RECIPROCAL TRANSFER AGREEMENT

A Multilateral Reciprocal Transfer Agreement for
Defined Contribution Pension Plans of
Certain Public Authorities in Nova Scotia and the
Public Service Superannuation Plan of the Province, a Defined Benefit Plan

WHEREAS each of the Pension Authorities has considered it desirable to enter into an agreement:

- (a) to enable a person who meets the requirements of this agreement to transfer from one Pension Plan to another without loss of pensionable service credits accumulated in any one or more of the Pension Plans; and
- (b) to provide to this person a pension to be funded by the transfer of funds to the Pension Plan of retirement by each of the Pension Authorities of the plans in which this person has accumulated pensionable service credits.

NOW THEREFORE THIS AGREEMENT WITNESSETH:

1. EFFECTIVE DATE

This agreement is effective and binding on a Pension Authority from the date that a Pension Authority signs this agreement and continues in force until the date of termination of participation in the agreement, as hereinafter provided.

2. DEFINITIONS

Exporting Authority: The Pension Authority of the Exporting Plan.

Exporting Plan: The Pension Plan under which a person has ceased participation and from

which funds and pensionable service credits will be transferred to the Importing

Plan.

Importing Authority: The Pension Authority of the Importing Plan.

Importing Plan: The Pension Plan in which a person is participating and to which funds and

pensionable service credits will be transferred from the Exporting Plan.

Pension Plan: A Pension Plan registered under the *Income Tax Act*, Canada and administered

by the Province of Nova Scotia or by a Pension Authority to provide benefits for

Public Authority employees.

Pension Authority: The organization responsible for the administration of a pension plan of the

Province of Nova Scotia or of a Public Authority.

Public Authority: A city, an incorporated town, a municipality to which the Municipal Act applies,

a municipality created by an act of the Nova Scotia Legislature, an authority that operates a university, hospital or public institution and includes an association of authorities, the representative of one or more authorities or a corporation or body deemed to be a public authority for the purposes of the

Public Service Superannuation Act.

3. ELIGIBILITY CRITERIA

A transfer of funds and pensionable service credits shall be made in accordance with the terms of this agreement in respect of a person who satisfies all of the following conditions:

(a) has ceased to occupy a position covered by the Exporting Plan and has also ceased participation in that plan;

- (b) has been participating in the Importing Plan for the equivalent of at least 20 working days before requesting a transfer;
- (c) has pensionable service credits in the Exporting Plan;
- (d) is not in receipt of a service pension from either the Exporting or the Importing Plan;
- (e) has sent the "Appendix A-Transfer Information Request and Authorization Form" to the Importing Authority within one year of taking up employment within the jurisdiction of the Importing Plan or of the coming into force of this agreement, whichever is later;
- (f) has approved the transfer of funds and pensionable service credits by signing the "Appendix B-Transfer Estimate and Acceptance Form" and sending it to the Importing Authority within 60 days of the date this form was sent to the person by the Importing Authority.

Note regarding time limits

If the Exporting Authority has been informed that the pension of a person requesting a transfer could be subject to division upon marriage breakdown or an assignment of benefits under the *Maintenance Enforcement Act*, the transfer procedures will be delayed until settlement of these matters and the time frames provided in this agreement will be extended accordingly.

If a person is unable to meet the 60 day time limit referred to in clause (f) above for medical reasons, the time limit may be extended by the respective Pension Authorities upon submission of medical evidence satisfactory to the respective Pension Authorities.

4. EMPLOYEE CONTRIBUTIONS MADE IN RESPECT OF PAST SERVICE

Any person who, at the time the "Appendix B-Transfer Estimate and Acceptance Form" is sent, was making payments to the Exporting Authority in respect of past service, has 60 days to pay the outstanding amount to the Exporting Authority.

If all or a part of the outstanding amount is not paid within the time limit prescribed above, benefits and pensionable service credits shall be established in accordance with the terms of the Exporting Plan.

5. EXCLUDED BENEFITS

Any additional voluntary contributions made by a person to the Exporting Plan are excluded from this agreement unless the Importing Authority agrees to accept such additional voluntary contributions pursuant to the terms of the Importing Plan .

Benefits provided under a retirement compensation arrangement or any unregistered supplemental benefits arrangement are excluded from this agreement.

6. TRANSFER VALUE

Defined Contribution Plan to Defined Benefit Plan

(1) When the Exporting Plan is a defined contribution plan and the Importing Plan is a defined benefit plan, the transfer value is the lesser of (a) and (b) below, at the date of payment:

(a) Amount available from the Exporting Plan

This amount is equal to the total contributions that were credited to the person in accordance with the terms and conditions of the Exporting Plan, on the date the person ceased participating in the plan. To that amount is added interest, at a rate equal to the rate credited to the contributions under the Exporting Plan, to the date of transfer of the funds from the Exporting Plan to the Importing Plan. In no case, however, will the transfer value be less than the value of the person's termination or retirement benefits that would be otherwise payable from the Exporting Plan at the same date.

(b) Amount requested by the Importing Plan

This amount is equal to the actuarial value of benefits to be credited to the person in accordance with the terms and conditions of the Importing Plan on the date the Importing Authority received the "Appendix A-Transfer Information Request and Authorization Form".

The actuarial value is based on the age of the person and the annual pensionable salary received by this person on the date the Importing Authority received the "Appendix A-Transfer Information Request and Authorization Form", including any retroactive adjustment to that salary resulting from a labour settlement, if the Pension Authority has been informed of such adjustment before the transfer is made. The salary is projected in accordance with the assumptions stipulated in "Appendix D-Actuarial Method and Assumptions" for the particular Pension Authority.

Notwithstanding the above, in the case of a person who was transferred pursuant to the transfer of responsibility for the delivery of Social Services from municipalities to the Province on and after April 1, 1994, the Pension Authority of the Province shall calculate the actuarial value based upon the age and salary of the person at the date that person commenced employment with the Province, provided that the person applied within 90 days of the coming into force of this agreement.

Defined Benefit Plan to Defined Contribution Plan

(2) When the Exporting Plan is a defined benefit plan and the Importing Plan is a defined contribution plan, the transfer value is the lesser of (a) and (b) below, at the date of payment:

(a) Amount available from the Exporting Plan

This amount is equal to the actuarial value of benefits to be credited to the person in accordance with the terms and conditions of the Exporting Plan on the date the Importing Authority received the "Appendix A-Transfer Information Request and Authorization Form".

The actuarial value is based on the age of the person and the annual pensionable salary received by this person on the date the Importing Authority received the "Appendix A-Transfer Information Request and Authorization Form", including any retroactive adjustment to that salary resulting from a labour settlement, if the Pension Authority has been informed of such adjustment before the transfer is made. The salary is projected in accordance with the assumptions stipulated in "Appendix D-Actuarial Method and Assumptions" for the particular Pension Authority.

(b) Amount requested by the Importing Plan

This amount is equal to the total contributions that would be required to be paid by the employee and the employer to purchase a period of credited service under the Importing Plan that would be equal to the period of pensionable service to the credit of the employee under the Exporting Plan on the date the person ceased participating in the Exporting Plan. To that amount is added interest, at

a rate equal to the rate credited to the contributions under the Importing Plan, to the date of transfer of the funds from the Exporting Plan to the Importing Plan.

Defined Contribution Plan to Defined Contribution Plan

(3) When both the Exporting Plan and the Importing Plan are defined contribution plans, the transfer value is the lesser of (a) and (b) below, at the date of payment:

(a) Amount available from the Exporting Plan

This amount is equal to the total contributions credited to the person in accordance with the terms and conditions of the Exporting Plan, on the date the person ceased participating in the plan. To that amount is added interest, at a rate equal to the rate credited to the contributions under the Exporting Plan, to the date of transfer of the funds from the Exporting Plan to the Importing Plan. In no case, however, will the transfer value be less than the value of the person's termination or retirement benefits that would be otherwise payable from the Exporting Plan at the same date.

(b) Amount requested by the Importing Plan

This amount is equal to the total contributions that would be required to be paid by the employee and the employer to purchase a period of credited service under the Importing Plan that would be equal to the period of pensionable service to the credit of the employee under the Exporting Plan on the date the person ceased participating in the Exporting Plan. To that amount is added interest, at a rate equal to the rate credited to the contributions under the Importing Plan, to the date of transfer of the funds from the Exporting Plan to the Importing Plan.

7. DIVISION OR ASSIGNMENT OF PENSION BENEFITS

Any benefits credited to the person in the Exporting Plan that are subject to division under a Court order in respect of marriage breakdown, or subject to assignment under the Maintenance Enforcement Act, shall be finalized under the provisions of the Exporting Plan before a transfer may be executed under this agreement. The Exporting Authority shall complete "Appendix F-Details of Pension Credit Splitting Re: Marriage Breakdown/Other Assignment" and forward it to the Importing Authority at the same time as "Appendix B-Transfer Estimate and Acceptance Form".

8. COMPLIANCE WITH LEGISLATION

The amount transferred shall respect the rules for registered pension plans imposed by the Income Tax Act. Any reduction resulting from the application of such rules is dealt with according to the terms of the Exporting Plan. The Exporting Authority shall complete and send to the Importing Authority "Appendix C-Information Required For Tax Purposes".

The provisions of this agreement apply to the extent that they do not contravene the provisions of the Pension Plans, the Nova Scotia *Pension Benefits Act*, the *Income Tax Act*, Canada or any other applicable legislation.

9. ADMINISTRATION

Upon receipt of "Appendix A-Transfer Information Request and Authorization Form", and "Appendix B-Transfer Estimate and Acceptance Form", with Section II duly completed by the Importing Authority, the Exporting Authority will complete Section I of "Appendix B-Transfer Estimate and Acceptance Form" and send it, within 60 days, to the Importing Authority.

The Importing Authority shall, within 60 days of receiving it from the Exporting Authority, send two copies of "Appendix B-Transfer Estimate and Acceptance Form" to the person requesting the transfer.

10. TRANSFER OF FUNDS

Upon receipt of "Appendix B-Transfer Estimate and Acceptance Form", duly signed by the person requesting the transfer, the Exporting Authority will pay the Importing Authority the transfer value as determined under section 6 above, plus interest on that amount calculated monthly at the rates stipulated in "Appendix E-Interest Rates", from the date the "Appendix A-Transfer Information Request and Authorization Form" was received by the Exporting Authority to the last day of the month in which payment is made. The Exporting Authority will make every effort to complete the payment within 60 days following receipt of the signed "Appendix B-Transfer Estimate and Acceptance Form".

11. RESIDUAL BALANCE IN EXPORTING PLAN

If the transfer value is less than the value of termination or retirement benefits to which the person is otherwise entitled on the date of termination under the provisions of the Exporting Plan, then the Exporting Authority treats the difference according to the provisions of the Exporting Plan.

12. PENSIONABLE SERVICE CREDITED BY THE IMPORTING PLAN

- (a) If the transfer value is equal to the amount requested by the Importing Plan in accordance with Section 6, the Importing Plan shall recognize the total service credited to the person by the Exporting Plan as pensionable service for pension calculation purposes.
- (b) If the transfer value provided from the Exporting Plan is less than the amount requested by the Importing Plan in order to provide equivalent pensionable service in accordance with section 6, the Importing Plan shall recognize a portion of the service credited to the person by the Exporting Plan for pension calculation purposes equal to the ratio that the amount transferred is to the amount required.
- (c) Pensionable service shall be recognized beginning with the most recent.
- (d) All the pensionable service recognized by the Exporting Plan for pension calculation purposes shall be recognized for pension eligibility purposes under the Importing Plan, although this may differ from the amount of pensionable service used by the Importing Plan for pension calculation purposes, pursuant to subsection 12 (b).

13. ADDITIONAL PAYMENT

A person to whom subsection 12 (b) applies may elect to pay directly to the Importing Authority, in accordance with the terms of the Importing Plan, all or part of the difference between the amount transferred by the Exporting Authority and the amount required by the Importing Authority. This difference is determined at the date the amount is transferred and includes interest at the rates prescribed in AAppendix E-Interest Rates". Upon payment of the difference, the person shall, for the purpose of pension calculation in the Importing Plan, be given credit for the corresponding pensionable service from the Exporting Plan.

If the benefits credited to a person in the Exporting Plan are subject to a division of a pension upon marriage breakdown or an assignment of benefits under the Maintenance Enforcement Act, any difference resulting from that division or assignment cannot be paid pursuant to this Section.

14. BENEFITS ESTABLISHED IN ACCORDANCE WITH THE TERMS OF THE IMPORTING PLAN

Following the transfer of funds, or other payment as specified in this Agreement, and the crediting of related pensionable service for pension eligibility and pension calculation purposes, benefits are determined exclusively in accordance with the provisions of the Importing Plan.

15. ORDER OF PAYMENT

The amount determined in Section 6, which the Exporting Authority pays to the Importing Authority, is recognized firstly as the person's contributions plus interest as determined by the provisions of the Exporting Plan. The balance is recognized as the employer's contributions.

16. SAME PERIOD OF SERVICE

When a person has credit in both the Exporting Plan and the Importing Plan for the same period of service, the credit in the Exporting Plan is not taken into account by the Importing Plan under this agreement.

17. RETURN TRANSFER

Should a person return to the former plan after a transfer has been made pursuant to this agreement and should this person request that a new transfer of the original pensionable service be made pursuant to this agreement, then, notwithstanding Section 6, the amount transferred a second time shall not be less than the amount that was originally transferred, plus interest, from the date of the first transfer up to the date of the present transfer, at the rates prescribed in "Appendix E-Interest Rates". The pensionable service accrued after the original pensionable service is valued in accordance with Section 6.

If, following the first transfer, the person has paid all or part of the difference needed to be given credit for a larger portion of or all of the pensionable service, this amount is refunded with interest at the rates prescribed in "Appendix E-Interest Rates".

If, following the first transfer, the person was paid a supplemental value pursuant to Section 11, then the amount paid, with interest at the rates prescribed in "Appendix E-Interest Rates", shall be repaid by the person to the plan in order to restore the original pensionable service. If this amount is not repaid, a prorated portion of the original pensionable service will be recognized, beginning with the most recent service.

If a person who transferred under this agreement subsequently becomes employed under the jurisdiction of a pension plan in "Appendix G-Record of Parties to the Agreement", other than the pension plan of the original Exporting Authority, the following procedure applies:

- (i) the original Importing Authority shall return the originally transferred funds, with interest as specified in "Appendix E-Interest Rates", to the original Exporting Authority;
- (ii) the original Exporting Authority shall, with respect to the service represented by the funds returned by the original Importing Authority, make a transfer pursuant to this agreement to the new Importing Authority;

(iii) the original Importing Authority shall, with respect to the service accrued by the person while employed under its jurisdiction, transfer the funds representing that service to the new Importing Authority, pursuant to this agreement.

18. PARTIES TO THIS AGREEMENT

This agreement applies to the persons participating in the Pension Plans listed in "Appendix G-Record of Parties to the Agreement" administered by the various Pension Authorities that are Parties to this agreement.

An authority who is a Public Authority, as defined herein, but who is not a Party listed in "Appendix G-Record of Parties to the Agreement" may, upon written request, be added as a Party to this agreement subject to the unanimous approval of the Participating Authorities who are Parties to this agreement at the time of the request.

19. AMENDMENT TO THE AGREEMENT

This agreement, and all appendices except "Appendix D-Actuarial Methods and Assumptions", as applicable, may be amended from time to time with the written acceptance of all the Parties to this agreement. The amendments will be effective 60 days after the acceptance date of the last party.

The actuarial assumptions, as outlined in "Appendix D-Actuarial Methods and Assumptions" for each Pension Authority, as applicable, may be amended by the particular Pension Authority. Notice of such a change shall be given by the Pension Authority to the plan administrator of the Nova Scotia Public Service Superannuation Plan who will advise the other Parties to the agreement. Such amendments will be effective 60 days after date of the notice in writing to all Parties to this agreement.

Amendments, however, will not affect any transfers requested before the effective date of the amendments, unless they are beneficial to the applicant and the Pension Authorities involved approve the use of the amendments.

20. TERMINATION OF PARTICIPATION IN THE AGREEMENT

A Party to this agreement may terminate participation in this agreement by providing notice, in writing, to the plan administrator of the Nova Scotia Public Service Superannuation Plan at least 90 days before the effective date of the termination. That plan administrator will advise the other Parties to the agreement of the intended termination. Such termination, however, shall not affect any then existing obligations of the terminating party with respect to the pension of any person on whose behalf funds have been transferred or are in the process of being transferred under this agreement prior to the date of termination.

21. VALIDITY AND INTERPRETATION

The headings used in this agreement are for convenience only and are not to be considered part of this agreement and do not in any way limit or amplify the terms and provisions of this agreement.

It is intended that all provisions of this agreement shall be fully binding and effective among the Parties, but in the event that any particular provision is found to be void, voidable or unenforceable, in whole or in part, for any reason whatever, then the provision, as affected, shall be deemed severed from the remainder of this agreement and all other provisions shall remain in full force.

This agreement shall enure to the benefit of and be binding upon the successors and assigns of the Parties to this agreement.

The Parties agree that this agreement, including its appendices, embodies the entire agreement of the Parties with regard to the matters dealt within it and that no understandings or agreements, verbal or otherwise, concerning such matters exist among the Parties except as expressly set out in this agreement.

In Witness Whereof, each Party listed in "Appendix G-Record of Parties to the Agreement" hereby executes this agreement by attaching its signature page, signed by the official(s) duly authorized for that purpose.

Date

For Her Majesty the Queen in Right of the Province	e of Nova Scotia regarding the <i>Public Servic</i>	ee Superannuation Plan
Name of Authorized Official		
Title of Authorized Official		
Signature of Authorized Official		
Name of Witness		
Title of Witness		
Signature of Witness		

For the Municipality	of the County	of Annapolis	regarding	The Pension	Plan for	the Municipality	of the	County of	эf
Annapolis									

Name of Authorized Official	
Title of Authorized Official	
Signature of Authorized Official	
Name of Witness	
Title of Witness	
Signature of Witness	
Date	

For the Municipality of the County of Antigonish regarding the Pension Plan for the Employees of the Mul	nicipality of
the County of Antigonish	

Name of Authorized Official	
Title of Authorized Official	
Signature of Authorized Official	
Name of Witness	
Title of Witness	
Signature of Witness	
Date	

For the Municipality of	f the District of Clare re	egarding the Retiremen	t Plan for the Employe	es of the Municipal	ity of the
District of Clare					

Name of Authorized Official	
Title of Authorized Official	
Signature of Authorized Official	
Name of Witness	
Title of Witness	
Signature of Witness	
Date	

For the Municipality of the County of Cumberland regarding the Registered Pension Plan for the Employees of the Municipality of the County of Cumberland.

Name of Authorized Official	
Title of Authorized Official	
Signature of Authorized Official	
Name of Witness	
Title of Witness	_
Signature of Witness	
Date	

For the Municipality	v of the Count	v of Kinas reaardi	ng the <i>Municipali</i>	tv of the Count	y of Kings Pension Plan .

Name of Authorized Official	
Title of Authorized Official	
Signature of Authorized Official	
Name of Witness	
Title of Witness	
Signature of Witness	
Date	

For the Municipality	of the	County	of	Victoria	regarding	the	Revised	Pension	Plan	for the	e Employees	of the
Municipality of the Co	ounty of	Victoria										

Name of Authorized Official	
Title of Authorized Official	
Signature of Authorized Official	
Name of Witness	
Title of Witness	
Signature of Witness	
Date	