NISGA'A LISIMS GOVERNMENT WILP SI'AYUUKHL NISGA'A

NISGA'A PROGRAMS AND SERVICES DELIVERY ACT

UNOFFICIAL CONSOLIDATION CURRENT TO JANUARY 31, 2007

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Definitions

1

In this Act

"core programs or services" means the public programs or services that the Nisga'a Nation must ensure the provision of under a fiscal financing agreement;

"director" means the Director of Programs and Services;

"ffa listed asset" means an ffa listed asset as defined in the *Nisga'a Capital Finance Commission Act*;

"health services provider" means a corporation designated under section 17;

"other party" means a party to a programs or services delivery agreement other than the Nisga'a Nation;

"owner" has the same meaning as in the Nisga'a Capital Finance Commission Act;

"programs or services" includes core programs or services, and public programs or services of the Nisga'a Nation and Nisga'a Lisims Institutions established under section 3(2);

"programs or services delivery agreement" means an agreement under which a person agrees with the Nisga'a Nation to provide the whole or any part of a program or service for the Nisga'a Nation or a Nisga'a Lisims Institution.

Application

This Act applies to the Nisga'a Nation, Nisga'a Villages, Nisga'a Institutions and Nisga'a public officers of the Nisga'a Nation, Nisga'a Villages and Nisga'a Institutions.

Part One - Organization

Executive responsibility

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- (1) Except as otherwise specifically provided in this Act or in another Nisga'a Lisims enactment, the executive is responsible for the oversight, management and control of all matters relating to programs or services of the Nisga'a Nation and Nisga'a Lisims Institutions including, but not limited to,
 - (a) programs or services substance, policies and practices, including standards, criteria and other requirements,
 - (b) programs or services management and control, including management practices and systems,
 - (c) evaluation of programs or services as to economy, efficiency and effectiveness, and
 - (d) programs or services reporting.
- (2) The executive may, and on direction of Wilp Si' ayuukhl Nisga'a must, establish public programs or services of the Nisga'a Nation and Nisga'a Lisims Institutions in addition to core programs or services.

Executive delegation

The executive may by written directive delegate any of its responsibilities or authorities under this Act or the regulations to the finance committee.

Director of Programs and Services

5 The office of Director of Programs and Services is established.

Director responsibility

- **6** The director is responsible for
 - (a) the implementation of, and provision of functional control over, the delivery of programs or services of the Nisga'a Nation and Nisga'a Lisims Institutions that the executive assigns responsibility for to the director by regulation, except all or any part of a program or service that
 - (i) another person agrees under a programs or services delivery agreement to provide for the Nisga'a Nation or a Nisga'a Lisims Institution,
 - (ii) a Nisga'a Village Government is responsible to provide functional control over, and deliver, under section 20, 21, 22(2) or 23, or

- (iii) a Nisga'a Village must ensure the provision of under section 28, and
- (b) except as is otherwise specifically provided in this Act or in another Nisga'a Lisims enactment, the implementation of, and provision of functional control over the administration of, a programs or services delivery agreement.

Director delegation

With the prior consent of the chief executive officer, the director may delegate any of their powers, duties or functions under this Act or the regulations to a Nisga'a public officer of a Nisga'a Lisims Institution.

Chief executive officer responsibility

- The chief executive officer is responsible for the evaluation as to economy, efficiency and effectiveness of the delivery of programs or services of, or for, the Nisga'a Nation or a Nisga'a Lisims Institution by
 - (a) the Nisga'a Nation or a Nisga'a Lisims Institution,
 - (b) a Nisga'a Village or a Nisga'a Village Institution, or
 - (c) any person under a programs or services delivery agreement.

Director, and chief executive officer, authority

- (1) The director, and the chief executive officer, to the extent necessary for the performance of their respective responsibilities under this Act, each
 - (a) has access at all times to all departments of the Nisga'a Nation and Nisga'a Lisims Institutions, and to their records,
 - (b) if authorized by a directive of the executive, must be given access to any department of a Nisga'a Village or a Nisga'a Village Institution, and to their records,
 - (c) may require from any person subject to this Act, information and explanations, including, but not limited to, information and explanations necessary to determine whether the provision of programs or services of the Nisga'a Nation by the Nisga'a Nation, a Nisga'a Village or a Nisga'a Institution or any person under a programs or services delivery agreement, has been or is being provided for in compliance with the requirements of
 - (i) this Act and the regulations,
 - (ii) any other Nisga'a Lisims enactment,

- (iii) any program or service that the executive, the director or the chief executive officer is wholly or in part responsible for under this Act, the regulations, or any other Nisga'a Lisims enactment,
- (iv) any programs or services delivery agreement, or
- (v) any fiscal agreement with a senior government.
- (2) It is an offence under the *Nisga'a Offence Act* for a person to hinder or obstruct the director, or the chief executive officer, in exercising their respective authorities under subsection (1).

Director of finance responsibility

10 The Director of Finance must exercise their authorities under the *Nisga'a Financial Administration Act* as required to assist the director, and the chief executive officer, in carrying out their respective responsibilities under this Act.

Part Two - Fiscal Agreements with a Senior Government

Executive responsibility

11

- (1) Except as otherwise specifically provided in this Act or in another Nisga'a Lisims enactment, the executive must exercise the powers and authorities and carry out the duties and responsibilities of the Nisga'a Nation under a fiscal agreement with a senior government.
- (2) Without limiting subsection (1), the executive is responsible for the negotiation of
 - (a) a fiscal agreement with a senior government, and
 - (b) an extension, renewal, amendment or replacement, of a fiscal agreement with a senior government.

Ratification of fiscal agreements with a senior government

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- (1) A fiscal agreement with a senior government, and a renewal, amendment or replacement of it, must be ratified by Wilp Si' ayuukhl Nisga'a before coming into effect.
- (2) Wilp Si' ayuukhl Nisga'a must request and consider a report from the finance committee summarizing the significant financial and legal implications of entering, renewing, amending or replacing, a fiscal agreement with a senior government, before ratifying the agreement, renewal, amendment or replacement.
- (3) Despite subsection (2), the executive may, on behalf of the Nisga'a Nation, extend the term of a fiscal agreement with a senior government that is in effect, as extended from time to time under this subsection, for a period up to six months without ratification under subsection (1) or a report under subsection (2).
- (4) The finance committee or the executive may make recommendations to Wilp Si' ayuukhl Nisga'a on any matter referred to in subsection (1) to (3).
- (5) A fiscal agreement with a senior government, and any renewal, amendment, replacement or extension of it, may be signed or executed by
 - (a) the President,
 - (b) the Secretary-Treasurer, or
 - (c) any other member of the executive approved by it,

for or on behalf of the Nisga'a Nation, or the Nisga'a Nation as represented by the executive.

Part Three - Nisga'a Population Data Base

Nisga'a population data base

- (1) The executive must exercise the powers and authorities and carry out the duties and responsibilities of the Nisga'a Nation under a fiscal financing agreement in respect of
 - (a) the establishment and maintenance of a population data base of Nisga'a citizens that constitutes the Nisga'a population data base for purposes of fiscal financing agreements,
 - (b) the sharing of all relevant information maintained by Canada, British Columbia and the Nisga'a Nation, as required to verify the Nisga'a Nation population data base, and
 - (c) within two years of the effective date, the establishment, implementation, and thereafter maintenance on an annual basis, with Canada and British Columbia, of procedures necessary to
 - (i) compare, identify and explain any differences in the respective information of Canada, British Columbia and the Nisga'a Nation regarding the number of Nisga'a citizens, and
 - (ii) agree with Canada and British Columbia on the number of Nisga'a citizens, by age group, that constitute the Nisga'a Nation population data base.
- (2) The establishment, implementation and maintenance of the population data base under subsection (1) is a core program or service.

Part Four - Programs or Services Delivery Agreements

Executive responsibility

14

- (1) The executive is responsible for the negotiation of programs or services delivery agreements.
- (2) Before the executive may enter a programs or services delivery agreement
 - (a) the programs or services delivery agreement must be reviewed by the director, the Director of Finance and the chief executive officer, who must each report to the executive in respect of any administrative, financial or other matters they believe should be brought to the attention of the executive in respect of the proposed agreement, and
 - (b) the executive must ensure that the proposed agreement satisfies all requirements of this Act and the regulations.
- (3) Subject to subsection (2), the executive may, for or on behalf of the Nisga'a Nation, enter into a programs or services delivery agreement.
- (4) Subject to section 16, a programs or services delivery agreement entered into under this section must be signed or executed by the Secretary-Treasurer and one other member of the executive for or on behalf of the Nisga'a Nation, or the Nisga'a Nation as represented by the executive.

Required provisions

- Subject to section 16, a programs or services delivery agreement must be in writing and include the following:
 - (a) the name of the parties to the agreement;
 - (b) a description of the program or service that the other party must deliver for the Nisga'a Nation;
 - (c) if the program or service is a core program or service, terms and conditions, reporting requirements, standards and other provisions that set out all obligations under the fiscal financing agreement that the other party is responsible to carry out for the Nisga'a Nation;
 - (d) the term of the agreement;
 - (e) a provision that allows the executive, on behalf of the Nisga'a Nation, to end the agreement if
 - (i) Canada or British Columbia delays or stops funding on which the Nisga'a Nation relies, entirely or in part, to meet a cost in respect of the program or service.

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- (ii) a fiscal financing agreement is terminated or comes to an end, or
- (iii) the Nisga'a Nation provides six months' advance notice of termination to the other party;
- (f) the amount payable for delivery of the program or service, including the time at which, and terms and conditions subject to which, payments will be made;
- (g) a provision that requires the other party to pay to the Nisga'a Nation on demand all amounts that constitute own source revenue of the Nisga'a Nation under an own source revenue agreement and that arise from any act or omission of the other party, and that allows the Nisga'a Nation to deduct those amounts from any amount payable to the other party by the Nisga'a Nation under the agreement;
- (h) an indemnity that holds the Nisga'a Nation, and any other person that the executive considers appropriate, harmless from and against any and all liability that arises in consequence of any act or omission of the other party in carrying out its obligations under the agreement;
- (i) reporting requirements of the other party including, but not limited to, any requirement to prepare and provide to the Nisga'a Nation with an annual audited financial statement;
- (j) a provision that allows the Nisga'a Nation access to all records of the other party that relate to the delivery of the program or service;
- (k) without limiting paragraph (j), a provision that requires the other party
 - (i) to allow the Nisga'a Nation and its authorized representatives to carry out financial, and compliance, evaluations or audits, of the program or service and its delivery by the other party, and
 - (ii) to cooperate fully in all audits;
- (l) a provision naming the chief executive officer or a director of a Nisga'a Lisims Institution as the representative of the Nisga'a Nation required to receive any notice given by the other party under the agreement; and
- (m) a prohibition against assignment of the agreement by the other party unless the executive gives prior written approval.

Agreements not subject to sections 14 and 15

- 16 Despite sections 14 and 15, the executive may, by written directive or regulation, establish
 - (a) classes of programs or services delivery agreements, other than a programs or services delivery agreement provided for in section 18 or 22, that may be entered by the director, Director of Finance or other Nisga'a public officer of a Nisga'a Lisims Institution, for or on behalf of the Nisga'a Nation, that are not required to be in writing or to otherwise meet all or any of the requirements of sections 14 and 15, and
 - (b) any terms and conditions that are required to be included in a particular class of programs or services delivery agreement referred to in paragraph (a).

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Part Five - Health Services

Health services provider designation

17 The executive may designate, or remove the designation of, a corporation as a health services provider approved to provide health programs or services to Nisga'a citizens.

Health services

- (1) The executive must invite a health services provider to negotiate and attempt to reach a programs or services delivery agreement with the Nisga'a Nation that, among other things, requires the health services provider to provide those public programs or services in respect of health care for the Nisga'a Nation that the executive, taking into account the provisions of any fiscal financing agreement in effect, considers appropriate.
- (2) In negotiating the first programs or services delivery agreement with the Nisga'a Valley Health Board, the executive must, and in negotiating a subsequent programs or services delivery agreement with any health services provider may, include provisions that
 - (a) require the health services provider to carry out a comprehensive financial, compliance and administrative review of its affairs and all of its activities, in cooperation with the executive and its authorized representatives, and
 - (b) ensure the development and implementation of a comprehensive, well-integrated, open, accountable and financially responsible approach to the delivery of health programs or services to Nisga'a citizens, and to non-Nisga'a citizens residing on Nisga'a Lands.

Part Six - Social Services

Child and family services agreement

Without limiting section 3, the executive is responsible for the oversight, management and control of, the delivery of the programs or services that the Nisga'a Nation must deliver under the Nisga'a Child and Family Services Agreement between the Nisga'a Nation, as represented by Nisga'a Lisims Government Executive, Director, designated as such by the Minister For Children and Families, and Her Majesty The Queen In Right of Canada, as represented by the Minister of Indian Affairs and Northern Development, in effect on the effective date, as extended, renewed, amended or replaced from time to time.

Social services

20

- (1) The executive must establish and maintain a program for the provision of programs or services commonly known as social services, that the Nisga'a Nation must ensure the provision of under a fiscal financing agreement, and to provide for the reporting to Canada and British Columbia in respect thereof, as required under the agreement, including, but not limited to,
 - (a) establishing and publishing a formally defined statement of eligibility criteria,
 - (b) providing equality of access for all persons normally resident on Nisga'a Lands,
 - (c) providing an impartial process for the appeal of an administrative decision
 - (i) refusing to provide,
 - (ii) to discontinue, or
 - (iii) to reduce

services or benefits to any person, and

(d) requiring periodic financial and compliance audits of management practices and systems, financial management and control, and evaluation as to economy, efficiency and effectiveness, in respect of the program and persons administering or delivering the program in a Nisga'a Village,

and, subject to the requirements of this section, may amend or repeal any provision of the program.

- (2) Each Nisga'a Village Government must
 - (a) provide functional control over, and deliver in the Nisga'a Village, all elements of the program that are indicated to be "For Nisga'a Village Administration", and
 - (b) administer and deliver those elements as required in the program.

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- (3) Despite subsection (2), if at any time the chief executive officer, Director of Finance or executive determines or has reasonable grounds to believe, that a Nisga'a Village Government is not properly administering or delivering the elements of the program for which it is responsible under subsection (2)
 - (a) the chief executive officer and Director of Finance may jointly order the suspension of the responsibility of the Nisga'a Village Government under subsection (2), entirely or in part, until the executive next meets, and
 - (b) the executive may order the suspension of the responsibility of the Nisga'a Village Government under subsection (2), entirely or in part, indefinitely or for a limited time.
- (4) If an order is made under subsection (3), funding provided to the Nisga'a Village for administration or delivery of the suspended responsibility is also suspended.

Part Seven - Education Programs

Nursery school

21

- (1) The executive must establish and maintain a program for the delivery of nursery school programs and services, that the Nisga'a Nation must ensure the provision of under a fiscal financing agreement, including, but not limited to,
 - (a) establishing and publishing a formally defined statement of eligibility criteria,
 - (b) providing equality of access for all eligible Nisga'a citizens,
 - (c) providing an impartial process for the appeal of an administrative decision
 - (i) refusing to provide,
 - (ii) to discontinue, or
 - (iii) to reduce

services or benefits to any person, and

(d) requiring periodic financial and compliance audits of management practices and systems, financial management and control, and evaluation as to economy, efficiency and effectiveness, in respect of the program and persons administering or delivering the program in a Nisga'a Village,

and, subject to the requirements of this section, may amend or repeal any provision of the program at any time.

- (2) Each Nisga'a Village Government must
 - (a) provide functional control over, and deliver in the Nisga'a Village all elements of, the program that are indicated to be "For Nisga'a Village Administration", and
 - (b) administer and deliver those elements as required in the program.
- (3) Despite subsection (2), if at any time the chief executive officer, Director of Finance or executive determines or has reasonable grounds to believe, that a Nisga'a Village Government is not properly administering or delivering the elements of the program for which it is responsible under subsection (2)
 - (a) the chief executive officer and Director of Finance may jointly order the suspension of the responsibility of the Nisga'a Village Government under subsection (2), in whole or in part, until the executive next meets, and
 - (b) the executive may order the suspension of the responsibility of the Nisga'a Village Government under subsection (2), in whole or in part, indefinitely or for a limited time.

(4) If an order is made under subsection (3), funding provided to the Nisga'a Village for administration or delivery of the suspended responsibility is also suspended.

Kindergarten to grade 12

- 22 (1) The executive must invite School District No. 92 (Nisga'a) of British Columbia, and each other school district of British Columbia that provides kindergarten to Grade 12 educational programs to Nisga'a citizens ordinarily resident on Nisga'a Lands, to negotiate and attempt to reach a programs or services delivery agreement with the Nisga'a Nation that, among other things
 - (a) requires the school district to provide education programs or services for Nisga'a citizens ordinarily resident on Nisga'a Lands who attend kindergarten to grade 12, and
 - (b) provides for payment to the school district by the Nisga'a Nation of an amount equal to the appropriate district per pupil block rate for Nisga'a citizens ordinarily resident on Nisga'a Lands who attend kindergarten to grade 12 educational programs operated by the school district in accordance with the terms and conditions of the agreement and subject to British Columbia continuing to pay the school district the appropriate district per pupil block rate for non-Nisga'a persons attending schools operated by the school district.
 - (2) The Executive must invite each Nisga'a Village to enter into a program and services delivery agreement under which the Nisga'a Village will deliver special education and ancillary services for Nisga'a citizens ordinarily resident in Nisga'a Lands and attending Kindergarten to Grade 12.

Post-secondary education funding

- (1) The executive must establish and maintain a program in respect of the delivery of financial support to Nisga'a citizens to attend accredited post-secondary education or training institutions, that the Nisga'a Nation must ensure the provision of under a fiscal financing agreement, and to provide for the reporting to Canada and British Columbia in respect thereof, as required under the agreement, including, but not limited to,
 - (a) establishing and publishing a schedule of
 - (i) types and amounts of assistance and criteria for eligibility, and
 - (ii) publicly accredited education and training institutions, attendance at which may be funded,
 - (b) providing an impartial process for the appeal of an administrative decision
 - (i) refusing to provide,

- (ii) to discontinue, or
- (iii) to reduce

services or benefits to any person, and

(c) requiring periodic financial and compliance audits of management practices and systems, financial management and control, and evaluation as to economy, efficiency and effectiveness, in respect of the program and persons administering or delivering the program in a Nisga'a Village,

and, subject to the requirements of this section, may amend or repeal any provision of the program at any time.

- (2) Each Nisga'a Village Government must
 - (a) provide functional control over, and deliver in the Nisga'a Village, all elements of program that are indicated to be "For Nisga'a Village Administration", and
 - (b) administer and deliver those elements as required in the program.
- (3) Despite subsection (2), if at any time the chief executive officer, Director of Finance or executive determines or has reasonable grounds to believe, that a Nisga'a Village Government is not properly administering or delivering the elements of the program for which it is responsible under subsection (2)
 - (a) the chief executive officer and Director of Finance may jointly order the suspension of the responsibility of the Nisga'a Village Government under subsection (2), in whole or in part, until the executive next meets, and
 - (b) the executive may order the suspension of the responsibility of the Nisga'a Village Government under subsection (2), in whole or in part, indefinitely or for a limited time.
- (4) If an order is made under subsection (3), funding provided to the Nisga'a Village for administration or delivery of the suspended responsibility is also suspended.

Wilp Wilxo'oskwhl Nisga'a funding

- (1) Subject to subsection (2), each fiscal year during the term of the first fiscal financial agreement the Nisga'a Nation must transfer to Wilp Wilxo'oskwhl Nisga'a the financial support provided to the Nisga'a Nation by British Columbia for the delivery of post-secondary education and training programs referred to in subparagraph 16(a)(vi) of the first fiscal financing agreement, in instalments approved in the budget of the Nisga'a Nation or, if not so approved, approved by the Secretary-Treasurer.
- (2) Before a transfer of financial support must be made to Wilp Wilxo'oskwhl under subsection (1), Wilp Wilxo'oskwhl must confirm to the Nisga'a Nation in writing and in a form acceptable to the Director of Finance that it will expend the funds transferred to it

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to provide post-secondary education and training programs or services for Nisga'a citizens ordinarily resident on Nisga'a Lands.

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Part Eight - REPEALED

[NLGSR 2005/07, s. 1(4) effective July 26, 2005 (NLGSR 2005/09)]

Housing services provider designation

25 REPEALED [NLGSR 2005/07, s. 1(4) effective July 26, 2005 (NLGSR 2005/09)]

Residential housing

26 REPEALED [NLGSR 2005/07, s. 1(4) effective July 26, 2005 (NLGSR 2005/09)]

Housing loan guarantees

27 REPEALED [NLGSR 2005/07, s. 1(4) effective July 26, 2005 (NLGSR 2005/09)]

Part Nine - Local Programs and Services

Local programs and services

- Except as otherwise specifically provided in this Act or in another Nisga'a Lisims enactment, each Nisga'a Village must ensure the provision of, and is responsible for the oversight, management and control of all matters relating to, the following core public programs or services:
 - (a) executive and legislative functions, and the administration, management and operation, of the Nisga'a Village, the Nisga'a Village Government and Nisga'a Village Institutions, including, but not limited to,
 - (i) submission to the Nisga'a Nation of any Nisga'a Village Government enactments, and other records required under Nisga'a Lisims enactments,
 - (ii) conduct of any referenda of the Nisga'a Village,
 - (iii) financial management,
 - (iv) program and financial accountability to Nisga'a citizens,
 - (v) land and environmental management including, but not limited to, any zoning, development, planning and land use planning by the Nisga'a Village Government or a Nisga'a Village Institution, in respect of its Nisga'a Village Lands,
 - (vi) issuance of any permits or licences in respect of activities under the jurisdiction of the Nisga'a Village Government,
 - (vii) appointment of any officers required for the enforcement of Nisga'a Village enactments, and
 - (viii) operations and ongoing maintenance, other than major maintenance, of ffa listed assets, that the Nisga'a Village is the owner of;
 - (b) establishment and operation of any fire department, voluntary or otherwise, for the Nisga'a Village; and
 - (c) development, implementation and annual updating of an emergency preparedness and response plan for the Nisga'a Village.

Reporting

29

(1) Each Nisga'a Village Government must provide information to the Nisga'a Nation and, if the chief executive officer so directs, to Canada or British Columbia respecting local programs or services of the Nisga'a Village on the same basis that other local

governments provide information to the statistical collection agencies of Canada and British Columbia.

(2) If a request for information described in subsection (1) is made to the Nisga'a Village Government by the chief executive officer, the Nisga'a Village Government must deliver the information within the period of time, and to the named person, that the director directs.

Part Ten - General

Appropriations

Despite any other provision of this Act or the regulations, a program or service will not be funded by the Nisga'a Nation unless there is an appropriation by Nisga'a Lisims Government for funding of that program or service under the *Nisga'a Financial Administration Act*.

Regulations

The executive has the power to make regulations that it considers necessary or advisable for purposes of this Act.

Transition

31

- (1) The Nisga'a Valley Health Board is designated a health services provider under section 17, unless and until that designation is removed under that section.
- (2) The executive must establish the programs required under sections 20, 21 and 23 by March 31, 2003.
- (3) Subject to section 29 but despite any other provision of this Act, during the period that starts on the effective date and ends on September 30, 2000, the executive, for or on behalf of the Nisga'a Nation, may
 - (a) enter into agreements in such form and having such terms and conditions, and
 - (b) make any and all other arrangements,

with any person including, but not limited to, a Nisga'a Village, a Nisga'a Institution, the Nisga'a Valley Health Board, School District No. 92 (Nisga'a) or Wilp Wilxo'oskwhl Nisga'a, that the executive considers necessary or appropriate to ensure that during that period

- (c) the whole or any part of a program or service that the Nisga'a Nation is required to ensure the provision of under the first fiscal financing agreement, is provided in accordance with the fiscal financing agreement, or
- (d) there is reasonable continuity between the delivery of programs and services provided by the Nisga'a Tribal Council, the Gitlakdamix Indian Band, the Gitwinksihlkw Indian Band, the Lakalzap Indian Band or the Gingolx Indian Band, before the effective date, and the delivery of programs or services under the first fiscal financing agreement and this Act.

LEGISLATIVE HISTORY

Nisga'a Programs and Services Delivery Act, NLGSR 2000/06, in force May 11, 2000

Amendments

Section	Amendment	In Force
1	"housing services provider" definition removed	July 26, 2005 (2005/09, s.2)
	2005/07, s.1(1)	
6	amended 2004/01, s.1(1)	May 11, 2000 (retroactive)
	amended 2005/07, s.1(2)	July 26, 2005 (2005/09, s.2)
22	(2) added, 2004/01, s.1(2)	May 11, 2000 (retroactive)
25	repealed: 2005/07, s.1(4)	July 26, 2005 (2005/09, s.2)
26	repealed: 2005/07, s.1(4)	July 26, 2005 (2005/09, s.2)
27	repealed: 2005/07, s.1(4)	July 26, 2005 (2005/09, s.2)
31	amended 2002/02, s.3	May 11, 2000 (retroactive)
	amended 2005/07, s.1(3)	July 26, 2005 (2005/09, s.2)

Amending Acts:

NLGSR 2002/02	Nisga'a Statute Amendment Act # 6
NLGSR 2004/01	Nisga'a Program and Services Delivery Amendment Act, 2004
NLGSR 2005/07	Nisga'a Statute Amendment Act # 12

Regulations:

NLGSR 2002/05	Interim Uniform Residential Housing Program Regulations
NLGSR 2003/05	Regulations to Temporarily Extend the Interim Uniform Residential Housing
	Program Regulations
NLGSR 2003/06	Regulations to Amend Regulations to Temporarily Extend the Interim Uniform
	Residential Housing Program Regulations
NLGSR 2003/10	Residential Housing Program Regulations [Repealed 2005/08, s. 4]
NLGSR 2004/02	Programs and Services Administration Regulations
NLGSR 2005/08	Program and Services Amendment Regulations