



## **Urban Alliance**

## **Urban Alliance Master Terms and Conditions - Summary**

Review the full document at http://ucalgary.ca/urbanalliance/research-agreements

- 1. Research results and intellectual property (IP) generated by an Urban Alliance research project belong to the University.
- 2. The City has the right to use the research results for internal purposes, but may negotiate specific IP rights beyond the above.
- 3. The University Researcher must provide the City with a final report disclosing the research results.
- 4. The University Researcher and students taking part in the project may publish the research results in journal publications or graduate theses, and present the results at meetings or conferences. The Researcher will provide the City with a copy of any proposed publication or presentation at least 30 days in advance, for review.
- 5. The University may use the City Data identified in the Project Contract Agreement solely for the purposes of the research project described in the Agreement, and may not make the Data available to any other user.
- 6. The City owns the Data and may license it to other users.
- 7. The City and University must make reasonable efforts to ensure that the personnel in their organizations keep confidential any information identified as such, including all Data (all data is deemed confidential by default).
- 8. Both the City and University must carry insurance against bodily injury, personal injury and property damage which could result from the research project, and indemnify each other against any claim arising from the conduct of the project or use of research results, except when due to gross negligence or willful misconduct.
- 9. The University may conduct similar research with other collaborators but must ensure that it does not create any conflict with the interests of the City or the *Urban Alliance Master Terms and Conditions*.