importation, handling, transportation, storage, disposal and
treatment of environmental contaminants and include, without limitation, the 
Environmental Protection Act (Ontario), Environmental Assessment Act 
(Ontario), Ontario Water Resources Act (Ontario), Canadian Environmental 
Protection Act, 1999 (Canada), Canadian Environmental Assessment Act, 2012 
(Canada), Fisheries Act (Canada) and Navigation Protection Act (Canada).

“ERS” means the Ontario Enterprise Registration System.

“Event of Default” has the meaning ascribed to it in section A13.1 (Events of 
Default).

“Expiry Date” means March 31, 2021.

“Final Report” means the Final Report described in Article F3.0 (Final Report).

“Funding Year” means:

(a) in the case of the first Funding Year, the period commencing on the 
Effective Date and ending on the following March 31; and

(b) in the case of Funding Years subsequent to the first Funding Year, the 
period commencing on April 1 following the end of the previous 
Funding Year and ending on the following March 31.

“Funds” means the money the Province provides to the Recipient pursuant to 
the Agreement.

“Generally Accepted Auditing Standards” means Canadian Generally 
Accepted Auditing Standards as adopted by the Canadian Institute of Chartered 
Accountants applicable as of the date on which such record is kept or required to 
be kept in accordance with such standards.

“GHG” means greenhouse gas.

“Government of Ontario” includes any ministry, agency or Crown corporation 

“Indemnified Parties” means Her Majesty the Queen in right of Ontario, Her 
ministers, agents, appointees and employees.

“Ineligible Costs” means the costs that are ineligible for funding under the 
Agreement, and that are described in Article E3.0 (Ineligible Costs).

“Notice” means any communication given or required to be given pursuant to 
the Agreement.
“Notice Period” means the period of time within which the Recipient is required to remedy an Event of Default pursuant to paragraph A13.3(b), and includes any such period or periods of time by which the Province extends that time in accordance with section A13.4 (Recipient Not Remedying).

“OMCC” means Ontario Municipal Commuter Cycling.

“OMCC Program” means the Ontario Municipal Commuter Cycling Program.

“Parties” means the Province and the Recipient.

“Partner” means any entity, other than a Third Party, participating in and contributing to the Project, other than financially only, as described in the Recipient’s application submitted to the Province or, with the written consent of the Province, as subsequently permitted to participate or contribute to the Project.

“Partner Agreement” means a legally binding agreement between the Recipient and a Partner.

“Party” means either the Province or the Recipient.

“Projects” means, collectively, the Eligible Projects.

“Projects End Date” means, in respect of the Projects, December 30, 2020.

“Reports” means the reports described in Schedule “F” (Reporting and Evaluation).

“Requirements of Law” means all applicable requirements, laws, statutes, codes, acts, ordinances, approvals, orders, decrees, injunctions, by-laws, rules, regulations, official plans, permits, licences, authorizations, directions, and agreements with all Authorities, and includes the Environmental Laws.

“Solemn Declaration of Substantial Completion” means the Solemn Declaration of Substantial Completion, in the form set out in Sub-schedule “J.3” (Ontario Municipal Commuter Cycling (OMCC) Program Form of Solemn Declaration of Substantial Completion).

“Substantial Completion” means substantially performed, as described in and will be determined in accordance with, subsection 2(1) of the Construction Lien Act (Ontario) for each Eligible Project, and for the purposes of the Projects, means the substantial completion of the last Eligible Project on or before December 30, 2020.

“Substantial Completion Date” means the substantial completion date indicated on the Solemn Declaration of Substantial Completion.
“Term” means the period of time described in section A3.1 (Term).

“Third Party” means any legal entity, other than a Party, who supplies goods or services, or both, to the Recipient for any of the Eligible Projects.

“Timelines” means the date set out in section C2.1 (Timelines).

“Usage Data Report” means the Usage Data Report described in Article F4.0 (Usage Data Report).

A2.0 REPRESENTATIONS, WARRANTIES, AND COVENANTS

A2.1 General. The Recipient represents, warrants, and covenants that:

(a) it is, and will continue to be, a validly existing legal entity with full power to fulfill its obligations under the Agreement;

(b) it has, and will continue to have, the experience and expertise necessary to carry out the Projects;

(c) it is in compliance with, and will continue to comply with, all Requirements of Law related to any aspect of an Eligible Project, the Funds, or both;

(d) unless otherwise provided for in the Agreement, any information the Recipient provided to the Province in support of its request for funds including, without limitation, information relating to any eligibility requirements and Eligible Project, and the Timelines was true and complete at the time the Recipient provided it and will continue to be true and complete;

(e) it is registered with the ERS and the information it provided for the ERS was true and complete at the time it provided it and will continue to be true and complete;

(f) it is not in default of any term, condition or obligation under any transfer payment or loan agreement with Her Majesty the Queen in right of Ontario or one of Her agencies; and

(g) its past performance with respect to any project under a transfer payment agreement with Her Majesty the Queen in right of Ontario or one of Her agencies was considered satisfactory by that party.

A2.2 Execution of Agreement. The Recipient represents and warrants that it has:

(a) the full power and authority to enter into the Agreement; and
(b) taken all necessary actions to authorize the execution of the Agreement.

A2.3 Governance. The Recipient represents, warrants and covenants that it has, and will maintain in writing, and will follow:

(a) a code of conduct and ethical responsibilities for all persons at all levels of the Recipient’s organization;

(b) procedures to enable the Recipient’s ongoing effective functioning;

(c) decision-making mechanisms for the Recipient;

(d) procedures to enable the Recipient to manage Funds prudently and effectively;

(e) procedures to enable the Recipient to complete each Eligible Project successfully;

(f) procedures to enable the Recipient to identify risks to the completion of each Eligible Project, and strategies to address the identified risks to meet the Projects End Date, all in a timely manner;

(g) procedures to enable the preparation and submission of all Reports required pursuant to Article A7.0 (Reporting, Accounting, and Review); and

(h) procedures to enable the Recipient to address such other matters as the Recipient considers necessary to carry out its obligations under the Agreement.

A2.4 Supporting Proof. Upon request of the Province and within the timelines set out in the request, the Recipient will provide the Province with proof of the matters referred to in this Article A2.0 (Representations, Warranties and Covenants).

A3.0 TERM OF THE AGREEMENT AND EXTENSION

A3.1 Term. The term of the Agreement will commence on the Effective Date and will expire on the Expiry Date unless terminated earlier pursuant to Article A11.0 (Termination on Notice), Article A12.0 (Termination Where No Appropriation or Funds under the Cap and Trade Program) or Article A13.0 (Events of Default, Corrective Action, and Termination for Default).
A4.0 FUNDS AND CARRYING OUT THE PROJECT

A4.1 Funds Provided. The Province will, in respect of the Projects:

(a) provide Funds to the Recipient up to the aggregate of each Annual Allocation for the Recipient to use towards the Eligible Costs of any Eligible Project;

(b) deposit the Funds into an account designated by the Recipient provided that the account:
   (i) resides at a Canadian financial institution; and
   (ii) is in the name of the Recipient.

A4.2 Limitation on Payment of Funds. Despite section A4.1 (Funds Provided):

(a) the Province is not obligated to provide any Funds to the Recipient until the Recipient complies with the conditions precedent set out in paragraphs A32.1(a) and (b);

(b) the Province may adjust the amount of Funds it provides to the Recipient in any Funding Year based upon any of the following:
   (i) the Province’s assessment of the information the Recipient provides to the Province pursuant to section A7.1 (Preparation and Submission);
   (ii) the number of recipients, other than the Recipient, participating in the OMCC Program; or

(c) if, pursuant to the Financial Administration Act (Ontario) or the Cap and Trade Program, the Province does not receive the necessary appropriation from the Ontario Legislature or the necessary funds for payment under the Agreement, the Province is not obligated to make any such payment, and, as a consequence, the Province may:
   (i) reduce the amount of Funds and change the Projects; or
   (ii) terminate the Agreement pursuant to section A12.1 (Termination Where No Appropriation or Funds under the Cap and Trade Program).

A4.3 Carry Out the Eligible Projects. The Recipient will, in respect of the Projects and each Eligible Project:
(a) determine which Eligible Projects, from the Eligible Projects List, the Recipient will carry out;

(b) carry out each Eligible Project in accordance with the Agreement; and

(c) complete each Eligible Project the Recipient has chosen to carry out pursuant to paragraph A4.3(a) by the Projects End Date.

A4.4 Use of Funds and Carry out the Projects. The Recipient will, in respect of each Eligible Project, do all of the following:

(a) use the Funds only for the purpose of carrying out the Eligible Project;

(b) spend the Funds only in accordance with the Agreement, including the Annual Allocations;

(c) not use the Funds to cover any cost that has or will be funded or reimbursed by one or more of any third party, ministry, agency, or organization of the Government of Ontario; and

(d) contribute a minimum amount of 20% towards the total Eligible Costs of each Eligible Project, irrespective of any contribution received from any third party source, including any Partner.

A4.5 Interest Bearing Account. If the Province provides Funds to the Recipient before the Recipient's immediate need for the Funds, the Recipient will place the Funds in an interest bearing account in the name of the Recipient at a Canadian financial institution.

A4.6 Interest. If the Recipient earns any interest on the Funds:

(a) the Recipient may use the interest earned toward the Eligible Costs of any Eligible Project but cannot reduce the 20% minimum amount towards Eligible Costs for each Eligible Project;

(b) the Recipient will annually declare the amount of interest earned and describe its use in the Annual Funding Certificate; and

(c) the Province may demand from the Recipient the payment of an amount equal to any interest:

(i) remaining in the possession or under the control of the Recipient by the Projects End Date; or

(ii) the Recipient failed to use in accordance with the terms and conditions of the Agreement.
A4.7 Rebates, Credits and Refunds. The Province, in calculating Funds, will deduct from any Annual Allocation any costs (including taxes) for which the Recipient has received, will receive, or is eligible to receive, a rebate, credit or refund.

A4.8 Recipient’s Acknowledgement of Responsibility for Projects. The Recipient will assume full responsibility for each Eligible Project including, without limitation:

(a) complete, diligent and timely implementation in accordance with the terms and conditions of the Agreement;

(b) the entire costs of the Eligible Project including, without limitation, overruns if any;

(c) subsequent operation, maintenance, repair, rehabilitation, demolition or reconstruction, as required and as per appropriate standards, and any related costs for the full lifecycle of the Eligible Project; and

(d) undertaking, or causing to be undertaken, any engineering and construction work in accordance with industry standards.

A4.9 Disclosure of Other Financial Assistance and Adjustments. The Recipient agrees:

(a) to inform the Province promptly of any financial assistance received, other than from the Province pursuant to the Agreement, for any Eligible Project; and

(b) if the Recipient receives or is owed financial assistance from the Government of Ontario, other than from the Province pursuant to the Agreement, in respect of the Eligible Costs of an Eligible Project, the Province may reduce the Funds or demand the repayment of Funds in an amount up to the financial assistance received or owed.

A4.10 Inability to Complete Eligible Projects. If, at any time during the Term, the Recipient determines that it may not be possible for it to complete an Eligible Project on or before December 30, 2020 for any reason including, without limitation, lack of funding available for the Eligible Project (the “Issue”), the Recipient will immediately notify the Province of that determination and provide the Province with a summary of the measures that the Recipient proposes to remedy the Issue. If the Province is not satisfied that the measures proposed will be adequate to remedy the Issue, then the Province may initiate any one or more of the actions provided for in section A13.2 (Consequences of Events of Default and Corrective Action).
A5.0 RECIPIENT'S ACQUISITION OF GOODS OR SERVICES, RELATED CONTRACTS AND DISPOSAL OF ASSETS

A5.1 Acquisition. If the Recipient acquires goods, services, or both with the Funds, it will:

(a) do so through a process that promotes the best value for money; and

(b) comply to the extent applicable with the Broader Public Sector Accountability Act, 2010 (Ontario), including any procurement directive issued thereunder, to the extent applicable.

A5.2 Disposal. The Recipient will not, without the Province's prior written consent, sell, lease or otherwise dispose of any Asset other than in accordance with the terms and conditions set out in Schedule "H" (Disposal of and Revenues from Assets).

A5.3 Contract Provisions. The Recipient will ensure that all Contracts are consistent with, and incorporate, the applicable terms and conditions of the Agreement. More specifically, but without limiting the generality of the foregoing, the Recipient agrees to include provisions in all Contracts to:

(a) ensure that proper and accurate accounts and records are maintained for at least 7 years after the expiry or early termination of the Agreement;

(b) ensure compliance with all applicable Requirements of Law including, without limitation, labour and human rights legislation; and

(c) secure the respective rights of the Province, any authorized representative and any independent auditor identified by the Province in paragraph A7.3(b), and the Auditor General in section A7.6 (Auditor General).

A6.0 CONFLICT OF INTEREST

A6.1 No Conflict of Interest. The Recipient will carry out each Eligible Project and use the Funds without an actual, potential or perceived conflict of interest.

A6.2 Conflict of Interest Includes. For the purposes of this Article A6.0 (Conflict of Interest), a conflict of interest includes any circumstances where, in respect of each Eligible Project:

(a) the Recipient; or

(b) any person who has the capacity to influence the Recipient’s decisions,
has outside commitments, relationships or financial interests that could, or could be seen to, interfere with the Recipient’s objective, unbiased and impartial judgment relating to the Eligible Project, the use of the Funds, or both.

A6.3 Disclosure to Province. The Recipient will:

(a) disclose to the Province, without delay, any situation that a reasonable person would interpret as an actual, potential or perceived conflict of interest; and

(b) comply with any terms and conditions that the Province may prescribe as a result of the disclosure.

A7.0 REPORTING, ACCOUNTING, AND REVIEW

A7.1 Preparation and Submission. The Recipient will:

(a) submit to the Province at the address referred to in section A17.1 (Notice in Writing and Addresses), all Reports in accordance with the timelines and content requirements as provided for in Schedule “F” (Reporting and Evaluation), or in a form as specified by the Province from time to time;

(b) submit to the Province at the address referred to in section A17.1 (Notice in Writing and Addresses), any other reports as may be requested by the Province in accordance with the timelines and content requirements specified by the Province;

(c) ensure that all Reports and other reports are completed to the satisfaction of the Province; and

(d) ensure that all Reports and other reports are signed on behalf of the Recipient by the Recipient’s chief administrative officer or, as set out otherwise in the Agreement or with the consent of the Province, another authorized signing officer.

A7.2 Record Maintenance and Audit.

(a) The Recipient will, in respect of each Eligible Project, keep and maintain:

(i) all financial records including, without limitation, invoices relating to the Funds or otherwise the Eligible Project in a manner consistent with generally accepted accounting principles; and

(ii) all non-financial documents and records relating to the Funds or otherwise to the Eligible Project, including without limitation, all Contracts and Partner Agreements.
(b) Unless otherwise specifically set out in the Agreement, the Recipient will request and manage the undertaking of all audits for each Eligible Project by accredited external independent auditors and the delivery of corresponding audit reports, at its own expense, in accordance with Generally Accepted Auditing Standards and in the timeframe set out in the Agreement.

A7.3 Inspection and Data Collection.

(a) The Province, any authorized representative, or any independent auditor identified by the Province may, at the Province’s expense and at any time, during normal business hours, enter upon the Recipient’s premises to review the progress of any Eligible Project and the Recipient’s allocation and expenditure of the Funds and, for these purposes, the Province, any authorized representative, or any independent auditor identified by the Province may take one or more of the following actions:

(i) inspect and copy the records and documents referred to in section A7.2 (Record Maintenance and Audit);

(ii) remove any copies made pursuant to paragraph A7.3(a) from the Recipient’s premises; and

(iii) conduct an audit or investigation of the Recipient in respect of the expenditure of the Funds, any Eligible Project, or both.

(b) The Recipient will ensure all Contracts and Partner Agreements include the right of the Province, any authorized representative, any independent auditors identified by the Province, or the Auditor General to carry out the inspection and audits contemplated pursuant to the Agreement and will coordinate the access of the Province with any Third Party and Partner for the purpose of such inspections and audits.

(c) The Province, any authorized representative, or any independent auditor identified by the Province may, at the Province’s expense and at any time, during normal business hours, may direct the Recipient to undertake an intercept survey of cyclists for a completed Eligible Project.

(i) Where the Province exercises this right, the Recipient’s must distribute a copy of intercept survey documentation to individuals cycling on completed Eligible Project.

(ii) The Province will be responsible for providing all required intercept survey documentation to the Recipient and for collecting any information obtained through this survey.
(iii) The Recipient will be required to distribute the intercept survey documentation on the specified day from 07:00 and 10:00; from 12:00 and 14:00, which will be at least 12 months but no more than 24 months after Substantial Completion of an Eligible Project.

(d) The Province, any authorized representative, or any independent auditor identified by the Province may, at the Province’s expense and at any time, during normal business hours, may undertake an intercept survey of cyclists using any completed Eligible Project.

A7.4 Disclosure. To assist in respect of the rights provided for in section A7.3 (inspection), the Recipient will disclose any information requested by the Province, any authorized representative, or any independent auditor identified by the Province, and will do so in the form requested by the Province, any authorized representative or any independent auditor identified by the Province, as the case may be.

A7.5 No Control of Records. No provision of the Agreement will be construed so as to give the Province any control whatsoever over the Recipient’s records.

A7.6 Auditor General. The Province’s rights under this Article A7.0 (Reporting, Accounting, and Review) are in addition to any rights provided to the Auditor General pursuant to section 9.1 of the Auditor General Act (Ontario).

A7.7 Calculations. The Recipient will make all calculations and prepare all financial data to be submitted in accordance with the generally accepted accounting principles in effect in Canada. These will include, without limitation, those principles and standards approved or recommended from time to time by the Canadian Institute of Chartered Accountants or the Public Sector Accounting Board, as applicable, or any successor institute, applied on a consistent basis.

A8.0 COMMUNICATIONS REQUIREMENTS

A8.1 Acknowledgement of Support. Unless otherwise directed by the Province, the Recipient will acknowledge the support of the Province as set out in Schedule “G” (Communications Protocol).

A8.2 Publication. The Recipient will indicate, in any of its Projects-related publications, whether written, oral, or visual, that the views expressed in the publication are the views of the Recipient and do not necessarily reflect those of the Province.
A9.0 INDEMNITY

A9.1 Indemnification. The Recipient will indemnify and hold harmless the Indemnified Parties from and against any and all liability, loss, costs, damages and expenses (including legal, expert and consultant fees), causes of action, actions, claims, demands, lawsuits or other proceedings, by whomever made, sustained, incurred, brought or prosecuted, in any way arising out of or in connection with any Eligible Project or otherwise in connection with the Agreement, unless solely caused by the negligence or wilful misconduct of the Indemnified Parties.

A10.0 INSURANCE

A10.1 Recipient’s Insurance. The Recipient represents, warrants and covenants that it has, and will maintain, at its own cost and expense, with insurers having a secure A.M. Best rating of B+ or greater, or the equivalent, all the necessary and appropriate insurance that a prudent person carrying out a project similar to the Projects would maintain, including commercial general liability insurance on an occurrence basis for third party bodily injury, personal injury and property damage, to an inclusive limit of not less than $2,000,000.00 per occurrence. The insurance policy will include the following:

(a) the Indemnified Parties as additional insureds with respect to liability arising in the course of performance of the Recipient’s obligations under, or otherwise in connection with, the Agreement;

(b) a cross-liability clause;

(c) contractual liability coverage; and

(d) a 30-day written notice of cancellation.

A10.2 Proof of Insurance. The Recipient will:

(a) provide the Province, prior to Funds being provided in each Funding Year, either:

(i) certificates of insurance that confirm the insurance coverage as provided for in section A10.1 (Recipient’s Insurance); or

(ii) other proof that confirms the insurance coverage as provided for in section A10.1 (Recipient’s Insurance); and

(b) upon the request of the Province, the Recipient will make available to the Province a copy of each insurance policy.
A11.0 TERMINATION ON NOTICE

A11.1 Termination on Notice. The Province may terminate the Agreement at any time without liability, penalty or costs upon giving at least 30 days' Notice to the Recipient.

A11.2 Consequences of Termination on Notice by the Province. If the Province terminates the Agreement pursuant to section A11.1 (Termination on Notice), the Province may take one or more of the following actions:

(a) cancel all further instalments of Funds;

(b) demand from the Recipient the payment of any Funds remaining in the possession or under the control of the Recipient; and

(c) determine the reasonable costs for the Recipient to wind down the Project, and do either or both of the following:

(i) permit the Recipient to offset such costs against the amount owing pursuant to paragraph A11.2(b); and

(ii) subject to paragraph A4.1(a), provide Funds to the Recipient to cover such costs.

A12.0 TERMINATION WHERE NO APPROPRIATION OR FUNDS UNDER THE CAP AND TRADE PROGRAM

A12.1 Termination Where No Appropriation or Funds under the Cap and Trade Program. If, as provided for in paragraph A4.2(c), the Province does not receive the necessary appropriation from the Ontario Legislature or funds under the Cap and Trade Program for any payment the Province is to make pursuant to the Agreement, the Province may terminate the Agreement immediately without liability, penalty or costs by giving Notice to the Recipient.

A12.2 Consequences of Termination Where No Appropriation or Funds under the Cap and Trade Program. If the Province terminates the Agreement pursuant to section A12.1 (Termination Where No Appropriation or Funds under the Cap and Trade Program), the Province may take one or more of the following actions:

(a) cancel further instalments of Funds;

(b) demand the payment of any Funds remaining in the possession or under the control of the Recipient; and
(c) determine the reasonable costs for the Recipient to wind down the Project and permit the Recipient to offset such costs against the amount owing pursuant to paragraph A12.2(b).

A12.3 *No Additional Funds.* If pursuant to paragraph A12.2(c), the Province determines that the costs to wind down the Projects exceed the Funds remaining in the possession or under the control of the Recipient, the Province will not provide additional Funds to the Recipient.

**A13.0 EVENTS OF DEFAULT, CORRECTIVE ACTION, AND TERMINATION FOR DEFAULT**

A13.1 *Events of Default.* Each of the following events will constitute an Event of Default:

(a) in the opinion of the Province, the Recipient breaches any representation, warranty, covenant or other material term of the Agreement including, without limitation, failing to do any of the following in accordance with the terms and conditions of the Agreement:

(i) carry out any Eligible Project;

(ii) use or spend Funds; or

(iii) provide, in accordance with section A7.1 (Preparation and Submission), Reports or such other reports as may have been requested pursuant to paragraph A7.1(b).

(b) the Recipient’s operations, its financial condition, or its organizational structure, changes such that it no longer meets one or more of the eligibility requirements of the OMCC Program;

(c) the Recipient makes an assignment, proposal, compromise, or arrangement for the benefit of creditors, or a creditor makes an application for an order adjudging the Recipient bankrupt, or applies for the appointment of a receiver;

(d) the Recipient ceases to operate; or

(e) the Recipient fails to require a Partner or a Third Party to remedy an event such as an Event of Default listed above and the failure is not remedied within, at the latest and if any, the Notice Period given to the Recipient pursuant to section 13.4 (Recipient Not Remediing).

A13.2 *Consequences of Events of Default and Corrective Action.* If an Event of Default occurs, the Province may, at any time, take one or more of the following
actions:

(a) initiate any action the Province considers necessary in order to facilitate the successful continuation or completion of any Eligible Project;

(b) provide the Recipient with an opportunity to remedy the Event of Default;

(c) suspend the payment of Funds for such period as the Province determines appropriate;

(d) reduce the amount of the Funds;

(e) cancel further instalments of Funds;

(f) demand from the Recipient the payment of any Funds remaining in the possession or under the control of the Recipient;

(g) demand from the Recipient the payment of an amount equal to any Funds the Recipient used and interest earned, but did not use in accordance with the Agreement;

(h) demand from the Recipient the payment of an amount equal to any Funds the Province provided to the Recipient; and

(i) terminate the Agreement at any time, including immediately, without liability, penalty or costs to the Province upon giving Notice to the Recipient.

A13.3 Opportunity to Remedy. If, in accordance with paragraph A13.2(b), the Province provides the Recipient with an opportunity to remedy the Event of Default, the Province will provide Notice to the Recipient of:

(a) the particulars of the Event of Default; and

(b) the Notice Period.

A13.4 Recipient Not Remediying. If the Province provided the Recipient with an opportunity to remedy the Event of Default pursuant to paragraph A13.2(b), and:

(a) the Recipient does not remedy the Event of Default within the Notice Period;

(b) it becomes apparent to the Province that the Recipient cannot completely remedy the Event of Default within the Notice Period; or

(c) the Recipient is not proceeding to remedy the Event of Default in a way
that is satisfactory to the Province,

the Province may extend the Notice Period, or initiate any one or more of the
actions provided for in paragraphs A13.2(a), (c), (d), (e), (f), (g), (h) and (i).

A13.5 When Termination Effective. Termination under this Article A13.0 (Events of
Default, Corrective Action, and Termination for Default) will take effect as
provided for in the Notice.

A14.0 FUNDS AT THE END OF A FUNDING YEAR

A14.1 Funds at the End of a Funding Year. Without limiting any rights of the Province
under Article A13.0 (Events of Default, Corrective Action, and Termination for
Default) and subject to Article D2.0 (Changes to Annual Allocations), if the
Recipient has not spent all of the Funds allocated for a Funding Year as provided
for in the Annual Allocation for that year, the Province will allow the Recipient to
keep the Funds in the account specified under paragraph A4.1(b) and use the
Funds in any subsequent Funding Year, up to the Projects End Date, for any
Eligible Project in accordance with the Agreement.

A15.0 FUNDS UPON PROJECTS END DATE

A15.1 Funds Upon Projects End Date. The Recipient will, upon the Projects End
Date, pay to the Province any Funds and interest earned on the Funds remaining
in its possession or under its control.

A15.2 Return of Funds for Incomplete Eligible Project. The Recipient will, if Funds
have been used towards an Eligible Project and the Recipient has not completed
the Eligible Project by the Projects End Date, pay to the Province an amount
equal to any Funds the Recipient used for that Eligible Project.

A16.0 DEBT DUE AND PAYMENT

A16.1 Payment of Overpayment. If at any time the Province provides Funds in excess
of the amount to which the Recipient is entitled under the Agreement, the
Province may:

(a) deduct an amount equal to the excess Funds, included interest earned,
from any further instalments of Funds; or

(b) demand that the Recipient pay an amount equal to the excess Funds to
the Province.

A16.2 Debt Due. If, pursuant to the Agreement:

Town of Renfrew and Ontario OMCC Program TPA
(a) the Province demands from the Recipient the payment of any Funds or an amount equal to any Funds; or

(b) the Recipient owes any Funds or an amount equal to any Funds to the Province, whether or not the Province has demanded their payment, such Funds or other amount will be deemed to be a debt due and owing to the Province by the Recipient, and the Recipient will pay the amount to the Province immediately, unless the Province directs otherwise.

A16.3 Interest Rate. The Province may charge the Recipient interest on any money owing by the Recipient at the then current interest rate charged by the Province of Ontario on accounts receivable.

A16.4 Payment of Money to Province. The Recipient will pay any money owing to the Province by cheque payable to the "Ontario Minister of Finance" and delivered to the Province as provided for in Schedule "B" (Recipient Information).

A16.5 Fails to Pay. Without limiting the application of section 43 of the Financial Administration Act (Ontario), if the Recipient fails to pay any amount owing under the Agreement, Her Majesty the Queen in right of Ontario may deduct any unpaid amount from any money payable to the Recipient by Her Majesty the Queen in right of Ontario.

A17.0 NOTICE

A17.1 Notice in Writing and Addresses. Notice will be in writing and will be delivered by email, postage-prepaid mail, personal delivery or fax, and will be addressed to the Province and the Recipient respectively as provided for in Schedule "B" (Recipient Information), or as either Party later designates to the other by Notice.

A17.2 Notice Given. Notice will be deemed to have been given:

(a) in the case of postage-prepaid mail, five Business Days after the Notice is mailed; or

(b) in the case of email, personal delivery or fax, one Business Day after the Notice is delivered.

A17.3 Postal Disruption. Despite paragraph A17.2(a), in the event of a postal disruption:

(a) Notice by postage-prepaid mail will not be deemed to be given; and

(b) the Party giving Notice will provide Notice by email, personal delivery or by
fax.

A18.0 CONSENT BY PROVINCE AND COMPLIANCE BY RECIPIENT

A18.1 Consent. When the Province provides its consent pursuant to the Agreement, it may impose any terms and conditions on such consent and the Recipient will comply with such terms and conditions.

A19.0 SEVERABILITY OF PROVISIONS

A19.1 Ininvalidity or Unenforceability of Any Provision. The invalidity or unenforceability of any provision of the Agreement will not affect the validity or enforceability of any other provision of the Agreement. Any invalid or unenforceable provision will be deemed to be severed.

A20.0 WAIVER

A20.1 Waiver Request. Either Party may, in accordance with the Notice provision in Article A17.0 (Notice) ask the other Party to waive an obligation under the Agreement.

A20.2 Waiver Applies. Any waiver a Party grants in response to a request made pursuant to section A20.1 (Waiver Request) will:

(a) be valid only if the Party granting the waiver provides it in writing; and

(b) apply only to the specific obligation referred to in the waiver.

A21.0 INDEPENDENT PARTIES

A21.1 Parties Independent. The Recipient is not an agent, joint venturer, partner or employee of the Province, and the Recipient will not represent itself in any way that might be taken by a reasonable person to suggest that it is, or take any actions that could establish or imply such a relationship.

A22.0 ASSIGNMENT OF AGREEMENT OR FUNDS

A22.1 No Assignment. The Recipient will not, without the prior written consent of the Province, assign any of its rights or obligations under the Agreement.

A22.2 Agreement Binding. All rights and obligations contained in the Agreement will extend to and be binding on the Parties' respective heirs, executors, administrators, successors and permitted assigns.
A23.0 GOVERNING LAW

A23.1 Governing Law. The Agreement and the rights, obligations and relations of the Parties will be governed by and construed in accordance with the laws of the Province of Ontario and the applicable federal laws of Canada. Any actions or proceedings arising in connection with the Agreement will be conducted in the courts of Ontario, which will have exclusive jurisdiction over such proceedings.

A24.0 FURTHER ASSURANCES

A24.1 Agreement into Effect. The Recipient will provide such further assurances as the Province may request from time to time with respect to any matter to which the Agreement pertains, and will otherwise do or cause to be done all acts or things necessary to implement and carry into effect the terms and conditions of the Agreement to their full extent.

A25.0 JOINT AND SEVERAL LIABILITY

A25.1 Joint and Several Liability. Where the Recipient is comprised of more than one entity, all such entities will be jointly and severally liable to the Province for the fulfillment of the obligations of the Recipient under the Agreement.

A26.0 RIGHTS AND REMEDIES CUMULATIVE

A26.1 Rights and Remedies Cumulative. The rights and remedies of the Province under the Agreement are cumulative and are in addition to, and not in substitution for, any of its rights and remedies provided by law or in equity.

A27.0 FAILURE TO COMPLY WITH OTHER AGREEMENTS

A27.1 Other Agreements. If the Recipient:

(a) has failed to comply with any term, condition or obligation under any other agreement with Her Majesty the Queen in right of Ontario or one of Her agencies (a “Failure”);

(b) has been provided with notice of such Failure in accordance with the requirements of such other agreement;

(c) has, if applicable, failed to rectify such Failure in accordance with the requirements of such other agreement; and

(d) such Failure is continuing,
the Province may suspend the payment of Funds for such period as the Province determines appropriate.

A28.0 SURVIVAL

A28.1 Survival. The following Articles, sections and paragraphs, and all applicable cross-referenced Articles, sections, paragraphs, Schedules, and Sub-schedules, will continue in full force and effect for a period of 7 years from the date of expiry or termination of the Agreement: Articles 1.0 (Entire Agreement), 3.0 (Counterparts), and A1.0 (Interpretation and Definitions) and any other applicable definitions, paragraphs A2.1(a) and A4.2(c), sections A4.6 (Interest), A4.8 (Recipient’s Acknowledgement of Responsibility for Projects), A5.2 (Disposal), A7.1 (Preparation and Submission) (to the extent that the Recipient has not provided the Reports to the satisfaction of the Province), A7.2 (Record Maintenance and Audit), A7.3 (Inspection), A7.4 (Disclosure), A7.5 (No Control of Records), A7.6 (Auditor General), and A7.7 (Calculations), Articles A8.0 (Communications Requirements), and 9.0 (Indemnity), sections A11.2 (Consequences of Termination on Notice by the Province), A12.2 (Consequences of Termination Where No Appropriation or Funds Under the Cap Trade Program), A12.3 (No Additional Funds), and A13.1 (Events of Default), paragraphs A13.2(d), (e), (f), (g) and (h), Articles A15.0 (Funds Upon Projects End Date), A16.0 (Debt Due and Payment), A17.0 (Notice), and A19.0 (Severability of Provisions), section A22.2 (Agreement Binding), Articles A23.0 (Governing Law), A25.0 (Joint and Several Liability), A26.0 (Rights and Remedies Cumulative), and A27.0 (Failure to Comply with Other Agreements), this Article A28.0 (Survival), and Articles 29.0 (Aboriginal Consultation), A30.0 (Partners), and Article A31.0 (Agreements for Use of Land).

A29.0 ABORIGINAL CONSULTATION

A29.1 Aboriginal Consultation Protocol. The Parties agree to be bound by the terms of the Aboriginal Consultation Protocol set out in Schedule "I" (Aboriginal Consultation Protocol).

A29.2 Funding Conditional upon Meeting Aboriginal Consultation Obligations. The Recipient agrees that the funding under the Agreement is conditional upon the Province being satisfied that its obligations with respect to the legal duty to consult and, if applicable, accommodate Aboriginal Communities have been met.

A30.0 PARTNERS
A30.1 Recipient Representation re. Partner Agreements. If the Recipient has one or more Partners for any Eligible Project, the Recipient:

(a) warrants that it is entitled to represent each of its Partners, and represents that each Partner has committed itself to undertake all steps necessary to support the Recipient in fulfilling its obligations as specified in the Agreement; and

(b) agrees to bind each of its Partners to the applicable terms and conditions of the Agreement including, without limitation, those listed in section A5.3 (Contract Provisions) through a Partner Agreement.

A30.2 Copy of Partner Agreement. The Recipient agrees to make accessible to the Province at all times and, upon the Province’s request, provide the Province with a copy of any Partner Agreement.

A30.3 Responsibilities of Recipient. Despite having one or more Partners for any Eligible Project and entering into a Partner Agreement with each of its Partners, the Recipient assumes the sole responsibility towards the Province for the implementation, management and coordination of the entire Eligible Project and the fulfilment of all obligations arising from the Agreement. Accordingly, the Recipient agrees that it bears the financial and legal responsibility for the entire Eligible Project and for each of its Partners. The Recipient will be held liable, in the same way as for its own conduct, if obligations as laid out in the Agreement or in applicable Requirements of Laws are not fulfilled by any of its Partners.

A30.4 Liability. Without limiting the requirements of the indemnity and insurance obligations under the Agreement, the Recipient agrees to ensure that each Partner agrees that the Province will not, under any circumstances or for any reason whatsoever, be held liable for damage or injury sustained by the staff or property of the Partner while any of the Eligible Project is being carried out. The Province can therefore not accept any claim for compensation or increases in payment in connection with such damage or injury.

A30.5 Public Disclosure. The Recipient will ensure that each Partner agrees to the Province publicly disclosing, in communications concerning any Eligible Project, any of the Recipient’s Partner’s name and address, and the purpose and amount of funds, if any, provided to the Partners.

A31.0 AGREEMENTS FOR USE OF LAND

A31.1 Agreements with Land Owners or Lessees. If the Recipient does not own the land on which an Eligible Project is located, either in whole or in part, the Recipient agrees to enter into a legally binding agreement with each of the land owners or lessees that sets out the terms and conditions under which the land
owner or lessee, as applicable, agrees to allow the Recipient to use the land for the Project until, at a minimum, 5 years from the Eligible Project start date.

A31.2 Agreements with Lessees. If an agreement described in paragraph (a) is with a lessee, the agreement shall include representations and warranties that the lessee has the right, pursuant to its agreement with the lessor, or has obtained the necessary consent from the lessor to allow the Recipient to use the land for the Project until, at a minimum, 5 years from the Eligible Project start date.

A32.0 CONDITIONS PRECEDENT

A32.1 List of Conditions Precedent. The Province's funding under the Agreement is conditional upon each of the following conditions precedent being met to the Province's satisfaction:

(a) on or before the Effective Date and annually thereafter, the Recipient providing the Province with, in form and substance satisfactory to the Province:

(i) a copy of the annual enabling by-law(s) and, if applicable, any council resolution(s) confirming that the council approves each Eligible Project and the Agreement including, without limitation, the Recipient's contribution under the Agreement, and confirming the authorized representatives of the Recipient for the Agreement;

(ii) if the authorized representatives under paragraph (i) are not the head of council and clerk of the municipality, or it is unclear, in the Province's opinion, from the by-law(s) and, if applicable, council resolution(s) that the council has approved each Eligible Project and the Agreement, or both, a legal opinion from the Recipient's legal counsel confirming such authorized representatives and any approval;

(iii) the certificate(s) of insurance or other proof as the Province may request pursuant to section A10.2 (Proof of Insurance); and

(iv) an Annual Declaration of OMCC Participation; and

(b) prior to any Funds being provided to the Recipient:

(i) the necessary information, pursuant to section A4.5 (Interest Bearing Account), to facilitate an electronic funds transfer to an interest bearing account in the name of the Recipient at a Canadian financial institution; and
(ii) written confirmation of the street address at which Projects documents are kept at both the premises of the Recipient and each of the Partners; and

(c) prior to the Recipient using any Funds for an Eligible Project:

(i) written confirmation that the Recipient has entered into a Partner Agreement with each of its Partners, if any, for the Eligible Project;

(ii) if the Recipient does not own the land on which an Eligible Project is located, written confirmation that the Recipient has entered into a legally binding agreement as described in Article A31.0 (Agreements for Use of Land); and

(iii) to the extent that any environmental assessment or any other approval is required for an Eligible Project for which Funds were received, a warranty that the assessment has been completed and the approval has been obtained.

For greater certainty, if the Province provides any Funds to the Recipient prior to any of the conditions set out in this Article A32.0 (Conditions Precedent) having been met, and has not otherwise waived compliance with such condition as set out in Article A20.0 (Waiver), the Province may initiate any one or more of the actions provided for in section A13.2 (Consequences of Events of Default and Corrective Action).

- END OF GENERAL TERMS AND CONDITIONS -
<table>
<thead>
<tr>
<th>Contact Information for the purposes of Notice to the Province</th>
<th>Position: Manager, Division Services and Program Management Office</th>
</tr>
</thead>
<tbody>
<tr>
<td>Address: Division Services and Program Management Office</td>
<td>1-844-671-7438</td>
</tr>
<tr>
<td>Ontario Municipal Commuter Cycling (OMCC) Program</td>
<td>Fax: 416-585-7204</td>
</tr>
<tr>
<td>Ontario Ministry of Transportation</td>
<td>Email: <a href="mailto:cycling@ontario.ca">cycling@ontario.ca</a></td>
</tr>
<tr>
<td>777 Bay Street, 30th Floor</td>
<td></td>
</tr>
<tr>
<td>Toronto ON M7A 2J8</td>
<td></td>
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</tbody>
</table>

| Contact Information for the purposes of Notice to the Recipient | Position: Mr. Kevin Hill  
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Address: 127 Raglan St. S.</td>
<td>Director of Parks and Recreation</td>
</tr>
<tr>
<td>Renfrew, ON K7V 1P8</td>
<td>613) 432-3131</td>
</tr>
<tr>
<td>Phone: (613) 432-3131</td>
<td>Mobile: (613) 561-0202</td>
</tr>
<tr>
<td>Email: <a href="mailto:khill@renfrew.ca">khill@renfrew.ca</a></td>
<td></td>
</tr>
<tr>
<td>Authorized Representative of the Province for the purpose of sections C3.2 (Amending Agreement for Changes to the Eligible Projects List), D2.2 (Amending Agreement for Changes to Annual Allocations) and F7.2 (Amending Agreement for Changes to the Reporting)</td>
<td>Position: Manager, Division Services and Program Management Office</td>
</tr>
<tr>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Address: Division Services and Program Management Office Ontario Municipal Commuter Cycling (OMCC) Program Ontario Ministry of Transportation 777 Bay Street, 30th Floor Toronto ON M7A 2J8</td>
<td>Phone: 1-844-671-7438</td>
</tr>
<tr>
<td>Fax: 416-585-7204</td>
<td>Email: <a href="mailto:cycling@ontario.ca">cycling@ontario.ca</a></td>
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<tr>
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<th>Position: Mr. Keray O'Reilly Treasurer</th>
</tr>
</thead>
<tbody>
<tr>
<td>Address: 127 Raglan St. S. Renfrew, ON K7V 1P8</td>
<td>Phone: (613) 432-4848</td>
</tr>
<tr>
<td>Fax: n/a</td>
<td>Email: <a href="mailto:koreilly@renfrew.ca">koreilly@renfrew.ca</a></td>
</tr>
</tbody>
</table>
| Senior Financial Officer of the Recipient | Position: Ms. Kelly Coughlin  
Accountant/Deputy Treasurer |
|-----------------------------------------|----------------------------------|
| **Address:** 127 Raglan St. S.  
Renfrew, ON K7V 1P8 | **Phone:** (613) 432-4848 |
| **Fax:** | **Email:** KCoughlin@renfrew.ca |
C1.0 ELIGIBLE PROJECTS LIST

C1.1 Eligible Project Eligibility Requirements. To be eligible for funding under the OMCC Program and to be considered for approval as an Eligible Project by the Province for the Eligible Projects List, a project must, in addition to being listed in section C1.2 (Eligible Cycling Infrastructure Project Types), meet all of the following requirements:

(a) be primarily for and increase commuter cycling, as opposed to being primarily for recreational or touring, and reduce vehicle trips;

(b) reduce GHGs;

(c) connect to significant trip origins and destinations, in the opinion of the Province, with commuter cycling infrastructure;

(d) have its cycling infrastructure designed in accordance with the guidelines in the Ontario Traffic Manual - Book 18 - Cycling Facilities;

(e) if the Recipient has a population of 15,000 individuals or greater, be identified on a municipal council approved i) cycling plan, or ii) active transportation plan;

(f) be a standalone infrastructure project or an identifiable commuter cycling component of a larger infrastructure project; and

(g) if the project impacts provincial or federal transportation infrastructure, it must have received all necessary prior approvals from the provincial or federal government prior to its implementation.

C1.2 Eligible Cycling Infrastructure Project Types. The following types of commuter cycling infrastructure projects, if they meet the eligibility requirements set out under section C1.1 (Eligible Project Eligibility Requirements), may be approved by the Province for the Eligible Projects List:

- Shared roadway with signed bicycle route;
- Signed bicycle route with paved shoulder;
- Conventional bicycle lane;
- Contraflow bicycle lane;
- Separated bicycle lane (with painted buffer or physical barrier);
- Raised cycle track;
- Bicycle priority street;
• Construction/modification of bridges, tunnels and access ramps for cycling;
• Bike specific signage, signalling and pavement markings;
• Automated bike counters;
• Bicycle-only facility;
• Intersection modification;
• Bike racks or other bike storage;
• Off-road multi-use paths; and
• Any other project the Province may, at its sole discretion, approve.

C1.3 **Projects on the Eligible Projects List.** Subject to a project meeting the requirements set out in section C1.1 (Eligible Project Eligibility Requirements) and any applicable terms and conditions of the Agreement, and being one of the types listed under section C1.2 (Eligible Cycling Infrastructure Project Types), a project listed in Sub-schedule “C.1” (Eligible Projects List) is considered an Eligible Project.

The Recipient is responsible for submitting Eligible Projects that meet any applicable terms and conditions of the Agreement. The Ministry, may, at its sole discretion, approve any or all projects submitted by the Recipient for the Eligible Projects List.

C2.0 **TIMELINES**

C2.1 **Timelines.** The Recipient will complete any Eligible Project it chooses to implement no later than December 30, 2020.

C3.0 **CHANGES TO THE ELIGIBLE PROJECTS**

C3.1 **Changes to the Eligible Projects List.** Subject to Section C3.2 (Amending Agreement for Changes to the Eligible Projects List) and unless the Province agrees otherwise, the Recipient can request changes to the Eligible Projects List:

(a) in the case of the first Funding Year, by February 1, 2018; and

(b) in the case of Funding Years subsequent to the first Funding Year, by May 1 and October 1.

C3.2 **Amending Agreement for Changes to the Eligible Projects List.** Any change made to the Eligible Projects List, pursuant to section C3.1 (Changes to the Eligible Projects List), must be documented through a written agreement executed as set out in section 4.3 (Execution of Amending Agreements - Exceptions).
## SUB-SCHEDULE “C.1”
### ELIGIBLE PROJECTS LIST
#### Ontario Municipal Commuter Cycling (OMCC) Program
#### 2017 Application – Town of Renfrew

| Town of Renfrew | Brush and grade 3.8 kms of the abandoned CP Rail corridor and apply limestone dust to create a surface suitable for cycling with signage and gates. This will provide a safe cycling route separated from busy highways and roads for commuter cyclists, connecting to less busy town streets and rural roads, other active transportation corridors and trail networks, thus enabling commuters to travel to and through Renfrew to employment centres, schools, recreation facilities, retail and commercial services, cultural centres and events. Safety and route guidance signage will be developed and installed and the project work be conducted outside the winter period. | Lochiel Street eastward to Whitton Road 4.3 km | Conversion of abandoned rail corridor to a cycle commuter route | 01-Oct-17 | 20-Nov-20 | 

| potential Eligible Project List | | |

<table>
<thead>
<tr>
<th>COMMUTER OR FREQUENT CYCLING BENEFITS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Better cycling networks: This cycle commuter route will serve the major employers Industries, Ensar Technologies, Deslaurier Custom Cabinets, Renfrew Victoria Hospital centres, arena recreation complex and other sports fields and facilities, museums, schools. This project will provide the direct off-road cycle commuter link across Renfrew Colabogie, Haley Station and Coben. Renfrew collaborates on commuter cycling and overall active transportation strategies Ottawa Valley Cycling and Active Transportation Alliance. An added benefit is that this corridor extending from Mattawa to Smith’s Falls, is incorporated into the Voyageur Cy has been suggested as part of the Ontario Cycling Network.</td>
</tr>
<tr>
<td>2. Safe cycling: This route will provide the sole cycle commuter route linking Renfrew, further networks to the City of Ottawa in the east and to Lanark County in the south. T parents, younger cyclists and retired cyclists seeking safe routes for regular and frequent social and cultural events, and those seeking fitness and wellness activities, to cycle much higher degree of safety. Providing all cyclists with an option to Highways 60, 132 traffic on major rural roads will enhance safety for cyclists and comfort for automobile Cycling Strategy are addressed through this project.</td>
</tr>
<tr>
<td>3. More commuter cycling Infrastructure: This project in Renfrew is networked with all to commuter cycling networks in Ottawa and Lanark County. If approved, this expands enhance and expand commuter cycling across all of Eastern Ontario. The modern work public transit in major urban areas and increasingly cycling. Renfrew residents commute Renfrew County. Many workers Arnprior commute into Renfrew from Arnprior, Ottawa County. This project will enable many more of them to commute by bicycle. The increment resulting from this project will enable and foster continued and expanding investment. This CP Corridor in Renfrew intersects with the municipally-owned Millenium Trail (a.k.a owned K&amp;P Rail Trail, and is part of the newly acquired county-wide Algonquin Trail. If and if this project is approved, that will link Ottawa through the County to Northern ON and encourage greatly increased commuter cycling. The Town of Renfrew is supported Renfrew Strategic Plan and the County of Renfrew Active Transportation Strategy which trails network as a key growth strategy for the entire region.</td>
</tr>
</tbody>
</table>

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Town of Renfrew and Ontario OMCC Program TPA
SCHEDULE “D”
DESCRIPTION OF ANNUAL ALLOCATIONS

D1.0 ANNUAL ALLOCATIONS

D1.1 Annual Declaration of OMCC Participation. The Recipient will provide to the Province, on or before the Effective Date and annually thereafter, regardless of whether or not the Recipient chooses to participate in the OMCC Program in any Funding Year, an Annual Declaration of OMCC Participation in the form set out in Sub-schedule “D.2” (Form of Annual Declaration of OMCC Participation).

D1.2 Province’s Review and Approval of Annual Declaration of OMCC Participation. Upon receipt, the Province will review the Annual Declaration of OMCC Participation, together with any other declarations, reports or documents received from the Recipient pursuant to the Agreement, and may take one of the following actions: 1) approve it; 2) request for it to be modified and resubmitted for approval; or 3) refuse to approve it. Upon approval, at the Province’s sole discretion, Sub-schedule “D.1” (Table of Annual Allocations) will be amended and the Table of Annual Allocations deleted and replaced with a new table to capture any required changes.

D1.3 Annual Allocation Maximum Amount. The Annual Allocation in any Funding Year will be up to the amount set out in the updated Table of Annual Allocations, pursuant to section D1.2 (Province’s Review and Approval of Annual Declaration of OMCC Participation), for that Funding Year.

D2.0 CHANGES TO ANNUAL ALLOCATIONS

D2.1 Changes to Annual Allocations. Subject to section D2.2 (Amending Agreement for Changes to Annual Allocations), the Parties agree that changes including, without limitation, the deletion and replacement of the Table of Annual Allocations in Sub-schedule “D.1” (Table of Annual Allocations) on a yearly basis pursuant to section D1.2 (Province’s Review and Approval of Annual Declaration of OMCC Participation) will be made to the Annual Allocations.

D2.2 Amending Agreement for Changes to Annual Allocations. Any change made to the Annual Allocations, pursuant to section D2.1 (Changes to Annual Allocations), must be documented through a written agreement executed as set out in section 4.3 (Execution of Amending Agreements - Exceptions).
<table>
<thead>
<tr>
<th>Funding Year</th>
<th>Participation in the OMCC Program for the Funding Year (YES/NO)</th>
<th>Annual Allocation for the Projects</th>
<th>Recipient Contribution</th>
<th>Other Financial Contribution</th>
</tr>
</thead>
<tbody>
<tr>
<td>2017-2018</td>
<td>Yes</td>
<td>$25,000.00</td>
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<td>2018-2019</td>
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<td>2019-2020</td>
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<tr>
<td>2020-2021</td>
<td></td>
<td></td>
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<tr>
<td>Total</td>
<td></td>
<td>$25,000.00</td>
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SUB-SCHEDULE "D.2"
FORM OF ANNUAL DECLARATION OF OMCC PARTICIPATION

ANNUAL DECLARATION OF OMCC PARTICIPATION

TO: Transportation Policy Branch
Ontario Ministry of Transportation
777 Bay Street, 30th Floor
Toronto, ON M7A 2J8
Telephone: 1-844-671-7438
Facsimile: (416) 585-7204
E-mail: cycling@ontario.ca

FROM: Name/Title: [Enter the name and title of the authorized representative of the Recipient.]
Address: [Enter the address of the authorized representative of the Recipient.]
Telephone: [Enter the telephone number of the authorized representative of the Recipient.]
Facsimile: [Enter the facsimile number of the authorized representative of the Recipient.]
Email: [Enter the email address of the authorized representative of the Recipient.]

RE: Ontario Municipal Commuter Cycling Program ("OMCC Program") - Annual Declaration of OMCC Participation

In the matter of the Ontario Municipal Commuter Cycling (OMCC) Program Transfer Payment Agreement entered into between Her Majesty the Queen in right of Ontario, represented by the Minister of Transportation for the Province of Ontario, and the [Enter the legal name of the municipality.] (the "Recipient"), on ________________, ____ (the "Agreement").

I, __________________ [Enter the name and title of the authorized representative of the Recipient listed in Schedule "B" (Recipient Information).], having made such inquiries as I have deemed necessary for this declaration, hereby certify that to the best of my knowledge, information and belief:

1. The Recipient will participate in the OMCC Program for the [Enter the Funding Year.] and requests funding for each of the projects listed in this declaration.
2. The Recipient has a population, as indicated in the applicable box at the end of each of the following statements:

a) of 15,000 individuals or greater.

☐ yes      ☐ no

b) less than 15,000 individuals.

☐ yes      ☐ no

3. The Recipient, as indicated in the applicable box at the end of each of the following statements:

a) has a municipal council approved cycling plan, a copy of which can be accessed at [Enter the link.] or is attached to this declaration, or both, and all the projects listed in this declaration for consideration for OMCC funding are supported by this plan.

☐ yes      ☐ no

b) if the Recipient’s answer under a) above is no, will develop a cycling plan. Once the municipal council has approved the plan, the Recipient will submit a copy of it to the Province. The Recipient will then also provide to the Province a list of projects supported by the plan for the Province’s consideration for OMCC funding.

☐ yes      ☐ no

4. If the Recipient has a population of 15,000 individuals or greater, the Recipient has not and will not use OMCC Funds for any project until the municipal council has approved the cycling plan under which the project is supported, and the Province has approved and added the project on the Eligible Projects List.

5. The Recipient is submitting the following projects for the Province’s consideration for OMCC funding for the [Enter the Funding Year.]:
<table>
<thead>
<tr>
<th>PROJECT TITLE</th>
<th>PROJECT LOCATION AND LENGTH</th>
<th>POTENTIAL START DATE</th>
<th>POTENTIAL COMPLETION DATE</th>
<th>CURRENT ESTIMATED WEEKDAY RIDERSHIP IN PROJECT AREA</th>
<th>POTENTIAL COMMUTER RIDERSHIP OF COMPLETED PROJECT</th>
<th>COMMUTER OR FREQUENT CYCLING BENEFITS</th>
<th>MAJOR ORIGIN/DESTINATION</th>
<th>POTENTIAL VEHICLE TRIP REDUCTION</th>
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Declared at ____________ (city), in the Province of Ontario, this ________ day of ____________, 20___.

(Signatures)

Name: ___________________________________________   Witness Name: ________________________________________

Title: ___________________________________________   Title: ___________________________________________

Town of Renfrew and Ontario OMCC Program TPA
SCHEDULE "E"
ELIGIBLE AND INELIGIBLE COSTS

E1.0 DEFINITION

E1.1 Definition. For the purposes of this Schedule “E” (Eligible and Ineligible Costs):

"Eligible Costs Date of Effect" means:

(a) the Effective Date; or

(b) in the case of the 2017-18 Funding Year for Eligible Projects included in applications submitted by September 8, 2017, May 30, 2017.

E2.0 ELIGIBLE COSTS

E2.1 Eligible Costs Date of Effect. Eligible Costs can begin to accrue as of the Eligible Costs Date of Effect.

E2.2 Scope of Eligible Costs. Eligible Costs are the direct capital costs which are, in the Province’s opinion, properly and reasonably incurred and paid by the Recipient for the design and construction of an Eligible Project. Eligible Costs include, unless the Province otherwise provides in writing, only the following capital costs that are directly attributable to the commuter cycling component of the Eligible Project:

(a) municipal council approved initial cycling plan and any update to the initial plan, up to a maximum of 80% of the total Funds to be provided under the Agreement towards the Eligible Costs of the Projects;

(b) municipal council approved active transportation plan, up to a maximum of 80% of the total Funds to be provided under the Agreement towards the Eligible Costs of the Projects;

(c) design and engineering;

(d) materials to construct an Eligible Project;

(e) labour to construct an Eligible Project; and

(f) costs not listed in paragraphs E2.2 (a), (b), (c), (d) and (e) that the Province considers necessary for the successful implementation of an Eligible Project and which have received the prior written approval of the Province.
E3.0 INELIGIBLE COSTS

E3.1 Scope of Ineligible Costs. Unless a cost is considered an Eligible Cost pursuant to Article E2.0 (Eligible Costs), all other costs will be considered an Ineligible Cost. Without limitation, indirect costs listed in section E3.2 (Indirect Costs), the costs that are over and above the OMCC Program scope listed in section E3.3 (Costs Above Projects Scope), and the following costs will be considered, at the sole discretion of the Province, Ineligible Costs:

(a) planning costs;
(b) data collection;
(c) tourism cycling infrastructure;
(d) recreation cycling infrastructure;
(e) low frequency cycling infrastructure;
(f) multi-use infrastructure, unless it is primarily for commuter cycling and not primarily for other cycling, active transportation or other modes of transportation;
(g) planning;
(h) property acquisition, property costs, ancillary property acquisition costs and any interest in land;
(i) administration/overhead by the Recipient, municipal staff and municipal project management;
(j) legal;
(k) maintenance or minor capital improvements to existing commuter cycling infrastructure;
(l) landscaping;
(m) maintenance work;
(n) roadway works (if constructed at the same time as the Eligible Project, only the Eligible Project’s Eligible Costs will be funded);
(o) operational costs;
(p) data collection required for the Usage Data Report;
(q) communications events, including educational or promotional signage;
(r) roadway lighting not specifically for commuter cycling infrastructure;
(s) end of route or in-route support facilities, including but not limited to showers, change rooms, benches for resting;
(t) data collection (other than capital costs associated with purchasing automatic bicycle counters) costs;
(u) Recipient’s regular business costs;
(v) environmental assessment and other approval costs;
(w) storage costs for projects which extend for more than one year;
(x) financing charges;
(y) pedestrian-only or motor vehicle infrastructure;
(z) GIS mapping;
(aa) in-kind contributions, including labour and materials;
(bb) work initiated prior to May 30, 2017;
(cc) non-commuter cycling infrastructure or other works located on or adjacent to the Eligible Project that is part of an Eligible Project;
(dd) addition/modification of roadways, intersections or turning lanes for motor vehicles and that are not part of an Eligible Project;
(ee) infrastructure additions/modifications that do not increase commuter cycling (e.g., decorative lighting and paving); and
(ff) any other costs which are not specifically listed as Eligible Costs in section E2.2 (Scope of Eligible Costs) and which, in the opinion of the Province, are considered to be ineligible.

E3.2 **Indirect Costs.** Without limitation, the following indirect costs are Ineligible Costs and are not eligible for funding under the OMCC Program:

(a) applying for provincial funding;
(b) OMCC Program evaluation and audit, unless otherwise explicitly set out in the Agreement;
(c) office space in a facility, including a maintenance and storage facility;
(d) obtaining necessary approvals, licenses or permits where the Recipient is the entity providing the approval, license or permit;
(e) costs associated with planning studies and project planning, other than those specified in the Eligible Projects List, including the Recipient’s Official Plan and Transportation Master Plan;
(f) salaries and other employment benefits of any employees, overhead costs as well as other direct or indirect operating or administrative costs of the Recipient, and more specifically these costs as related to planning, engineering, architecture, supervision, management and other services provided by the Recipient’s permanent staff and funded under the Recipient’s operating budget;
(g) any activities that are part of the regular operation and maintenance of municipal assets, including operation and maintenance costs related to the Projects;
(h) carrying costs incurred on the funding share of any funding partner;
(i) municipal staff travel;
(j) litigation costs, including any litigation costs, incurred by the Recipient in proceedings against the Province or the Recipient;
(k) costs not expressly approved by the Province; and
(l) refundable portion of the Harmonized Sales Tax (HST) or other taxes and fees.

E3.3. **Costs Above Projects Scope.** The Province will not fund expenditures related to activities undertaken as part of the Projects that are over and above the scope
of the Projects on the Eligible Projects List. These costs include, but are not limited to:

(a) upgrading municipal services and utilities;
(b) relocating municipal services and utilities unless specifically required for the Eligible Project;
(c) upgrades to materials beyond pre-existing municipal standards; and
(d) costs for Eligible Projects not completed by December 30, 2020.
SCHEDULE “F”
REPORTING AND EVALUATION

F1.0 ANNUAL FINANCIAL REPORTS

F1.1 Annual Financial Reports. Unless the Province otherwise specifies in writing to the Recipient, the Recipient will submit to the Province an Annual Financial Report, in the form provided in section F5.3 (Form of Annual Financial Reports), on or before January 28 of each Funding Year. The Annual Financial Report will:

(a) be certified by the senior financial officer of the Recipient listed in Schedule “B” (Recipient Information), and identify any actual or potential financial issues in carrying out any of Eligible Projects, and corresponding mitigating strategies;

(b) account for all Eligible Costs incurred for each Eligible Project completed or in the process of being completed, and include appropriate confirmation that the Recipient has provided its 20% share of Eligible Costs for each Eligible Project;

(c) declare any interest earned on the Funds and the use of that interest for the implementation of any Eligible Project; and

(d) include, if required pursuant to section I3.1 (Requirements for Aboriginal Consultation Record), an Aboriginal Consultation Record and any update to it.

F2.0 ANNUAL IMPLEMENTATION REPORTS

F2.1 Annual Implementation Reports. Unless the Province specifies otherwise in writing to the Recipient, the Recipient will submit to the Province an Annual Implementation Report, in the form provided in section F5.2 (Form of Annual Implementation Reports and Final Report) certified by the senior financial officer of the Recipient identified in Schedule “B” (Recipient Information) and a professional engineer, identifying any actual or potential project, its current status and implementation issues in carrying out any Eligible Project and corresponding mitigating strategies, on or before January 28 in each Funding Year.

F2.2 Annual Eligible Projects Declaration. The Recipient will submit, together with each Annual Implementation Report, an Annual Eligible Projects Declaration in accordance with Article J3.0 (Annual Eligible Projects Declaration).

F3.0 FINAL REPORT
F3.1 **Final Report.** Unless the Province otherwise specifies in writing to the Recipient, the Recipient will submit to the Province a Final Report, in the form provided in section F5.2 (Form of Annual Implementation Reports and Final Report), on or before February 28, 2021.

F3.2 **Aboriginal Consultation Reporting.** The Final Report will also include, if required pursuant to section I3.1 (Requirements for Aboriginal Consultation Record), an Aboriginal Consultation Record, as defined in section I1.1 (Definitions), and any update to it.

**F4.0 USAGE DATA REPORTING**

F4.1 **Completion of post-project Evaluation.**

(a) Unless the Province otherwise agrees, at its sole discretion and in writing, the Recipient agrees to conduct a post-project evaluation of each Eligible Project for the first 24 months after each Eligible Project is opened for use.

(b) The purpose of the post-project evaluations in paragraph (a) is to assist the Province in assessing the increase in commuter cycling resulting from each Eligible Project and the resultant GHG benefits.

F4.2 **Usage Data Reports.**

(a) An Eligible Projects Usage Data Report will be submitted after each Eligible Project within 30 days of completing the required counts.

(b) The Recipient will submit to the Province a Final Usage Data Report that summarizes all Eligible Projects Usage Data Reports no later than 60 days after March 31, 2023. Despite the above, if all of the data collection requirements in the Agreement have been met, the Recipient can submit the Final Usage Data Report earlier.

(c) The Recipient will, in accordance with section F4.3 (Required Counts for an Eligible Projects Usage Data Report) and for the purpose of the Usage Data Reports, count the number of cyclists using the infrastructure built for each Eligible Project.

(d) For each collection period, the Recipient will specify the day of the week, date and time of day the count was conducted, as well as the weather conditions at the time of the count.

(e) The Recipient must submit two Eligible Projects Usage Data Report for each Eligible Project, one for first 12 months of operation and one for the
second 12 months of operation.

(f) If the Recipient already has an established counting program, the Recipient can use it and submit extra data.

F4.3 **Required Counts for an Eligible Projects Usage Data Report.** The Recipient will collect the data for an Eligible Projects Usage Data Report using the following counting methods:

**Automated Counters (Permanent and Portable)**

(a) If automated counters are installed for any Eligible Project, the Recipient will collect data for that Eligible Project using the automated counters.

(b) The Recipient will collect data, under (a) above, on a 24-hour daily continuous basis for the timeframes specified in F4.4 (Data Collection Timeframe).

**Manual Counts**

If manual counts are carried out for a completed Eligible Project, the Recipient agrees to complete 3 counts in the same month for the timeframes specified in F4.4 (Data Collection Timeframe) as follows:

(a) one count on a Tuesday, Wednesday or Thursday between 07:00 and 10:00;

(b) a second count on the Tuesday, Wednesday or Thursday used for paragraph F4.3(a) for any two consecutive hours between 15:00 and 19:00; and

(c) a third count on the Saturday preceding or following the counts in paragraphs F4.3(a) and (b) between 12:00 and 14:00.

F4.4 **Data Collection Timeframe.** The Recipient will collect data for the Usage Data Report after Substantial Completion of each Eligible Project. The Recipient will submit an Eligible Projects Usage Data Report for that Eligible Project to the Province.

**Automated Counters (Permanent and Portable)**

(a) Recipients with automated counters will collect data for 24 consecutive months after an Eligible Project is opened for use, and aggregate those data as directed by the Province.

(b) Recipients with permanent automated counters on the site of an Eligible
Project will collect data continuously for the first 24 months.

(c) Recipients with portable automated counters, whether purchased with Funds or not, will collect data continuously 24 hours per day for seven consecutive days, twice in the first 12 months of operation at least five months apart, and twice in the second 12 months of operation at least five months apart.

Manual Counts

(a) The Recipient will collect data as follows:

(i) If the Recipient’s population is less than 15,000 individuals, the Recipient will collect data in September and May or July of each year for 24 months.

(ii) If the Recipient’s population is 15,000 individuals or greater, the Recipient will collect data once per season (4 times per year) for 24 months.

F4.5 Costs. The Recipient will be responsible for its own costs in relation to the data collection, and the preparation and submission of the Usage Data Report.

F5.0 ADMINISTRATIVE PROCEDURE AND FORM

F5.1 Administrative Procedures. The Recipient will, when submitting Reports, follow the administrative procedures specified by the Province.

F5.2 Form of Annual Implementation Reports and Final Report. The Annual Implementation Reports and Final Report will be in a form satisfactory to the Province and will include all of the following:

(a) a detailed description and status of work for each Eligible Project, whether under development or completed, for which Funds will be or have been used, including photographs;

(b) projected completed date of each Eligible Project under construction or for which Funds are projected to be used to complete the Eligible Project by December 30, 2020;

(c) how the communications requirements set out in Schedule “G” (Communications Protocol) have been implemented or applied in the Funding Year;

(d) copies of certificates of Substantial Completion for each Eligible Project;
(e) a warrant for each Eligible Project that any required approval including, without limitation, land approval has been obtained and complied with;

(f) details of how the objectives of the Province have been met;

(g) if required pursuant to section 13.1 (Requirements for Aboriginal Consultation Record), an Aboriginal Consultation Record, as defined in section 11.1 (Definitions), and any update to it; and

(h) any other information respecting the Projects the Province may, at its sole discretion, request.

F5.3 Form of Annual Financial Report. The Annual Financial Report will be in a form satisfactory to the Province and will include all of the following:

(a) the Funds spent on each Eligible Project;

(b) Eligible Costs of each Eligible Project;

(c) funding provided by the Recipient and received from third party sources for each Eligible Project;

(d) the amount of Funds in the interest bearing account at the beginning and end of each Funding Year;

(e) the interest earned on the Funds and the use of the interest for the Eligible Costs of Eligible Projects;

(f) Funds remaining in the interest bearing account by December 30, 2020; and

(g) details on how the Province’s interests, with respect to climate change by reducing vehicle trips and GHGs through increased commuter cycling, have been met.

F6.0 PUBLIC DOCUMENTS

F6.1 Public Documents. The Recipient acknowledges and agrees that the Reports and any other report will be public documents.

F7.0 CHANGES TO REPORTING
F7.1 **Changes to the Reporting.** Subject to section F7.2 (Amending Agreement for Changes to the Reporting), the Parties agree that changes, as determined by the Province at its sole discretion, may be made to the reporting.

F7.2 **Amending Agreement for Changes to the Reporting.** Any change made to the reporting, pursuant to section F7.1 (Changes to the Reporting), must be documented through a written agreement executed as set out in section 4.3 (Execution of Amending Agreements - Exceptions).
SCHEDULE “G”
COMMUNICATIONS PROTOCOL

G1.0 PURPOSE

G1.1 Purpose. This Schedule “G” (Communications Protocol) describes the Recipient’s responsibilities and financial obligations involved in communications activities and products to recognize the contributions of the Government of Ontario and the Recipient.

G2.0 GENERAL PRINCIPLES

G2.1 Promotion. The Recipient must promote each Eligible Project when opened for use by cyclists through communications activities and products as being funded by the province through Climate Action Plan funding. The Recipient must also promote that each Eligible Project’s purpose is to support GHG reduction by supporting increase commuter cycling.

G2.2 Joint Communications. The Recipient agrees to obtain the Province approval for all communications products and to undertake joint communications activities and collaborate on products to ensure open, effective, and proactive communications.

G2.3 Recognition and Prominence. Unless the Province specifies otherwise, the financial contribution of the Province will receive equal recognition and prominence in any Eligible Project related communications, including when logos, symbols, flags, and other types of identification are incorporated into events signs.

G2.4 Announcements and Ceremonies. All announcements and ceremonies will be organized jointly with equal participation from the Recipient and the Province.

G2.5 Electronic Media. All communications through electronic media such as websites or management information systems are subject to the terms and conditions of this Schedule “G” (Communications Protocol).

G2.6 Communications Protocol and Other Requirements. All events and signage will follow the communications protocols set out in this Schedule “G” (Communications Protocol) and any other requirements that may be specified by the Province from time to time.

G.2.7 Approval of Province. All communications must reference the Government of Ontario and must be submitted a minimum of 15 days in advance and approved by the Province prior to release.
G3.0 PROJECT COMMUNICATIONS

G3.1 General. All written communications concerning the Agreement and any Eligible Project will be prepared in a manner that supports the communications objectives and branding of each Party to the Agreement.

G3.2 Provincial Funding Statement. All public information material made by the Recipient concerning the Agreement and any Eligible Projects will clearly indicate that the Eligible Project is partially funded by the Government of Ontario.

G3.3 Project Promotion.

(a) The Recipient is responsible for the promotion and its activities and objectives within their jurisdiction. The Recipient will provide for each Eligible Project, as appropriate, project communications such as: a project website, print, audiovisual and other communications about the Eligible Project as it proceeds. The Recipient will inform the Province of any such promotional communication a minimum of 15 days before it takes place. The Recipient will also ensure appropriate recognition of the Province’s contribution in annual reports, speeches or other opportunities, as appropriate.

(b) The Recipient is solely responsible for operational communications including calls for tender, construction, design, property, emergency and public safety notices.

(c) The Recipient will share information promptly with the Province on significant emerging media and stakeholder issues concerning the Agreement and any Eligible Project. The Province will advise the Recipient, where appropriate, about media inquiries.

(d) The Recipient and the Province reserve the right to refer to the Funding provided in their own separate, and non-OMCC Program specific communications. Each commits to acknowledging the other’s involvement in the OMCC Program.

(e) The Recipient will provide, whenever possible, professional quality audiovisual material about each Eligible Project to the Province to support wider communications about the provincial funding.

G4.0 COMMUNICATING WITH THE PUBLIC

G4.1 General.

(a) The Recipient will provide Notice to and consult with the Province, a
minimum of 15 days in advance, about all proposed news releases, new media communications activities, or public announcements relating to any Eligible Project. This is to provide the Province with sufficient notice of key communications and, if the Province so desires, the time that is necessary to determine a course of action, line up principals and prepare joint material. Notwithstanding the advance Notice requirement, the Province will not unreasonably withhold its consent if the Recipient must issue a news release or public announcement in less than 15 days due to unforeseeable circumstances, including matters of public safety or the need for emergency response.

(b) The Recipient will advise the Province regularly of upcoming public events or community relations activities relating to the Agreement. The Recipient commits to acknowledging the Province’s involvement.

(c) The Province will monitor the Recipient’s performance with respect to the communications provisions of the Agreement and order appropriate remedies, as it sees fit, where deficiencies are found.

(d) In the event of an election call that affects a riding that a completed Eligible Project is located in, whether federal, provincial or municipal, no public announcements will be permitted. For clarification, this does not include announcements and communications made under paragraph G3.3(b).

G4.2 **Signing of the Agreement.** The Recipient and the Province may issue a joint news release when the Agreement is signed. The Recipient and the Province agree to hold, where appropriate, an official ceremony on this occasion.

G4.3 **Public Information Kits.** The Recipient and the Province may develop joint information kits, brochures, public reports, new media products, and web site material to inform the public about the OMCC Program and any Eligible Project. Such material will be prepared in a manner consistent with this Schedule “G” (Communications Protocol) and any core messages developed by the Recipient or the Province. The choice of colour will be neutral in nature and not identified with any political party.

G4.4 **News Releases.** The Recipient and the Province will issue joint news releases at relevant times in the life of each Eligible Project. In all such news releases, the Recipient and the Province will receive equal prominence and all will mutually agree on the use of quotes from the designated representatives of the Province or the Recipient in the news releases.

G4.5 **News, Conferences, Public Announcements, Official Events or Ceremonies.**

(a) The Recipient and the Province agree to hold news conferences at the
request of the other. The designated representative of each of the Recipient and the Province will be provided the opportunity to participate in such news conferences.

(b) No public announcement relating to any Eligible Project, with the exception of those Notices described in paragraph G3.3(b), will be made by the Recipient without the prior consent of the Province.

(c) The Recipient and the Province will cooperate in the organization of announcements or ceremonies. Messages and public statements for such events should be mutually agreed upon. The Province may recommend special events and ceremonies be held where and when appropriate.

G4.6 Signage.

(a) Prior to initiating construction and after the signing of the Agreement, the Recipient agrees to produce and erect temporary signage acknowledging the Province's contribution to each Eligible Project. The signage will be at least equivalent in size and prominence to the Recipient's and other contributors' signage. The signage will remain in place until 90 days after construction is completed.

(b) The Recipient will provide and install, upon completion of each Eligible Project, where feasible, a plaque, permanent sign or other suitable identifier bearing an appropriate inscription. The design, wording and specifications of such permanent signs will respect the general provisions of the Agreement for two years after the completion of the Eligible Project.

(c) Except for signage acknowledging any Eligible Project funding, traffic control, safety devices, contractor signage, retail signage or normal construction related signage, no additional signage will be erected at each site by the Recipient.

G4.7 Communications Events. Subject to the terms of the Agreement, the Recipient or the Province may, at its own costs and upon 90 days Notice to the other Party prior to the event, carry out project-related communications events, including educational and promotional signage.

G4.8 Joint Communications Events. If the Parties agree to carry out a joint communications event, the costs of such event will be shared equally between the Province and the Recipient.
G4.9 **Monitoring and Compliance.** The Province will monitor the Recipient's compliance with this Schedule “G” (Communications Protocol), and may, at its discretion, advise the Recipient of issues and required adjustments.
SCHEDULE “H”
DISPOSAL OF AND REVENUES FROM ASSETS

H1.0 DEFINITION

H1.1 Definition. For the purposes of this Schedule “H” (Disposal of and Revenues from Assets):

“Local Government” means a single-tier, lower-tier or upper-tier municipality established by or under an Ontario provincial statute, and also includes a municipal service corporation established by such a single-tier, lower-tier or upper-tier municipality.

H2.0 DISPOSAL OF ASSETS

H2.1 Payment If Early Disposal. The Recipient undertakes to notify the Province in writing, 180 days in advance, if at any time on or before December 30, 2031, the Recipient proposes to sell, lease, encumber or use any Asset in a manner other than described in the Agreement, or otherwise dispose of, directly or indirectly, any Asset other than to the Province, a Local Government or a Crown agent of the Province. Upon disposal of the Asset, the Recipient hereby undertakes to pay an amount equal to the percentage of Funds received from the Province for the Asset, forthwith on demand, as set out in the table below:

<table>
<thead>
<tr>
<th>DISPOSAL PERIOD</th>
<th>PERCENTAGE OF FUNDS (IN CURRENT DOLLARS)</th>
</tr>
</thead>
<tbody>
<tr>
<td>On or before December 30, 2022</td>
<td>100%</td>
</tr>
<tr>
<td>After December 30, 2022 and on or before December 30, 2025</td>
<td>75%</td>
</tr>
<tr>
<td>After December 30, 2025 and on or before December 30, 2029</td>
<td>50%</td>
</tr>
<tr>
<td>After December 30, 2029 and on or before December 30, 2031</td>
<td>25%</td>
</tr>
<tr>
<td>After December 30, 2031</td>
<td>0%</td>
</tr>
</tbody>
</table>
SCHEDULE “I”
ABORIGINAL CONSULTATION PROTOCOL

I1.0 DEFINITIONS

I1.1 Definitions. For the purposes of this Schedule “I” (Aboriginal Consultation Protocol):

“Aboriginal Consultation Plan” means the Aboriginal Consultation Plan described in section I2.1 (Development of Plan).

“Aboriginal Consultation Record” means a document that records and describes, as the Province may require, the consultation activities carried out during the Project and the results of that consultation.

“Aboriginal Community” includes First Nation, Métis and Inuit communities or peoples of Canada.

I2.0 ABORIGINAL CONSULTATION PLAN

I2.1 Development of Plan. The Province, based on the scope and nature of the Project, may require the Recipient to, in consultation with the Province, develop and comply with an Aboriginal consultation plan (“Aboriginal Consultation Plan”).

I2.2 Procedural Aspects of Consultation. If consultation with Aboriginal Communities is required, the Province may:

(a) delegate certain procedural aspects of the consultation to the Recipient; and

(b) provide the Recipient with an initial list of the communities the Recipient may consult.

I2.3 Provision of Plan to Province. If, pursuant to section I2.1 (Development of Plan), the Province provides Notice to the Recipient that an Aboriginal Consultation Plan is required, the Recipient will, within the timelines provided in the Notice, provide the Province with a copy of the Aboriginal Consultation Plan.

I2.4 Changes to Plan. The Province, in the Province’s sole discretion and from time to time, may require the Recipient to make changes to the Aboriginal Consultation Plan.
I3.0 ABORIGINAL CONSULTATION RECORD

I3.1 Requirements for Aboriginal Consultation Record. If consultation with
Aboriginal Communities is required, the Recipient will maintain an Aboriginal
Consultation Record and provide such record to the Province, and any update to
it, as part of its reporting to the Province pursuant to paragraph F1.1(d),
subsection F3.2 (Aboriginal Consultation Reporting) and paragraph F5.2(g).

I4.0 RESPONSIBILITIES OF THE RECIPIENT

I4.1 Notification to and Direction from the Province. The Recipient will
immediately notify the Province:

(a) of contact by any Aboriginal Communities regarding the Project; or

(b) if any Aboriginal archaeological resources are discovered in the course of
the Project,

and, in either case, the Province may direct the Recipient to take such actions as
the Province may require. The Recipient will comply with the Province’s direction.

I4.2 Direction from the Province and Contracts. The Recipient will provide in any
Contract and Partner Agreement for the Recipient’s right and ability to respond to
direction from the Province as the Province may provide in accordance with
section I4.1 (Notification to and Direction from the Province).
SCHEDULE “J”
CERTIFICATES AND DECLARATIONS

J1.0 PROCEDURES

J1.1 Procedures. The Recipient agrees that this Schedule “J” (Certificates and Declarations) will apply to the Projects.

J2.0 ANNUAL FUNDING CERTIFICATES

J2.1 Timing and Documents. The Recipient will submit Annual Funding Certificates to the Province, in the form provided in Sub-schedule “J.1” (Ontario Municipal Commuter Cycling (OMCC) Program Form of Annual Funding Certificate), signed by the senior financial of the Recipient identified in Schedule “B” (Recipient Information) and completed to the Province’s satisfaction, attesting, amongst other matters, that all Funds have been spent on Eligible Projects and Eligible Costs.

J2.2 Timing of Annual Funding Certificate. The Recipient will submit an Annual Funding Certificate to the Province, together with the Annual Financial Report, in each Funding Year.

J3.0 ANNUAL ELIGIBLE PROJECTS DECLARATION

J3.1 Timing and Documents. The Recipient will submit an Annual Eligible Projects Declaration to the Province, in the form provided in Sub-schedule “J.2” (Ontario Municipal Commuter Cycling (OMCC) Program Form of Annual Eligible Projects Declaration), signed by an approved Recipient representative and completed to the satisfaction of the Province.

J3.2 Timing of Annual Eligible Projects Declaration. The Recipient will submit the Annual Eligible Projects Declaration as a component of the Annual Implementation Report to the Province.

J4.0 SOLEMN DECLARATION OF SUBSTANTIAL COMPLETION

J4.1 Timing and Documents. The Recipient will submit to the Province, in the form provided in Sub-schedule “J.3” (Ontario Municipal Commuter Cycling (OMCC) Program Form of Solemn Declaration of Substantial Completion), a Solemn Declaration of Substantial Completion for each Eligible Project. The Recipient will include all of the documentation required in the Solemn Declaration of Substantial Completion and fully complete and execute the declaration.
J4.2 Submission of Declarations of Substantial Completion. The Recipient will submit the declaration(s) in each Funding Year as attachment(s) to the Annual Implementation Reports.

J5.0 FINAL ADJUSTMENTS

J5.1 Final Adjustments. After the Recipient has submitted its Final Report and before the Expiry Date, the Parties will jointly carry out a final reconciliation of all Funds in respect of the Project and make any adjustments required in the circumstances.
SUB-SCHEDULE "J.1"
ONTARIO MUNICIPAL COMMUTER CYCLING (OMCC) PROGRAM
FORM OF ANNUAL FUNDING CERTIFICATE

ANNUAL FUNDING CERTIFICATE

TO: Transportation Policy Branch
       Ontario Ministry of Transportation
       777 Bay Street, 30th Floor
       Toronto, ON M7A 2J8
       Telephone: 1-844-671-7438
       Facsimile: (416) 585-7204
       E-mail: cycling@ontario.ca

FROM: Name/Title: [Enter the name and title of the Senior Financial Officer of the Recipient.]
       Address: [Enter the address of the Senior Financial Officer of the Recipient.]
       Telephone: [Enter the telephone number of the Senior Financial Officer of the Recipient.]
       Facsimile: [Enter the facsimile number of the Senior Financial Officer of the Recipient.]
       Email: [Enter the email address of the Senior Financial Officer of the Recipient.]

ON BEHALF OF: [Enter the Recipient’s name.]

RE: Ontario Municipal Commuter Cycling (OMCC) Program - Annual Funding Certificate

In the matter of the Ontario Municipal Commuter Cycling (OMCC) Program Transfer Payment Agreement entered into between Her Majesty the Queen in right of Ontario, represented by the Minister of Transportation for the Province of Ontario, and the [Enter the legal name of the municipality.] (the “Recipient”), on ________________, _____ (the “Agreement”).

I, ____________________ [Enter the name and title of the senior financial officer of the Recipient listed in Schedule “B” (Recipient Information).], an authorized representative of the Recipient, having made such inquiries as I have deemed
necessary for this certificate, hereby certify that to the best of my knowledge, information and belief for Funding Year [Enter the Funding Year.]:

On and as of the date set out below:

1. Funds have only been expended on Eligible Projects listed on the Eligible Projects List, as described in Sub-schedule “C.1” (Eligible Projects List) of the Agreement, and the Eligible Projects funded this Funding Year are as listed in Appendix A (Eligible Projects for Funding Year) to this certificate.

2. Funds were solely used towards the Eligible Costs of implementing the Eligible Projects listed in Appendix A (Eligible Projects for Funding Year) to this certificate.

3. The Eligible Projects listed in Appendix A (Eligible Projects for Funding Year) to this certificate will be completed by December 30, 2020.

4. The work undertaken for Eligible Projects conforms with the requirements set out in paragraph A4.8(d) of Schedule “A” (General Terms and Conditions) of the Agreement to comply with industry standards.

5. Any Funds the Recipient received before the Recipient’s immediate need were placed in an interest bearing account in accordance with section A4.5 (Interest Bearing Account) of the Agreement, and any interest earned on the Funds is noted in Appendix A (Eligible Projects Funding Year) to this certificate and was used only as noted in the appendix.

Declared at ___________(city), in the Province of Ontario, this ________ day of ___________, 20___.

(Signatures)

__________________________________________
Name:                                               Witness Name:

Title:                                               Title:
The interest used for the Eligible Costs of Eligible Projects where the agreement is [\$x]\ dollars.

The interest used towards the Eligible Costs of Eligible Projects in the Funding Year to which this Annual Funding Certificate relates is [\$x]\ dollars.

The interest earned on the Funds for the Funding Year to which this Annual Funding Certificate relates is [\$x]\ dollars.

### INTEREST ON FUNDS

<table>
<thead>
<tr>
<th>Project Name</th>
<th>Eligible Costs Total</th>
<th>Funds Used</th>
<th>Funds Earned</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
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</table>

**Total Costs**

<table>
<thead>
<tr>
<th>Eligible Costs Total</th>
<th>Funds Used</th>
<th>Funds Earned</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
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</table>

**Other Sources**

<table>
<thead>
<tr>
<th>Funded From</th>
<th>Funds Used</th>
<th>Funds Earned</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
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</table>

**APPENDIX A**

**ELIGIBLE PROJECTS FOR FUNDING YEAR [NOTE: Enter the Funding Year]**
SUB-SCHEDULE “J.2”
ONTARIO MUNICIPAL COMMUTER CYCLING (OMCC) PROGRAM
FORM OF ANNUAL ELIGIBLE PROJECTS DECLARATION

ANNUAL ELIGIBLE PROJECTS DECLARATION

TO: Transportation Policy Branch
Ontario Ministry of Transportation
777 Bay Street, 30th Floor
Toronto, ON M7A 2J8
Telephone: 1-844-671-7438
Facsimile: (416) 585-7204
E-mail: cycling@ontario.ca

FROM: Name/Title: [Enter the name and title of the authorized representative of the Recipient.]
Address: [Enter the address of the authorized representative of the Recipient.]
Telephone: [Enter the telephone number of the authorized representative of the Recipient.]
Facsimile: [Enter the facsimile number of the authorized representative of the Recipient.]
Email: [Enter the email address of the authorized representative of the Recipient.]

RE: Ontario Municipal Commuter Cycling Program - Annual Eligible Projects Declaration

In the matter of the Ontario Municipal Commuter Cycling (OMCC) Program Transfer Payment Agreement entered into between Her Majesty the Queen in right of Ontario, represented by the Minister of Transportation for the Province of Ontario, and the [Enter the legal name of the municipality.] (the “Recipient”), on __________, _____ (the “Agreement”).

I, ______________________ [Enter the name and title of the authorized representative of the Recipient listed in Schedule “B” (Recipient Information).], having made such inquiries as I have deemed necessary for this declaration, hereby certify that to the best of my knowledge, information and belief: 
1. On and as of the date set out below:

   a. all representations and warranties contained in Article A2.0 (Representations, Warranties, and Covenants) of Schedule “A” (General Terms and Conditions) to the Agreement are true and correct;

   b. the Recipient is in compliance with all the terms and conditions of the Agreement and no event of default, as described in the Agreement, has occurred and is continuing;

   c. and prior to the Recipient having used any of the Funds for an Eligible Project, the Recipient has complied with all of the requirements set out in paragraphs A32.1(c)(i), (ii) and (iii).

   d. the Recipient has attached a valid certificate of insurance for the current Funding Year;

   e. the Recipient has attached the municipal council approved enabling by-law for the current Funding Year;

   f. the Recipient has met the 20% funding requirements for each Eligible Project implemented with Funds;

   g. the Recipient has complied with all provisions of the Construction Lien Act (Ontario) and is not aware of any claims for liens under that Act.

2. Funds were solely used towards the Eligible Costs of implementing the Eligible Projects listed on the Eligible Projects List

Declared at ____________ (city), in the Province of Ontario, this __________ day of ____________, 20________.

(Signatures)

______________________________________________  ______________________________
Name:                                                                 Witness Name:

Title:                                                                 Title:
SUB-SCHEDULE "J.3"
ONTARIO MUNICIPAL COMMUTER CYCLING (OMCC) PROGRAM
FORM OF SOLEMN DECLARATION OF SUBSTANTIAL COMPLETION

SOLEMN DECLARATION OF SUBSTANTIAL COMPLETION

TO: Transportation Policy Branch
    Ontario Ministry of Transportation
    777 Bay Street, 30th Floor
    Toronto, ON M7A 2J8
    Telephone: 1-844-671-7438
    Facsimile: (416) 585-7204
    E-mail: cycling@ontario.ca

FROM: Name/Title: [Enter the name and title of the professional engineer.]
Address: [Enter the address of the professional engineer.]
Accreditation: [Enter the accreditation number of the professional engineer.]
Telephone: [Enter the telephone number of the professional engineer.]
Facsimile: [Enter the facsimile number of the professional engineer.]
Email: [Enter the email address of the professional engineer.]

RE: Ontario Municipal Commuter Cycling Program - Solemn Declaration of Substantial Completion

In the matter of the Ontario Municipal Commuter Cycling (OMCC) Program Transfer Payment Agreement entered into between Her Majesty the Queen in right of Ontario, represented by the Minister of Transportation for the Province of Ontario, and the [Enter the legal name of the municipality.] (the "Recipient"), on ________________, ____ (the "Agreement").

I, ________________ [Enter the name and title of the professional engineer.], a professional engineer duly licensed in the Province of Ontario, having made such inquiries as I have deemed necessary for this certificate, hereby certify that to the best of my knowledge, information and belief:

On and as of the date set out below:
1. I am the ______________________ [Enter the title, department, or
organization], and as such have knowledge of the matters set forth in this declaration.

2. The projects listed below in this declaration are listed in Sub-schedule “C.1” (Eligible Projects List) to the Agreement as Eligible Projects. These Eligible Projects have reached Substantial Completion, as defined in the Agreement, as follows:

<table>
<thead>
<tr>
<th>ELIGIBLE PROJECT NAME</th>
<th>ELIGIBLE PROJECT DESCRIPTION</th>
<th>ELIGIBLE PROJECT LOCATION</th>
<th>SUBSTANTIAL COMPLETION DATE FOR THE ELIGIBLE PROJECT</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

3. The value of the Eligible Costs for substantially completed work on each Eligible Project listed in section 2 above is as noted below:

<table>
<thead>
<tr>
<th>ELIGIBLE PROJECT NAME</th>
<th>ELIGIBLE COSTS FOR THE ELIGIBLE PROJECT</th>
<th>RECIPIENT’S CONTRIBUTION TOWARDS THE ELIGIBLE COSTS OF THE ELIGIBLE PROJECT</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

4. The work for all Eligible Projects described in this declaration:

a. was supervised and inspected by qualified staff;
b. conforms with the plans, specifications and other documentation for the work;
c. conforms with the Environmental Laws (as defined in the Agreement), and appropriate mitigation measures have been implemented; and
d. conforms with the requirements set out in paragraph A4.8(d) of Schedule “A” (General Terms and Conditions) of the Agreement to comply with industry standards.

Declared at _______________ (city), in the Province of Ontario, this __________ day of __________________, 20__.

(Signatures)

________________________________________  ______________________________
Name:                                                          Witness Name:

Title:                                                        Title: