

PROVINCIAL AND TERRITORIAL GOVERNMENT FUNDING AGREEMENT

FOR

THE PROVINCE OF NEWFOUNDLAND & LABRADOR

CHILD, YOUTH AND FAMILY SERVICES

FOR

2012-2013

Agreement No.: 1213-02-000127

FUNDING AGREEMENT**BETWEEN:**

HER MAJESTY THE QUEEN IN RIGHT OF CANADA,
as represented by
the Minister of Indian Affairs and Northern Development;

(hereinafter referred to as "Canada")

AND

THE PROVINCE OF NEWFOUNDLAND & LABRADOR - CHILD & FAMILY SER.
as represented by the Minister of Child, Youth and Family Services, and the Minister for
Intergovernmental and Aboriginal Affairs Secretariat.

(hereinafter referred to as the "Province")

WHEREAS:

- A. The Province wishes to provide certain programs and/or services and/or to carry out certain activities;
and
- B. Canada wishes to transfer funds to the Province for those program(s), service(s) and/or activity(ies)
through the federal institution(s) with respect to which the Minister(s) representing Canada in this
Agreement preside(s) or is(are) responsible.

NOW THEREFORE the parties agree as follows:**1.0 INTERPRETATION****1.1 Definitions**

1.1.1 In this Agreement, unless otherwise provided:

"Agency" means, except in respect of any reference to a federal government agency, an authority,
board, committee, or other entity authorized to act on behalf of the Province.

"Agreement" means this Agreement and includes all Schedules, any Notices of Budget Adjustment, and
any amendments made in accordance with section 13.3 (Amendments), section 3.2 (Funding Subject to
Appropriation and Departmental Funding Authorities), subsection 4.3.3, section 3.2 (Adjustment of
Amounts Allocated by Period) of Schedule "DIAND-2" and subsection 3.3 (Where Amounts Not Allocated
by Period) of Schedule "DIAND-2".

"Cash Flow" means the payments Canada will make to the Province in accordance with Schedule
"FED-1".

"DIAND" means the Department of Indian Affairs and Northern Development also known as Aboriginal
Affairs and Northern Development Canada.

"Federal Department" means DIAND or any other federal government institution with respect to which a
Minister representing Her Majesty the Queen in Right of Canada in this Agreement presides or is
responsible and through which Canada provides funding under this Agreement.

"Fiscal Year" means a one year period, beginning April 1 of a year and ending March 31 of the following
year that covers or partly covers the term of this Agreement.

"Notice of Budget Adjustment" means a notice to the Province from Canada that changes the amount
of funding provided under this Agreement in accordance with section 3.3 (Formula-based or Factor-
based Funding Adjustment).

"Recipient Reporting Guide" (RRG) means the *Recipient Reporting Guide* issued by DIAND and as

Agreement No.: 1213-02-000127

amended from time to time (web link to DIAND's RRG is http://www.aadnc-aandc.gc.ca/dci/dci/og_e.asp).

"Schedule" means a Schedule to this Agreement.

1.2 Multiple Funding Departments

- 1.2.1 Except where otherwise indicated or prohibited by law, where more than one Federal Department provides funding under this Agreement, Canada's rights and remedies under this Agreement may be exercised by any Federal Department, and Canada's obligations under this Agreement may be carried out by any Federal Department, as determined by Canada.

2.0 TERM

- 2.1 Subject to section 3.2 (Funding Subject to Appropriations and Departmental Funding Authorities), article 9.0 (Remedies on Default) and article 12.0 (Termination), the term of this Agreement will be from the **1st day of April, 2012 until the 31st day of March, 2013.**

3.0 FUNDING FROM CANADA

3.1 Provision of Funding

- 3.1.1 Subject to the terms and conditions of this Agreement, Canada shall transfer to the Province funding as set out in Schedule "DIAND-2" of this Agreement.
- 3.1.2 If funding is provided under this Agreement by more than one Federal Department, DIAND may transfer the funding on behalf of other Federal Departments.

3.2 Funding Subject to Appropriations and Departmental Funding Authorities

- 3.2.1 Notwithstanding any other provision of this Agreement, the amount of any funding to be provided to the Province, as otherwise calculated or payable pursuant to this Agreement, is subject to the appropriation of funds by the Parliament of Canada.
- 3.2.2 In the event that any funding authority of DIAND or any other Federal Department for any program, service or activity for which funding is provided under this Agreement is modified or canceled by the Treasury Board of Canada or by that Federal Department, or if funding levels of DIAND or any other Federal Department are reduced, increased or canceled by Parliament for any Fiscal Year in which payment is to be made under this Agreement, Canada may terminate or adjust the amount of funding under this Agreement accordingly.

3.3 Formula-based or Factor-based Funding Adjustments

- 3.3.1 Where the amount of funding for any program, service or activity for which funding is provided under Schedule "DIAND-2" is changed in accordance with an adjustment factor set out in the Schedule "DIAND-3", Canada shall, by Notice of Budget Adjustment, amend Schedule "DIAND-2" and Schedule "FED-1" accordingly.

3.4 Holdback

- 3.4.1 If Schedule "FED-1" shows a "Holdback" amount for any program, service or activity for which funding is provided under this Agreement, Canada will not release that amount until the requirements of this section are met.
- 3.4.2 Subject to article 5.0 (Amounts Owing to Canada), for each program, service or activity for which an amount is held back under subsection 3.4.1, Canada shall pay to the Province that amount within forty-five (45) days of the Province's fulfillment to Canada's satisfaction of all reporting requirements of this Agreement relating to that program, service or activity.

4.0 PROVINCE'S RESPONSIBILITIES

4.1 Programs, Services and Activities

- 4.1.1 The Province shall provide the programs and services and carry out the activities for which funding is provided under this Agreement in accordance with the delivery requirements set out in the Schedules.

Agreement No.: 1213-02-000127

4.2 Record Keeping

- 4.2.1 Without limiting section 4.3 (Reporting) or any other requirement to maintain accounts and records, the Province shall maintain accounts and financial and non-financial records for each program, service and activity for which funding is provided under this Agreement, and shall retain these accounts and records, including all original supporting documentation, for a period of seven (7) years from the end of the latest Fiscal Year to which the accounts and records relate.
- 4.2.2 The Province shall comply with any additional requirements to maintain accounts and records set out in any Schedule.

4.3 Reporting

- 4.3.1 The Province shall submit to DIAND all reports listed in Schedule "DIAND-4", on or before the due dates set out in that Schedule, according to the requirements for each report as set out in the *Recipient Reporting Guide* and in Schedule "DIAND-3", as applicable.
- 4.3.2 Canada may, by notice to the Province, extend the deadline for the receipt of reports to be submitted to DIAND under this section if the Province provides notice before the applicable due dates of circumstances beyond the Province's control preventing the Province from meeting the deadlines.
- 4.3.3 The Province shall fulfill all other reporting requirements set out in the Schedules.
- 4.3.4 This section survives the expiry or termination of this Agreement.

4.4 Ineligible Expenditures and Unexpended Funding

- 4.4.1 The Province shall reimburse to Canada ineligible expenditures, unexpended funds, and funding from other sources in accordance with the requirements set out in the Schedules.
- 4.4.2 This section survives the expiry or termination of this Agreement.

4.5 Additional Responsibilities

- 4.5.1 The Province shall fulfill any additional obligations set out in any Schedule.

5.0 AMOUNTS OWING TO CANADA

- 5.1 Any amount to be reimbursed to Canada by the Province under this Agreement or that is otherwise owed to Canada by the Province under this Agreement, is a debt due to Canada. Canada shall notify the Province of any such amount owing and such amount will be payable to Canada at the time that the notice is given. Canada may thereafter set off such amount against any amount payable to the Province under this Agreement or any other funding agreement through which a Federal Department provides funding to the Province.
- 5.2 The Province shall promptly notify DIAND of any amount owing to Her Majesty the Queen in Right of Canada under any legislation, regulation or any other funding agreement.
- 5.3 Canada may set off any amount referred to in section 5.2 against any amount payable to the Province under this Agreement.
- 5.4 Sections 5.1 and 5.3 survive the expiry or termination of this Agreement.

6.0 DELEGATION OF OBLIGATIONS**6.1 Delegation**

- 6.1.1 Where the Province delegates any or all of its obligations under this Agreement to an Agency or transfers funding to an Agency to provide, in whole or in part, programs, services or activities for which funding is provided under this Agreement, the Province shall ensure that the Agency:
- (a) has a specified mandate, a clearly identified role and a defined relationship with the Province;
 - (b) adheres to the accountability principles set out in this Agreement;

Agreement No.: 1213-02-000127

- (c) maintains accounts and financial and non-financial records for each program, service or activity in respect of which the Province has delegated obligations or transferred funding to the Agency, and retains these accounts and records, including all original supporting documentation, for a period of seven (7) years from the latest Fiscal Year to which the accounts and records relate;
 - (d) in the event of an audit or evaluation under article 7.0 (Access by Canada to Records) or section 13.5 (Audit and Evaluation), upon request of the auditors or evaluators as the case may be:
 - (i) provides to those auditors or evaluators all accounts and records, including supporting documentation of the Agency, relating to any program, service or activity in respect of which the Province has delegated obligations or transferred funding to the Agency;
 - (ii) allows those auditors or evaluators to inspect such accounts and records and, except where prohibited by law, take copies and extracts of such accounts and records;
 - (iii) provides all necessary assistance to those auditors or evaluators, including providing them with access to the Agency's premises;
 - (iv) directs any entity that has provided accounting or record keeping services to the Agency to provide to the auditors or evaluators copies of accounts and records relating to any program, service or activity in respect of which the Province has delegated obligations or transferred funding to the Agency; and
 - (e) does not delegate any of these obligations or transfer funding to a representative or agent.
- 6.1.2 Without limiting the generality of subsection 6.1.1, where the Province delegates any or all of its obligations under this Agreement or transfers funding provided under this Agreement to an Agency, the terms of the delegation or transfer of funding will be evidenced by a written agreement between the Province and the Agency that:
- (a) sets out the obligations of the Agency, including those necessary for the Province to fulfill the requirements of subsection 6.1.1;
 - (b) provide that no agency, association, employer-employee, or joint venture relationship is created between the Agency and Canada; and
 - (c) is executed by authorized representatives of the Province and of the Agency.
- 6.1.3 Upon the written request of a Federal Department during the term of this Agreement or within seven (7) years of its expiry or termination, the Province shall provide to that Federal Department:
- (a) a copy of the agreement referred to in subsection 6.1.2.
- 6.2 Delegating Province Remains Liable**
- 6.2.1 Where the Province delegates any or all of its obligations under this Agreement, the Province will remain liable to Canada for the fulfillment of all of its obligations under this Agreement.
- 6.2.2 Where the Province transfers funding to an Agency to provide, in whole or in part, any program, service or activity for which funding is provided under this Agreement, the Province will remain liable to Canada for the fulfillment of all of its obligations under this Agreement.
- 6.2.3 This section survives the expiry or termination of this Agreement.
- 6.3 Additional obligations**
- 6.3.1 The Province shall comply with any additional obligations on delegation, and any obligations on subcontracting and assignment, that are set out in the Schedules.
- 7.0 ACCESS BY CANADA TO RECORDS**
- 7.1 Canada May Audit Accounts and Records**
- 7.1.1 Upon request or with agreement of the Province, any Federal Department may, individually or in conjunction with other Federal Departments or the Province, audit or cause to have audited the accounts and records of the Province and any Agency at any time during the term of this Agreement or within seven

Agreement No.: 1213-02-000127

(7) years of the termination or expiry of this Agreement, in order to:

- (a) assess or review the compliance of the Province with the terms and conditions of this Agreement;
- (b) review the program management and financial control practices of the Province in relation to this Agreement; or
- (c) confirm the integrity of any data which has been reported by the Province pursuant to this Agreement.

7.2 Scope and Timing of Audit of Accounts and Records

- 7.2.1 The scope, coverage and timing of any audit under section 7.1 (Canada May Audit Accounts and Records) will be determined by Canada in collaboration with the Province.
- 7.2.2 Any audit under section 7.1 will be carried out by auditors employed or contracted by Canada and, where the parties agree, by auditors employed or contracted by the Province.

7.3 Auditors' Access to Accounts, Records and Premises

- 7.3.1 In the event of an audit under section 7.1 (Canada May Audit Accounts and Records), the Province shall, upon request:
 - (a) provide to the auditors referred to in section 7.2 (Scope and Timing of Audit of Accounts and Records) all accounts and records of the Province relating to this Agreement and to the funding provided under this Agreement, including all original supporting documentation;
 - (b) allow those auditors to inspect such accounts and records and, except where prohibited by law, to take copies and extracts of such accounts and records;
 - (c) provide to those auditors such additional information as they may require with reference to such accounts and records;
 - (d) provide all necessary assistance to those auditors, including providing them with access to the Province's premises;
 - (e) direct any entity that has provided accounting or record-keeping services to the Province to provide copies of those accounts and records to the auditors.

7.4 Records Maintained under Other Funding Agreements

- 7.4.1 The accounts and records Canada may audit or cause to have audited under section 7.1 (Canada May Audit Accounts and Records) include records maintained under any previous agreement through which the federal government has provided funding to the Province that, in the opinion of any auditor employed or contracted under section 7.2 (Scope and Timing of Audit of Accounts and Records), may be relevant to the audit.

7.5 No Limitation on Other Sections

- 7.5.1 Section 7.1 (Canada May Audit Accounts and Records) does not limit:
 - (a) Canada's right to audit and evaluate under section 13.5 (Audit and Evaluation); or
 - (b) the Province's obligations, if any, under section 4.3 (Reporting).

8.0 DEFAULT

- 8.1 The Province will be in default of this Agreement in the event that the Province defaults on any of its obligations set out in this Agreement or any other agreement through which a Federal Department provides funding to the Department of Child, Youth and Family Services as represented by the Minister of Child, Youth and Family Services and the Minister for Intergovernmental and Aboriginal Affairs Secretariat.

Agreement No.: 1213-02-000127

9.0 REMEDIES ON DEFAULT**9.1 Parties Will Meet**

9.1.1 Without limiting any remedy or other action Canada may take under this Agreement, in the event the Province is in default, the parties will communicate or meet to review the situation.

9.2 Action Canada May Take

9.2.1 In the event the Province is in default under this Agreement, Canada may take one or more of the following actions as may reasonably be necessary, having regard to the nature and extent of the default:

- (a) withhold any funds otherwise payable under this Agreement;
- (b) require the Province to take any other reasonable action necessary to remedy the default;
- (c) take such other reasonable action as Canada deems necessary, including any remedies which may be set out in any Schedule; or
- (d) terminate this Agreement.

9.3 Where Reporting Requirements Not Met

9.3.1 Without limiting remedies available to Canada set out in section 9.2 (Action Canada May Take), Canada may withhold funding otherwise payable under this Agreement if Financial Reports, or any other report to be submitted under section 4.3 (Reporting), are not provided by the Province to Canada as required under this Agreement or the corresponding clauses in its predecessor, if any. Subject to article 5.0 (Amounts Owing to Canada), any amounts so withheld must be paid by Canada to the Province within forty-five (45) days of Canada's acceptance of subsequently submitted reports.

10.0 DISPUTE RESOLUTION**10.1 The Process**

10.1.1 In the event that a dispute arises from or is related to this Agreement, the parties agree to attempt to resolve the dispute through negotiation or through another alternate dispute resolution process to which the parties agree and set out in writing.

10.1.2 Any exchanges between the parties in any negotiation or other alternate dispute resolution process under this section will not be admissible in any legal proceedings unless otherwise required by law. However, evidence that is independently admissible or discoverable will not be rendered inadmissible or non-discoverable by virtue of its use during that process.

10.2 Exceptions to the Process

10.2.1 Disputes arising as a result of any of the following matters will not be dealt with under the dispute resolution process provided in section 10.1 (The Process):

- (a) budget decisions of the Province that are consistent with the terms and conditions of this Agreement;
- (b) the amount of funding provided by Canada under this Agreement;
- (c) an audit or evaluation under article 7.0 (Access by Canada to Records) or section 12.5 (Audit and Evaluation);
- (d) a decision by Canada that the Province is in default;
- (e) any action taken by Canada under article 9.0 (Remedies on Default) or section 3.2 (Funding Subject to Appropriations and Departmental Funding Authorities); and
- (f) matters of policy.

11.0 TERMINATION

Agreement No.: 1213-02-000127

11.1 Parties May Terminate

11.1.1 Without limiting section 3.2 (Funding Subject to Appropriations and Departmental Funding Authorities) or Canada's right to terminate under section 9.2 (Action Canada May Take), this Agreement may be terminated by either party upon written notice to the other party, stipulating the reason for termination, provided that before any such termination can become effective:

- (a) the parties exhaust any dispute resolution process initiated under article 10.0 (Dispute Resolution); and
- (b) the parties agree on a time frame to terminate the Agreement in a manner that will not jeopardize the administration and delivery of the programs, services and activities for which funding is provided under this Agreement.

11.2 When Parties Terminate

11.2.1 In the event of the termination of this Agreement:

- (a) without limiting any other obligation under this Agreement to reimburse amounts to Canada, the Province shall reimburse to Canada any unexpended funding transferred to the Province, up to the termination date of this Agreement, unless the Province and Canada agree otherwise in writing;
- (b) subject to Canada's right to set off any amount owing to Canada under this Agreement, Canada shall pay to the Province any monies owed to the Province, up to the termination date of this Agreement, unless the Province and Canada agree otherwise in writing; and
- (c) the Province shall fulfill any other obligation relating to termination set out in any Schedule.

12.0 GENERAL**12.1 Schedules**

12.1.1 The following Schedules are attached to and form part of this Agreement:

SCHEDULE "FED -1"

SCHEDULE "DIAND-2" DIAND Funding

SCHEDULE "DIAND-3" Program, Service and Activity Delivery Requirements, Reporting Requirements and Adjustment Factors

SCHEDULE "DIAND-4" Schedule of Reporting Requirements and Due Dates

12.2 Entire Agreement

12.2.1 This Agreement constitutes the entire agreement between the parties and supersedes all previous negotiations, agreements, commitments, and writing in relation to the subject matter of this Agreement.

12.2.2 This Agreement is binding upon the parties and their respective administrators and successors.

12.3 Amendments

12.3.1 Subject to section 3.2 (Funding Subject to Appropriations and Departmental Funding Authorities), section 3.3 (Formula-based or Factor-based Funding Adjustment), subsection 4.3.3, section 3.2 (Adjustment of Amounts Allocated by Period) of Schedule "DIAND-2", and section 3.3 (Where Amounts Not Allocated by Period) of Schedule "DIAND-2", a written amending agreement signed by both parties is required to amend this Agreement.

12.4 Effect on Relationship of Parties

12.4.1 Nothing in this Agreement creates or is intended to create an agency, association, employer-employee, or joint venture relationship between the Province and Canada, and the Province shall not represent

Agreement No.: 1213-02-000127

otherwise.

12.5 Audit and Evaluation

12.5.1 Upon request or with agreement of the Province, any Federal Department may, individually or in conjunction with other Federal Departments or the Province, at any time during the term of this Agreement or within seven (7) years of its expiry or termination, carry out one or more audits or evaluations of the effectiveness of any or all of the programs, services and activities funded under this Agreement, including those programs, services and activities provided, in whole or in part, by Agencies, or of the management practices of the Province in relation to this Agreement. In the event of one or more such audits or evaluations, the Province shall cooperate in the conduct of any such audit or evaluation and provide the auditors or evaluators such information as they require. The Province shall maintain accounting documentation regarding all funding provided by DIAND and other Federal Departments in a manner that will allow for audit.

12.6 Headings

12.6.1 Descriptive headings are inserted solely for convenience of reference and do not form part of this Agreement.

12.7 Waiver

12.7.1 No provision of this Agreement and no event of default by either party of any provision of this Agreement will be deemed to have been waived unless the waiver is in writing and signed by the other party.

12.7.2 The waiver by a party of default by the other party or of any provision of this Agreement will not be deemed to be a waiver of any subsequent default by the other party or of the same or any other provision of this Agreement.

12.8 Conflict of Interest Provisions Regarding Federal Officials

12.8.1 No member of the House of Commons or the Senate of Canada will be admitted to any share or part of this Agreement or to any benefit arising from it.

12.8.2 No individual for whom the post-employment provisions of the *Conflict of Interest Act*, the *Conflict of Interest and Post-Employment Code for Public Office Holders*, or the *Values and Ethics Code for the Public Service* apply will derive any direct benefit from this Agreement unless that individual is in compliance with the applicable post-employment provisions.

12.9 Public Disclosure

12.9.1 Without limiting any right, obligation or capacity of Canada to disclose information, Canada may publicly disclose the name and address of the Province, the amount of funding provided under this Agreement and the nature of any programs, services and activities for which funding is provided under this Agreement.

12.10 Legislation and Government Publications

12.10.1 All references throughout this Agreement to legislation and particular government publications are deemed to refer to the legislation and government publication in force or issued at the effective date of this Agreement, and include any subsequent amendments or replacements thereof, as the case may be.

13.0 NOTICES

13.1 Where any notice, request or other communication is required to be given or made by either party to the other party under this Agreement, it must be in writing addressed to the party for whom it is intended at the applicable address noted in section 13.4 and may be given or made by either party by their duly authorized representatives.

13.2 The notice referred to in section 13.1 will be effective by using any one of the following methods, and deemed to have been given as at the date specified for each method:

(a) by personal delivery, on the date upon which the notice is delivered;

(b) by registered mail or courier, on the date upon which receipt of the notice is acknowledged by the other party;

Agreement No.: 1213-02-000127

- (c) by facsimile or electronic mail, on the date upon which the notice is transmitted and receipt of such transmission by the other party can be confirmed.
- 13.3 Either party may change the address information referred to in section 13.4 by providing notice to the other party of such change.
- 13.4 Notices will be sent to:
 - (a) DIAND at:
PO Box 160
40 Havelock Street
Amherst, Nova Scotia
B4H 3Z3
Attention: Director, Funding Services
 - (b) the Province at:
PO Box 8700
St. John's, Newfoundland
A1B 4J6
Attention: Director Social and Economic Policy, Intergovernmental and Aboriginal Affairs Secretariat; Assistant Deputy Minister Policies and Programs, Child, Youth and Family Services.

This Agreement has been executed by Canada and the Province by their duly authorized representatives.

SIGNED ON BEHALF OF HER MAJESTY THE QUEEN IN RIGHT OF CANADA, as represented by the Minister of Indian Affairs and Northern Development

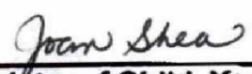
by: 
Regional Director General

in the presence of:


Witness

Date: March 22, 2013

SIGNED ON BEHALF OF HER MAJESTY IN RIGHT OF NEWFOUNDLAND AND LABRADOR, as represented by the Minister of Child, Youth and Family Services and the Minister for Intergovernmental and Aboriginal Affairs Secretariat

by: 
Minister of Child, Youth and Family Services
(or authorized designate)

in the presence of:


Witness

Date: March 14/13

by: 
Minister for Intergovernmental and Aboriginal Affairs Secretariat (or authorized designate)

in the presence of:


Witness

Date: March 13, 2013

Agreement No.: 1213-02-000127

SCHEDULE "FED-1" - Federal Departments Consolidated Cash Flow Statement

2.0 - Cash Flow by Fiscal Year by Department

As Of 2013/03/06

Arrangement #: 1213-02-000127
 Arrangement Type: FAPGT
 Recipient: 3484 - PROV. NEWFOUNDLAND & LABRADOR - CHILD & FAMILY SER
 Current Year: 1 of 1

Budget	2012-2013
Department of Indian and Northern Affairs Canada	\$9,584,975.00
Total	\$9,584,975.00

Agreement No.: 1213-02-000127

SCHEDULE "FED-1" - Federal Departments Consolidated Cash Flow Statement

3.0 - Cash Flow by Month and Year - ALL FUNDING by type and month

As Of 2013/03/06

Arrangement #: 1213-02-000127
 Arrangement Type: FAPGT
 Recipient: 3484 - PROV. NEWFOUNDLAND & LABRADOR - CHILD & FAMILY SER
 Current Year: of

	2012-2013
April	\$0.00
May	\$0.00
June	\$0.00
July	\$0.00
August	\$0.00
September	\$0.00
October	\$0.00
November	\$0.00
December	\$6,400,960.00
January	\$711,220.00
February	\$711,220.00
March	\$1,226,560.00
Pool	3534,975.00
Holdback	\$0.00
Total	\$9,864,975.00

Agreement No.: 1213-02-000127

SCHEDULE "FED-1" - Federal Departments Consolidated Cash Flow Statement
4.0 - Cash Flow by Month - Current Year - All Funding by Month and Department

As Of 2013/03/06

Arrangement #: 1213-02-000127
 Arrangement Type: FAPGT
 Recipient: 3484 - PROV. NEWFOUNDLAND & LABRADOR - CHILD & FAMILY SER
 Current Year: 1 of 1

	Total	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Peel	Holdback
Department of Indian and Northern Affairs Canada	39,364,975.00	10.00	66.00	50.00	10.00	10.00	50.00	50.00	60.00	39,403,386.00	6711,220.50	6711,220.50	51,225,580.00	6334,675.00	60.00
Total	39,364,975.00	10.00	66.00	50.00	10.00	10.00	50.00	50.00	60.00	39,403,386.00	6711,220.00	6711,220.00	51,225,580.00	6334,675.00	60.00

Agreement No.: 1213-02-000127

SCHEDULE "DIAND-2"**DIAND FUNDING****1.0 INTERPRETATION**

- 1.1 Where more than one Federal Department provides funding under this Agreement, all references to Schedule "FED-1" in this Schedule mean those parts of Schedule "FED-1" that refer to funding provided by DIAND.

2.0 AMOUNT OF FUNDING**2.1 Funding by Fiscal Year**

Subject to the terms and conditions of this Agreement, DIAND shall transfer to the Province funding in the following amounts:

**An amount of up to nine million five hundred eighty four thousand nine hundred seventy five dollars
(\$9,854,975.00) for Fiscal Year 2012-2013.**

3.0 PAYMENTS**3.1 Payments to be Made in Accordance with Schedule "FED-1"**

- 3.1.1 Funding under section 2.1 will be paid to the Province in accordance with amounts allocated by period in Schedule "FED-1" for each program, service or activity identified in that Schedule.

3.2 Adjustment of Amounts Allocated by Period

- 3.2.1 Where any amount allocated to a period in Schedule "FED-1" to fund a program, service or activity significantly differs from the Province's anticipated expenditures for the corresponding period, the Province shall promptly notify DIAND and, subject to subsection 3.2.3, propose adjustments to that Schedule accordingly. Canada shall notify the Province of acceptance or rejection within thirty (30) days of the Province's notification. Where Canada accepts the proposed adjustments, Canada shall attach the adjusted Schedule "FED-1" to Canada's notice of acceptance. The adjusted Schedule "FED-1" will replace the previous Schedule "FED-1".
- 3.2.2 Where an amount expended by the Province on a program, service or activity in a period differs from the amount paid to the Province to fund that program, service or activity for that period, Canada may, by notice to the Province, adjust one or more subsequent allocations by period in Schedule "FED-1" to reconcile the difference. Canada shall attach the adjusted Schedule "FED-1" to any notice. The adjusted Schedule "FED-1" will replace the previous Schedule "FED-1".
- 3.2.3 No total annual amount for any program, service or activity set out in Schedule "FED-1" may be changed under subsection 3.2.1.

3.3 Where Amounts Not Allocated by Period

- 3.3.1 Where amounts are not allocated by period in Schedule "FED-1" for a program, service or activity identified in that Schedule, the Province must make a request to Canada to allocate payments by period for that program, service or activity in accordance with section 3.4 (Requirements for a Payment Request) in order to receive funding for that program, service or activity.
- 3.3.2 Canada shall notify the Province of acceptance or rejection of a request under section 3.4 (Requirements for a Payment Request) within thirty (30) days of the Province's request. Where Canada accepts the request, Canada shall attach an adjusted Schedule "FED-1" to Canada's notice of acceptance. The adjusted Schedule "FED-1" will replace the previous Schedule "FED-1".

3.4 Requirements for a Payment Request

- 3.4.1 To receive payment from the Minister, the Province must provide the Minister with a claim for reimbursement submitted on a monthly basis must be provided to the Minister by the fifteenth (15th) day of the month following the month in which the Eligible Cost being claimed was incurred. A claim for

Agreement No.: 1213-02-000127

reimbursement submitted on a quarterly basis must be provided to the Minister by the fifteenth (15th) day of the month following the end of the quarter in which the Eligible Cost being claimed was incurred.

4.0 EXPENDITURES AND UNEXPENDED FUNDING

4.1 Eligible Expenditures

4.1.1 The Province shall expend the funding provided under this Schedule only for the purpose of delivering each program, service and activity identified in Schedule "FED-1" in the Fiscal Years for which funding is allocated for that program, service or activity in Schedule "FED-1" and in accordance with the delivery requirements for that program, service or activity set out in Schedule DIAND-3".

4.2 Reimbursement of Ineligible Expenditures

4.2.1 For each program, service or activity identified in Schedule "FED-1", the Province shall reimburse to DIAND the amount of any expenditure it makes against annual amounts allocated in that Schedule for that program, service or activity that is not in accordance with the delivery requirements set out in Schedule "DIAND-3" for that program, service or activity. If there is more than one funding source for that program, service or activity, the Province shall reimburse to DIAND an amount calculated by prorating the amount of any such expenditure in accordance with the proportion of DIAND's funding for that program, service or activity.

4.2.2 Any expenditure by the Province on a program, service or activity against annual amounts allocated in Schedule "FED-1" for that program, service or activity with respect to which any reporting requirement of this Agreement has not been fulfilled to the satisfaction of DIAND will be deemed to be not in accordance with the program, service or activity delivery requirements and must be reimbursed to DIAND under this section.

4.3 Reimbursement of Unexpended Funding

4.3.1 For each program, service or activity identified in Schedule "FED-1", the Province shall reimburse to DIAND the amount by which funds paid to the Province under this Schedule for that program, service or activity for a Fiscal Year exceeds the amount that the Province expends on that program, service or activity in the same Fiscal Year. If there is more than one funding source for that program, service or activity, the Province shall reimburse to DIAND an amount calculated by prorating, in accordance with the proportion of DIAND's funding for that program, service or activity, the difference between the amount received by the Province from all sources for that program, service or activity and the amount the Province expends on that program, service or activity.

5.0 SURVIVAL

5.1 All sections in article 4.0 (Expenditure and Unexpended Funding) except section 4.1 (Eligible Expenditures) survive the expiry or termination of this Agreement.

SCHEDULE "DIAND-3"**PROGRAM DELIVERY AND REPORTING REQUIREMENTS****1.0 PROGRAMS AND SERVICES**

Programs, services and activities in accordance with Provincial legislation will be provided by the Province and this Agreement.

Canada is providing funding to the Province to assist in the delivery of child, youth and family services for the benefit of the members of the Mushuau and Sheshatshiu Innu First Nation communities;

The Province has enacted the *Children and Youth Care and Protection Act* and the *Adoption Act*, and has established programs and services pursuant thereto;

The Province recognizes a responsibility to:

- a) Maintain soundly administered and managed programs, services and activities;
- b) Maintain processes and procedures to facilitate management of programs, services and activities to support financial control; and,
- c) Account for the use of funds provided and results achieved with the funds in terms of programs, services and activities delivered.

2.0 MAINTENANCE COSTS

2.1 In accordance with DIAND policy, the costs of the Programs and Services herein for an eligible Innu member are the responsibility of DIAND where the Innu member is ordinarily resident in the Innu community.

2.2 The costs of the Programs and Services herein for an eligible Innu member ordinarily resident in the Province outside of the Innu community is the responsibility of the Province.

3.0 REPORTS

Reporting Requirements are identified in Schedule "DIAND-4" – Schedule of Reporting Requirements and Due Dates.

Agreement No.: 1213-02-000127

SCHEDULE "DIAND-3"

PROGRAM/SERVICE/ACTIVITY	DELIVERY REQUIREMENTS AND REPORTING REQUIREMENTS	ADJUSTMENT FACTOR
<p>Programs and Services in accordance with the child, youth and family services of Newfoundland and Labrador as identified in the Province of Newfoundland and Labrador's Act and it's regulations will be provided by this Agreement.</p>	<p>The Province will administer the First Nations Child and Family Services Program in accordance with Provincial legislation, as well as DIAND's First Nation Child and Family Services Program - National Manual (or any other approved program documentation) as amended from time to time.</p>	<p>The budget is set at the start of the Arrangement and will be adjusted based on actual expenditures. Adjustments may be made to the budget in accordance with projections and actual approved expenditures.</p>
<p>Child and Family Services</p> <p>Maintenance - Institutions</p> <p>Maintenance - Foster Homes</p> <p>Maintenance - Group Homes</p>		
<p>Operations</p>	<p>The Province will administer the First Nations Child and Family Services Program in accordance with Provincial legislation, as well as DIAND's First Nation Child and Family Services Program - National Manual (or any other approved program documentation) as amended from time to time.</p>	<p>Adjusted annually in accordance with DIAND's policy.</p>

Agreement No.: 1213-02-000127

DIAND-4
Unclassified

SCHEDULE "DIAND-4" - Schedule of Reporting Requirement and Due Dates
PROV. NEWFOUNDLAND & LABRADOR - CHILD & FAMILY SER (3484)

Arrangement No.: 1213-02-000127
Fiscal Year: 2012-2013

Funding Agreement for Provincial and Territorial Governments

Program / Budget Activity / Report Name	Reports Due
SOCIAL DEVELOPMENT	
CHILD AND FAMILY SERVICES	
455917 - (0045) - Child and Family Services Maintenance Monthly Report	
Monthly #1	2012/05/15
Monthly #2	2012/06/15
Monthly #3	2012/07/15
Monthly #4	2012/08/15
Monthly #5	2012/09/15
Monthly #6	2012/10/15
Monthly #7	2012/11/15
Monthly #8	2012/12/15
Monthly #9	2013/01/15
Monthly #10	2013/02/15
Monthly #11	2013/03/15
Monthly #12	2013/04/15

SCHEDULE "DIAND-4" - Schedule of Reporting Requirement and Due Dates
2013/03/06 - 14:12:47

PROV. NEWFOUNDLAND & LABRADOR - CHILD & FAMILY SER (3484)



Aboriginal Affairs and
Northern Development Canada

Affaires autochtones et
Développement du Nord Canada

Your file - Votre référence

E-4956-9005
Your file - Votre référence
CIDM#450644

MAR 07 2013

Mr. Aubrey Gover
Assistant Deputy Minister (Aboriginal Affairs)
Executive Council - Intergovernmental & Aboriginal Affairs
Government of Newfoundland and Labrador
PO Box 8700
ST. JOHN'S, NL A1B 4J6

Dear Mr. Gover

Funding Agreements for Natuashish Airport, Child Youth and Family Services, and Income Support

This is to confirm Aboriginal Affairs and Northern Development Canada's (AANDC) understanding on the interpretation and application of the following agreements:

- The Proposed Provincial and Territorial Government Funding Agreement /Province of Newfoundland and Labrador/Airport for Natuashish for 2012-2013
- The Proposed Provincial and Territorial Government Funding Agreement for the Province of Newfoundland and Labrador Child, Youth and Family Services for 2012-2013
- The Proposed Provincial and Territorial Government Funding Agreement for the Province of Newfoundland and Labrador, Income Support for 2012-2013.

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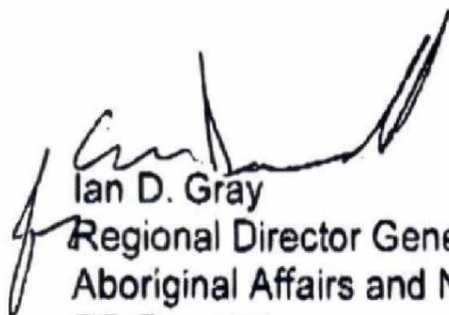
Canada

-2-

Noting concern raised by the Province that some of the provisions in these agreements are more appropriate for inclusion in a funding arrangement with a third party than with a provincial government, particularly clauses 5.1 – Amounts Owing to Canada, 8.0 Default, 12.5.1 Audit and Evaluation, and 12.8.2 Conflict of Interest Provisions Regarding Federal Officials, AANDC offers:

- As per the spirit and intent of section 3.3.A of the Federal Directive on Transfer Payments, AANDC will interpret and apply the provisions of these agreements in a way that respects "the unique nature of federalism and government-to-government relations, and the jurisdiction and responsibilities of each order of government."
- Further, as per section 6.7.1 of the Federal Directive on Transfer Payments, AANDC will apply and interpret these agreements based on "respect for the jurisdiction and responsibilities of each order of government and respect for the accountability mechanisms of each order of government."

Sincerely,



Ian D. Gray

Regional Director General

Aboriginal Affairs and Northern Development Canada – Atlantic

PO Box 160

AMHERST, NS B4H 3Z3