The Department of Municipal Affairs will only consider relocation assistance requests that are community-initiated and community-driven. The Department will not initiate any actions to encourage relocation assistance requests from communities.

The Minister of Municipal Affairs may approve community-initiated, community-driven relocation requests that meet all four of the following criteria:
A. The Community initiates contact with the Department concerning the possibility of relocation assistance;
B. The total cost of relocation assistance does not exceed the cost to Government to deliver services to the Community for the applicable 10, 15, or 20 year period;
C. A vote on relocation demonstrates that ninety per cent or more of the voting aged Permanent Residents wish to relocate; and
D. Ninety per cent or more of Permanent Residential Property Owners subsequently sign Government's conditional offers of relocation financial assistance.

The maximum level of financial and other assistance provided for relocation will be limited to that stated in this policy.

If a Community relocation request is approved, no Permanent Resident who wishes to remain in the Community will be required to relocate. However, no services will be provided to anyone choosing to remain in a relocated Community.

Permanent Residents opting to remain in the Community after all other residents have relocated will retain the option of accepting the supports available under the Community Relocation Policy for one year subsequent to the date that the Minister approves relocation assistance.

1. DEFINITIONS
A. Commercial Property Owner: An individual or company that owns property within the Community and currently operates a commercial enterprise on that property or that owns a Rental Property in the Community.

B. Community: Includes municipalities, local service districts, and/or unincorporated areas.

C. Non-Resident Residential Property Owner: An individual who does not fall within the definition of a Permanent Resident but who owns habitable residential property in the Community requesting relocation. This will normally include persons who maintain seasonal homes in the Community.

D. Permanent Resident: The following rules shall determine residency of a person for the purpose of the Community Relocation Policy:
(i) A person shall be a resident of the place where he or she lives and sleeps year-round, 365 days per year;

(ii) Residency is not lost by a person who leaves that residence for temporary purposes only, such as:

1. The individual was temporarily absent for a vacation or holiday;
2. The individual was temporarily absent for medical reasons substantiated by a doctor’s note satisfactory to the Minister;
3. The individual was temporarily absent to care for a close relative outside the relocating community;
4. The individual or his/her spouse worked outside the Community and regularly returned to the Community between periods of outside employment; or
5. The individual was temporarily incarcerated.

(iii) Notwithstanding the above, a person who goes to a place outside the Community for a period of more than six months, in the one-year period preceding the relocation request date, ceases to be a permanent resident in the community, although he or she may intend to return at some future time, with the exception of those accessing ongoing health care treatment substantiated by a doctor’s note or temporarily incarcerated. A person residing in a Long-Term Care Home does not qualify as a permanent resident.

(iv) A person who has left his or her place of residence in the Community to pursue a course of study is considered to be a permanent resident in the place where he or she was residing immediately before leaving to pursue the course of study, and he or she is considered to continue to have that permanent residence until he or she completes or abandons the course of study.

(v) A person shall, for the purpose of the Community Relocation Policy, have only one place of residency.

(vi) Proof of residency must be satisfactory to the Department.

E. **Relocation Request Date:** The date on which the Department deems it has received the request to consider the Community's eligibility for relocation assistance.

F. **Rental Property:** Habitable residential property which was rented as of the Relocation Request Date or which, though vacant on that date, had previously been rented and had been vacant for no more than six months immediately prior to that date.

G. **Permanent Residential Property Owner:** An individual who meets the criteria for a Permanent Resident and who also resides in and owns, either individually or jointly, habitable residential property in the Community requesting relocation.

H. **Permanent Residential Non-Property Owner:** An individual of voting age who meets the criteria for a Permanent Resident but does not own residential or commercial property in the Community requesting relocation.

2. **STEPS IN THE EVALUATION OF COMMUNITY RELOCATION REQUESTS**

Steps in the evaluation of a community relocation request are:
A. Communities or a representative of a community must gauge the level of support for relocation by undertaking an Expression of Interest and submit ballots to the Department for consideration.

B. Pending overwhelming majority support to relocate which is reasonably close to 90 per cent, the Department will conduct a Preliminary Cost Benefit Analysis. The analysis will consider the approximate relocation costs compared to the total savings over the applicable 10, 15, or 20 year period (based on, if necessary, demographic information as provided by the Department of Finance) that would result from the withdrawal of Provincial Government services to the Community.

C. If the Preliminary Cost Benefit Analysis indicates that the relocation will likely result in net savings to Government, the Department will determine the residency status of persons in the Community and give written notification of the determination made in that regard.

D. As indicated in paragraph 3 below, individuals have a right to appeal the determination of residency status.

E. Based on the determination of residency status, the Department will complete an analysis of the total cost of relocation assistance compared to the total savings over the applicable 10, 15, or 20 year period that would result from the withdrawal of Provincial Government services to the Community. If the estimated costs exceed the estimated savings, Government's consideration of relocation assistance will stop unless the community requests that the Department lower the relocation financial assistance in order to achieve a cost neutral position.

F. The Department will conduct a vote involving voting aged Permanent Residents. If the vote does not confirm that at least ninety percent (without rounding) of the eligible voters want to relocate, Government's consideration of the relocation request will stop.

G. If the vote indicates ninety percent or more of the individuals eligible to participate in the community vote support relocation, the Department will request Government approval of:
   i. the relocation of the Community;
   ii. sufficient funds to pay relocation assistance; and
   iii. an Order in Council, pursuant to section 4.1 of the Public Utilities Act (the Act) exempting utilities from the application of Section 38 of the Act for that Community.

H. The Minister will approve the relocation assistance request if at least ninety percent of the Permanent Residential Property Owners in the Community accept offers of relocation financial assistance as drafted by the Minister.

I. The Department and all relocating property owners (including Permanent Residential Property Owners and Commercial Property Owners) will sign legal documents detailing the provision of relocation financial assistance in exchange for the withdrawal of provincial
services. Relocation assistance for Permanent Residents of voting age who are not property owners will be processed at the same time.

3. **APPEAL OF RESIDENCY STATUS DETERMINATION**
The Department's determination of residency status impacts on eligibility to vote in the Community vote and on the determination of the level of relocation assistance payable.

An individual may appeal the Department's determination of residency status. An appeal may be based upon either the interpretation of facts by the Department related to residency or upon circumstances not envisioned by this policy which may warrant an exception to the residency criteria.

An appeal must be made in writing to the Minister of Municipal Affairs within 30 calendar days following receipt of written notification of the Department's decision on residency status. The appeal request must include all documentation and must detail all arguments in support of the appeal.

The Minister shall, within 30 days, appoint an independent reviewer to consider the appeal(s) and make a recommendation to the Minister. The reviewer may contact the person(s) who filed the appeal to request additional information but is not required to do so. The reviewer will be required to file a written report on the appeal(s) within 60 days. Having considered the reviewer's recommendation, the Minister will make a final determination of residency status.

4. **COMMUNITY-INITIATED, COMMUNITY-DRIVEN REQUEST FOR RELOCATION**
The Department of Municipal Affairs may provide information or briefings on this policy at the request of Community residents. However, the formal assessment of a Community's eligibility under this policy will only begin after Government receives clear indication that it is responding to a community-initiated, community-driven request for relocation assistance. Evidence of a community-initiated, community-driven request may be, for example, a written request from a Municipality or Local Service District, a petition from Community residents, or other indications acceptable to the Minister. In the absence of Expressions of Interest identified in Step 2 (A) of the Evaluation Steps, the Department will advise the Community on how to undertake the Expression of Interest Step.

5. **COMMUNITY VOTE**
While an initial request will start contact between a Community and the Department of Municipal Affairs concerning possible relocation assistance, the Department will assess the will of the Community through a vote on the question of relocation as per Step 2 (F).

Only voting-aged Permanent Residents are eligible to vote on relocation. Joint property owners will each have one vote.

Each identifiable individual entitled to vote will be provided with an individual ballot which she/he will mail to the Department of Municipal Affairs in a pre-addressed, postage-paid envelope.
The Department of Municipal Affairs will only release the aggregate results of the vote and will not release the specifics of how any identifiable individual voted.

6. FINANCIAL ASSISTANCE FOR RELOCATION
No resident will be required to relocate, but residents who do not relocate will not receive relocation assistance. No provincial services will be provided to those choosing to remain in a relocated community.

Relocation assistance is not intended to compensate individuals or businesses for loss of employment, income potential, or any other costs beyond those specifically mentioned in this policy.

Relocation assistance will be paid directly to Property Owners and also to Permanent Residents of voting age who are not Permanent Residential Property Owners.

Where a couple who has separated or divorced each have a property interest in a residential property or commercial property in the Community, no relocation assistance will be provided unless proof of property interest is provided satisfactory to the Department. In these cases, the relocation assistance will be divided proportionally in accordance with each person's proportional share in the property.

Should a Community meet all eligibility requirements for relocation assistance, the Minister shall offer, in exchange for consent to the discontinuation of all provincial services in the community, the following financial assistance to relocate:

A. Permanent Residential Property Owners
The amount of financial assistance payable to Permanent Residential Property Owners will be determined by the number of Permanent Residents living in the household in accordance with the following table:

<table>
<thead>
<tr>
<th># of Permanent Residential Property Owners and their minor dependents per household</th>
<th>Total Household Relocation Assistance</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>$250,000</td>
</tr>
<tr>
<td>2</td>
<td>$260,000</td>
</tr>
<tr>
<td>3 or more</td>
<td>$270,000</td>
</tr>
</tbody>
</table>

B. Permanent Residents of Voting Age Who Are Not Permanent Residential Property Owners
The amount of financial assistance payable to each Permanent Resident of voting age who is not a Permanent Residential Property Owner will be $10,000.

C. Commercial Property Owners
The amount of financial assistance payable to Commercial Property Owners will be two times the assessed value of the commercial property as determined by the Municipal Assessment Agency. If the Municipal Assessment Agency has not assessed the property within the twelve months immediately preceding the Relocation Request Date, the Agency will complete a new assessment of the property.
7. OTHER ASSISTANCE FOR RELOCATION
To help Permanent Residential Property Owners and Commercial Property Owners make informed legal decisions, the Department of Municipal Affairs will pay legal fees related to consideration of the Department's written offer detailing relocation assistance and the discontinuation of provincial services. The Department will contract for this service with a legal firm to be chosen by the Community's Permanent Residential Property Owners. A Permanent Residential Property Owner or a Commercial Property Owner may use the services of a different legal firm of their choosing provided the individual(s) pay this expense themselves.

On request, the Department will also assist Permanent Residential Property Owners with the prior purchase of a property in another Community by taking an interim mortgage on the property purchased. The maximum value of an interim mortgage will be 80% of the relocation assistance they will receive. The Department will release the interim mortgage after all signed offers of financial assistance are received. The Department will recover the mortgage funds from the relocation assistance payment due to the person relocating.

8. TITLE TO PROPERTY
Permanent Resident Property Owners and Commercial Property Owners will retain title to their properties.

The Department will not consider provision of relocation assistance for owners of any properties other than habitable residential properties and commercial properties.

9. COST TO GOVERNMENT TO PROVIDE SERVICES TO THE COMMUNITY
In evaluating a request for Community relocation, the Minister of Municipal Affairs will consider the cost to Government to provide services to the Community over a 10, 15 or 20 year period, as applicable. These services include, but are not limited to, ferry service, electricity, roads, schools, hospitals/health centres, future required infrastructure upgrades, municipal operating grants, municipal debt, and travel of Government staff. These costs will be determined in consultation with the respective departments / agencies that provide the services. Indirect rate-payer savings resulting from the elimination of NL Hydro services are included in the Cost Benefit Analysis.

The Department of Municipal Affairs will consult with all Government departments, NL Hydro and the Community's municipal leaders to ensure that the analysis of costs and benefits of relocation includes:
- a comprehensive listing of Government services provided to the Community;
- a profile of the Permanent Residents and Commercial Property Owners within the Community;
- an assessment of the indirect impacts of removing Government services, such as hydro lines and generators or transportation systems, on adjacent businesses or communities.

10. POLICY RESTRICTION
Individuals can only access relocation financial assistance once in a lifetime, effective from the date of the March 2013 Policy.