FEDERAL - PROVINCIAL **NEWFOUNDLAND FISHERIES** HOUSEHOLD RESETTLEMENT **PROGRAM**

> PROGRAM REVIEW 1965 - 1970







REVIEW

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NEWFOUNDLAND FISHERIES RESETTLEMENT PROGRAM

1965 - 1970



Department of Regional Economic Expansion,
Ottawa, Canada.

June 1970

TABLE OF CONTENTS

Pa	ge No
Section 1	
Introduction	j.
i. Program Summary - 1965-1970	*
ii. Newfoundland Location Map	
Section 2	- '
Program Outline and Procedures	5
Section 3	
Program Agreements	9
i. Original - 1965	
ii. Revised - 1967	
Section 4	
Program Advisory Committee	44
Section 5	•
inancial	45
i. Financial Program Summary - 1965-1970	-
ii. Yearly Financial Costs	
a) April 1, 1965 - December 31, 1967	
b) January 1, 1968 - December 31, 1968	
c) January 1, 1969 - December 31, 1969	
iii. Summary - Supplementary Land Lot Grants	
iv. Supplementary Land Lot Grants	.*

Page No.

Section 6		· · ·
Program Mobility	Data Trends and Analysis	51
i.	Program Mobility Outline	
ji.	Summary of Mobility Trends	
iii.	Mobility Charts	
	a) Households Resettled	
	b) Population Resettled	
iv.	Yearly Mobility Tables	
	a) April 1, 1965 - December 31, 1967	
	b) January 1, 1968 - December 31, 1968	·
	c) January 1, 1969 - December 31, 1969	
٧.	Study - Commuting Distances to Relocation	Centre
Section 7		
Designated Reloca	tion Centres	69
i.	Categorical Listing of Relocation Centres	
ii.	Program Mobility Age - Sex Structures	
	a) Summaries - by Relocation Centres	
	April 1, 1965 - December 31, 1969	•
	b) April 1, 1965 - December 31, 1967	•
	c) January 1, 1968 - December 31, 1968	
	d) January 1, 1969 - December 31, 1969	

SECTION 1

INTRODUCTION

PROGRAM SUMMARY

Program Title:

Newfoundland Fisheries Resettlement Program.

Funding Department:

Department of Fisheries and Forestry: Vote 15 Federal share 1969-70 \$1.4 million.

Original Agreement:

Signed July 16, 1965

A cost-sharing agreement between the Government of Canada and the Province of Newfoundland & Labrador for a five-year program, April 1, 1965 to March 31, 1970, for the removal of Households from Outlying Settlements to more favoured communities within the Province.

Amended Agreement:

August 12, 1966, the original agreement of July 16 1965, amended to extend its application to Individual Householders.

Revised Agreement:

Signed June 20, 1967

Original agreement withdrawn in whole and revised agreement dated June 20, 1967 substituted, reflecting provision for supplementary land lot grants for the program.

Program Objectives:

The basic concept of the Newfoundland Fisheries Resettlement Program is that of a long-term socio-economic investment plan designed to:

- Facilitate the transition of the human resources and the movement of social capital from disadvantaged outlying communities to areas with greater opportunities for economic, social and cultural benefits.
- Help rationalize and develop a viable and dynamic 20th century fisheries industry.

By Providing:

- a) Greater opportunities in improved areas of communications for essential education, medical, communications and social facilities, which are non-existent or maintained at critically inadequate levels in the non-viable outlying communities in Newfoundland and Labrador.
- b) Financial assistance and encouragement for these families to break out of the low income and/or transfer payment status large family little education, obsolete skill cycle which perpetuates semi-substance and poverty in the isolated areas from one generation to another.
- as a necessary and logical development stage to enhance the economy of the province and region by encouraging the effective transition away from the primary industry.

Program Cost:

April 1, 1965 - March 31, 1970

Total Federal-Provincial Co	st	\$7.44 mi	11ion	•
Federal Share Provincial Share		5.01 2.43		67%) 33%)
Number of Families Moved Number of People Moved		3,250 15,938		
Number of Supplementary Mortgages issued Number of Manpower Grants		511 21		
	<u>Total</u>	Federal	Provinc	<u>ial</u>
Average Cost per Household	\$2,289	\$1,542	\$74 7	1

Program Momentum:

During the past fiscal year, the program momentum was maintained at a controlled rate of some 30 evacuated communities per year, involving 871 families and comprising some 4,219 people, at a cost of \$1.4 million to the Federal Treasury and \$.6 million to the Provincial Government. In view of the voluntary participation factor of the program, by the people requesting to relocate, one of the continuing main problems has been to slow down the pace, in order to keep the program within Federal budgetary limits and at the same time to encourage the maximum degree of rational decision-making and the best possible adjustments.

Program Administration:

A standing Federal-Provincial Advisory & Liaison Committee consisting of five representatives from the Federal Government and ten representatives from the Provincial Government.

Management & Administrative Services

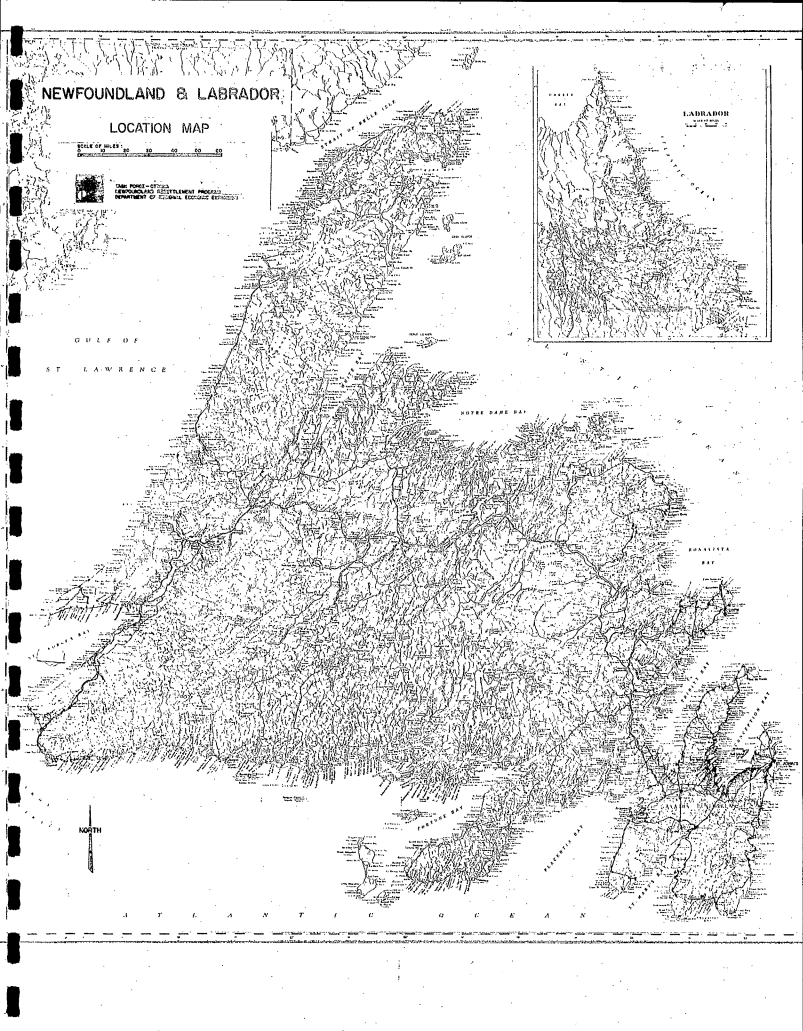
- Federal Industrial Development Branch
 Department of Fisheries and Forestry
 Ottawa
 - Task Force Newfoundland Resettlement Program Department of Fisheries and Forestry Ottawa
- Provincial Department of Fisheries
 Department of Community and Social
 Development
 St. John's, Newfoundland

Program Analysis:

- 1) Cost Benefit Analysis of Newfoundland
 Resettlement Program 1969
 Institute of Social & Economic Research
 Memorial University of Newfoundland
 - 2) Task Force Research Program Industrial Development Branch Department of Fisheries & Forestry Ottawa

V.P. Rossiter, Task Force Director, Newfoundland Resettlement Program, Department of Regional Economic Expansion, Ottawa. June 1970.

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SECTION 2

PROGRAM OUTLINE AND PROCEDURES

BASIC OUTLINE

OF THE

FISHERIES HOUSEHOLD RESETTLEMENT

PROGRAM IN NEWFOUNDLAND

GENERAL INFORMATION

- 1. The Government of Canada and the Government of Newfoundland and Labrador have an Agreement to provide financial assistance for the resettlement within Newfoundland of householders from outlying communities.
- 2. This Agreement was revised with respect to movements in the three year period commencing April 1st, 1967, and ending March 31st, 1970. This outline is a summary of the provisions of greatest concern to eligible householders interested in moving.
- 3. The Fisheries Household Resettlement Committee for Newfoundland consists of fifteen members; ten representing the Province, and five representing the Government of Canada. This Committee is authorized to review applications and approve or deny them.
- 4. Those eligible for assistance under the Agreement are:
 - a) All householders in outlying communities which have decided by a petition of at least 80% of the householders to move to approved relocation areas. On approval of this petition such a community is termed "designated outport".
 - b) Individual householders in outlying areas wishing to resettle in approved growth centres where employment opportunities are available.
 - c) Widows or handicapped or incapacitated persons wishing to be resettled from outlying communities to improved circumstances.

- 5. The amount of assistance which may be available is as follows:
 - a) A direct grant of \$1,000 to each eligible household.
 - b) An additional grant of \$200 on behalf of each member of that household.
 - c) The actual travel and removal expenses of the family, the personal effects, the fishing equipment and other means of earning a livelihood, including the stock in trade of a business, but not to include the cost of movement or replacement of real or immovable property. (Travel and removal claims must be accompanied by receipts showing expenses incurred.)
 - d) To any householder moving from a "designated outport" to an Approved Land Assembly Area in a designated major Fishery Growth Centre, supplementary assistance toward the price of a serviced building lot may be granted, not to exceed \$3,000 or the actual cost of the lot, whichever is the lesser. (This special assistance takes the form of a mortgage which is reduced by 20% annually, that is it becomes non-repayable provided the family lives on the lot for 5 years.
 - e) As an alternative to any householder moving from a "designated outport", if he moves to an Approved Resettlement Centre where serviced land is involved or pending, supplementary assistance toward the price of a building lot may be provided, not to exceed \$1,000 or the actual cost of the lot, whichever is the lesser. (This amout is also in the form of a similar self-reducing mortgage which becomes non-repayable provided the family lives on the lot for 5 years.

THE DEFINITION OF A "HOUSEHOLD" IS A UNIT COMPRISED OF:

- a) a family including lodgers or employees,
- b) two or more unrelated persons,
- c) one person living alone,
- d) two or more families sharing one dwelling, if they move separately into separate dwellings after moving, they are considered as two householders.

PROCEDURE FOR SETTLEMENT

The following procedure is suggested to householders of an isolated or other outlying community which is considering resettlement.

- A public meeting should be called to discuss the matter at which time the outline of the program should be read. Copies of the outline should also be distributed to interested householders.
- 2. If a majority (50% or more) at the meeting referred to in (1) are in favor of resettling they should elect a local committee of three including a chairman and secretary. The committee should be authorized to negotiate with the Resettlement Division of the Province and petition to obtain the signatures of the householders who wish to resettle.
- 3. When the petition has been circulated and certified by the committee it should be sent with the report of the meeting referred to in (1) to the Director, Resettlement Division, St. John's (Form R-2 should be used for this purpose).
- 4. After the householder has signed the petition he should complete form R-3 "Notification of Intent to Relocate/Request for Employment". The secretary of the committee should provide each householder with two copies and collect one completed copy from each householder. The R-3's could then be submitted along with the R-2. If this is not possible then the householder should submit his R-3 in the self-addressed envelope provided with the R-3. It should be noted that only those householders who move to communities approved by the Federal-Provincial Household Resettlement Committee will have their R-3's approved and thereby be eligible for assistance.
- 5. When the community petition and R-3's are approved, the Director of the Resettlement Division will forward to each householder form R-4 "Resettlement Assistance Claim" for completion. A return self-addressed envelope will be provided. The R-4 should be returned together with receipts for travel and removal expenses after the move has been completed.
- 6. Householders who wish to move their dwellings or other structures (including movement in dismantled form) may do so but additional financial assistance for moving the buildings or parts will not be provided for this purpose. The funds that they receive under this Program are intended to cover the cost involved.

7. It should be clearly understood that after a property has been abandoned, the land, including structures thereon which have not been removed, becomes the property of the Crown. However, where a fisherman intends to return to his former premises for the purpose of fishing and use his former dwelling while engaged in fishing, permission for this use may be granted upon application to the Minister. The same applies to other seasonal uses of the property (e.g. tourism).

In the case of individual householders, applying without a community petition, a letter of inquiry is sufficient to obtain the necessary application forms. However, it is stressed that:

- a) The householder must provide evidence that either moving to an approved growth centre preferably with a firm job opportunity, or of being otherwise eligible such as being a widow, handicapped or incapacitated person, and the improvement in circumstances that will be involved, resulting from the move must also be indicated.
- b) Individual householders do not have the benefits of supplementary assistance as do householders from "designated outports".

DEPARTMENT OF MANPOWER PROGRAM

An arrangement has been worked out with the Department of Manpower which will assist those householders who resettle to find employment. Under the Manpower Program the householder or members of his household may be eligible for financial assistance in the form of an exploratory grant to visit and look for work in other communities. If employment is found a relocation grant may be available from the Department of Manpower. If the employment is in one of the approved growth centres within the Province and the move is made under the Manpower Program, the Department of Community and Social Development will pay the difference between the relocation grant paid by the Manpower Department and what the householder would be entitled to had he been moved under the Resettlement Program. For example, if the relocation grant was \$1,500 and the payments eligible under the Resettlement Program were \$3,000, the householder would receive the difference of \$1,500 from the Resettlement Division.

The Manpower Department will also provide training for those householders and any members of their families who are eligible for this kind of assistance.

SECTION 3

PROGRAM AGREEMENTS

THIS AGREEMENT made in duplicate this 16th day of July A.D. 1965.

BETWEEN:

HER MAJESTY THE QUEEN in right of Canada represented therein by the Minister of Fisheries for Canada and hereinafter referred to as the "Minister"

OF THE ONE PART, AND

HER MAJESTY THE QUEEN in right of the Province of Newfoundland represented therein by the Minister of Fisheries for Newfoundland and hereinafter referred to as the "Province"

OF THE OTHER PART.

WHEREAS the Government of Canada and the Government of the Province of Newfoundland are agreed that it is desirable that a considerable number of householders in the Province should be enabled to remove from small settlements in outlying areas of the Province where opportunities for economic development are limited, to other communities more favoured within the Province, and

WHEREAS both Governments are agreed on a five year programme for resettlement, commencing with the fiscal year 1965-66 and the Provincial Government has approved legislation and the Government of Canada has agreed to assist in meeting the costs of such removal.

NOW THEREFORE THIS AGREEMENT WITNESSETH:

1. In this Agreement

- (a) "Committee" means the Fisheries Household Resettlement Committee for Newfoundland.
- (b) "Dwelling" means a structurally separate set of living quarters occupied by a single household, with a private entrace either from outside the building or from a common hall, lobby, vestibule or elsewhere but not through the living quarters of another, and does not include hotels, large lodging houses, hospitals, houses for the aged, and similar institutions or dwellings.

- (c) "Household" means a unit comprised of
 - (i) a family including lodgers or employees,
 - (ii) two or more unrelated persons,
 - (iii) two or more families sharing one dwelling, or
 - (iv) one person living alone,

a household shall be deemed to include the personal effects and possessions of any member thereof, or the stock in trade of any enterprise carried on by a member thereof

- (d) "Householder" means a person or head of a group of persons forming one household.
- (e) "Eligible Householder", for the purpose of assisting in the cost of removal, means:
 - (i) any householder living in a community which has received approval for removal assistance from the Committee or
 - (ii) a householder who moved from a community to an approved destination subsequent to March 31, 1965 and not more than 12 months in advance of the date at which removal assistance for that community was approved by the Committee.
- 2. The Minister and the Province convenant and agree that:

the Minister.

(a) the programme hereunder shall be known as the Newfoundland Fisheries Resettlement Programme.

MAY

- (b) this Agreement shall be for a term of five successive fiscal years beginning April 1st., 1965 and terminating March 31st., 1970 and shall be in respect of any removal completed on or after the 1st. day of April, 1965.
- (c) there shall be established for the duration of this Agreement a standing federal/provincial advisory committee to be known as the "Fisheries Household Resettlement Committee for Newfoundland", to be comprised of representatives of the federal and provincial departments of Fisheries and such other federal and provincial departments or agencies as the Minister and the Province consider necessary for the overall control and direction of the programme. The Committee shall consist of fifteen members of which ten shall represent the Province and five the Minister; a quorum shall be seven comprising five representatives of the Province and two of

- (d) the Committee shall recommend on overall policies including review and approval of:
 - (i) applications from communities wishing to be resettled;
 - (ii) the selection of communities acceptable for the relocation of those who intend to continue fishing;
 - (iii) projected dates from the commencement of removals from communities selected for resettlement;
 - (iv) administrative policies and procedures;
 - (v) action to be taken on problems or disputes arising out of the administration of the Programme.
- (e) the Committee shall hold meetings at least once every quarter and at such other times as may be required to facilitate implementation of the Programme.
- (f) a permanent Chairman and Secretary shall be nominated by the Committee. The Secretary shall keep the minutes of meetings of the Committee and shall report and make available to the Province and to the Minister all documents read into the minutes or received for presentation before the Committee;
- (g) for the purposes hereof the number of households and the number of dwellings shall be equal.
- (h) the general terms and conditions herein may be amended or renegotiated by mutual consent of the parties having regard to the experience gained through the administration of the Programme.
- 3. The Province covenants and agrees:
 - (a) to provide the necessary financial and administrative machinery to implement the Programme and shall issue Regulations governing its administration and procedures.
 - (b) to advance all monies required to cover expenses payable hereunder including the total of all grants recoverable from the Minister.
 - (c) to keep full records of accounts and actual costs together with such other records as may be required and to make them available to audit and inspection by the Minister, the Comptroller of the Treasury of the

Government of Canada or by persons acting on their behalf, and to allow them to make copies thereof and to take extracts therefrom and to furnish them with any information which they may require from time to time in connection with such records.

- (d) to record, investigate and certify all petitions received from settlements bearing the signatures of not less than ninety percent of the householders. In cases where the ninety percent requirement is, in the view of the Committee, impractical or imposes unfair or prejudicial treatment of the householders concerned, the petition shall be listed for discretionary consideration by the Province.
- (e) to pay or credit to the account of each eligible householder the total of all monies received in his behalf from the Minister.
- (f) to pay to each eligible householder upon completion of his resettlement, contributions as follows:
 - (i) a relocation grant of \$200
 - (ii) a grant of \$100 for each member of the household.
- (g) that all claims against the Minister shall be made in a form acceptable to the Minister and shall include supporting documents showing therein the name and address of each householder in whose behalf claim is made, together with the name, age, occupation and relationship of each member of his household; the name of the community which he has left; the name of the community in which he has resettled; his occupation prior to resettlement and his intended occupation thereafter.
- (h) that prior to the commencement of any resettlement project due regard will be had for the suitability of the communities designated by householders for resettlement.
- (i) to take steps to publicize the Programme adequately.
- (j) to reclaim all lands and buildings evacuated in the name of the Crown in the right of Newfoundland and to prohibit re-entry thereto; but where the buildings may be moved the costs thereof shall be borne by the individual.
- (k) to report annually to the Minister on the results of the Programme.

- 4. The Minister covernants and agrees:
 - (a) in consideration of the expenditures and the contributions advanced by the Province under Section 3(b)

To reimburse the Province:

- (i) the amount expended for actual travel and removal expenses of households; but not to include the cost of replacement of real or immovable property;
- (ii) the amounts in respect of each resettled household as follows; a basic resettlement grant of \$400; a fisheries readjustment grant of \$200; a relocation grant of \$200; a grant of \$100 for each member of the household.
- (b) that where resettlement of the householders in a community has been approved by the Committee and not-withstanding the proportion of the householders resettled, the Province will be reimbursed quarterly in accordance with paragraph (a).
- (c) to provide in an advisory capacity when available the services of professional and technical personnel of the Government of Canada who may be helpful to the Province in carrying out undertakings hereunder.
- 5. This Agreement and everything herein mentioned shall enure to the benefit of, and be binding upon, the parties hereto and their successors.

IN WITNESS WHEREOF the parties hereto have set their hands and seals.

SIGNED, SEALED AND DELIVERED) in the presence of)	
Signed:- A. W. Needler)	H. J. Robichaud
Witness)) Signed:- E. M. Gosse	Minister of Fisheries for Canada C. Max Lane
}	Minister of Fisheries for Newfoundland

AGREEMENT

NEWFOUNDLAND FISHERIES HOUSEHOLD RESETTLEMENT PROGRAM

THIS AGREEMENT made in duplicate this 20th day of June A.D. 1967

BETWEEN:

HER MAJESTY THE QUEEN in right of Canada represented therein by the Minister of Fisheries for Canada and hereinafter referred to as the "Minister"

OF THE ONE PART, and

HER MAJESTY THE QUEEN in right of the Province of Newfoundland and Labrador represented therein by the Minister of Community and Social Development for Newfoundland and hereinafter referred to as the "Province"

OF THE OTHER PART

WHEREAS the Government of Canada and the Government of the Province of Newfoundland and Labrador entered into an Agreement dated 16th day of July 1965 for a five year programme providing for removal of households from outlying settlements to more favoured communities within the Province, known as the Newfoundland Fisheries Resettlement Programme, and

WHEREAS the parties, under the provisions of Clause 2, paragraph (h) of that Agreement, seek to amend the terms and conditions thereof, in order to facilitate movement to growth centres with significant advantages for economic and social development,

NOW THEREFORE THIS AGREEMENT WITNESSETH:

That without prejudicing the generality and the intent and the purpose of the aforesaid Agreement, the parties agree to amend the said Agreement by withdrawing in whole the terms and conditions thereof and substituting therefor the following terms and conditions:

1. In this Agreement

(a) "Committee" means the Fisheries Household Resettlement Committee for Newfoundland.

- (b) "Dwelling" means a structurally separate set of living quarters occupied by a single household, with a private entrance either from outside the building or from a common hall, lobby, vestibule or elsewhere but not through the living quarters of another, and does not include hotels, large lodging houses, hospitals, houses for the aged, and similar institutions or dwellings.
- (c) "Household" means a person or group of persons intending to move or moving as a unit from one dwelling to another dwelling and may comprise:
 - (i) a family including lodgers or employees occupying one dwelling
 - (ii) two or more families continuing to share one dwelling (but if they occupy two dwellings of origin or of destination, they shall be considered as two households)
 - (iii) one person living alone, or
 - (iv) two or more related or unrelated persons sharing a dwelling of origin.

and for the purposes hereof, a household shall be deemed to include the household effects and the personal effects and possessions of any member thereof and the stock in trade of any enterprise carried on by a member thereof;

- (d) "Householder" means a person or head of a group of persons forming one household;
- (e) "Designated outport" refers to a community which has submitted a petition for resettlement from not less than 80% of the householders, or in accordance with Clause 3(b), and has been certified as such;
- (f) "Approved land assembly area" means an area in a designated major fisheries growth centre where serviced land is available pursuant to an arrangement under Part VI of the National Housing Act, or other similar arrangement made or approved by the Newfoundland Housing Authority and further approved by the Minister;
- (g) "Approved resettlement centre" means any community designated by the Committee for the reception of persons removed under this Agreement, apart from that portion designated as an approved land assembly area, and as further prescribed in Section 2(d)iii)c);

- (h) "Approved receiving location" is any other community of destination proposed by a householder which is approved by the Committee for his resettlement;
- (i) "Eligible householder" for the purpose of assistance in the cost of removal, means:
 - i) any householder living in a designated outport which has received approval for removal assistance from the Committee and whose destination has been approved, or
 - ii) a householder who moved from a subsequently designated outport to a designated growth centre or point or other approved resettlement centre or receiving location in accordance with the objects of this agreement, not more than 18 months before the designation of the outport.
 - iii) a householder approved as an individual application by the Committee under Clause 2(d) iv), subsections (b) or (c).
- (j) "Minister means such member of the Queen's Privy Council for Canada as may be designated by the Governor in Council to act as the Minister for the purposes of this agreement.
- 2. The Minister and the Province covenant and agree that:
 - (a) the programme hereunder shall be known as the Newfoundland Fisheries Resettlement Programme (1967)
 - (b) this amended Agreement shall be for a term of three successive fiscal years beginning April 1, 1967 and terminating March 31, 1970 and shall be in respect of any approved removals completed on or after the 1st day of April 1967, and before March 31, 1970. Eligible removals made prior to April 1, 1967 will be processed under the terms of the then existing Agreement.
 - (c) there shall be established for the duration of this Agreement a standing federal/provincial advisory committee to be known as the "Fisheries Household Resettlement Committee for Newfoundland", to be comprised of representatives of the federal and provincial departments of Fisheries and such other federal and provincial departments or agencies as the Minister and the Province consider necessary for the overall control and direction of the programme. The Committee shall consist of fifteen members of which ten shall represent the Province and five the Minister; a quorum shall be seven comprising five representatives of the Province and two of the Minister. The Committee may delegate some of its routine functions to a sub-committee, to consist of not fewer than five members of which not fewer than two shall be federal representatives.

- (d) the Committee shall
 - i) recommend on overall policies,
 - ii) review administrative policies and procedures
 - iii) select communities
 - a) acceptable for the reception of those who intend to continue fishing or to enter fish processing or related employment
 - b) to be designated as fisheries growth centres or as major fisheries growth centres, or as other growth points designed by federal-provincial actions.
 - c) to be designated as approved resettlement centres. No centre under this designation shall be deemed acceptable unless it is a fisheries growth centre; or a suitable community within commuting distance of a major fisheries growth centre; or an organized municipality or local government district or is certified by the Province as scheduled to become so organized; or such other location advantageous for resettlement which involves significant additional land costs for certain minimum elements of servicing such as roads, water supply and sewage disposal.
 - iv) review and approve or deny applications from
 - a) communities wishing to be resettled, including recommendations under Clause 3(b)
 - b) individual householders in outlying fishing communities wishing to be resettled to designated fisheries growth centres in which employment opportunities are available, or to other growth points which may be designated as having appropriate employment opportunities, or
 - c) widows or handicapped or incapacitated persons in outlying fishing communities wishing to be resettled to improved circumstances in any area except a designated outport or other outlying fishing community
 - v) recommend action to be taken on problems or disputes arising out of the administration of the programme.

- (e) the Committee shall hold meetings at least once every year and at such other times as may be required to facilitate implementation of the programme. However, there shall be meetings of the Committee or of its subcommittee at least once every quarter.
- (f) a permanent Chairman and Secretary shall be appointed by the Committee. The Secretary shall keep the Minutes of meetings of the Committee and of its subcommittee, and shall report and make available to the Province and to the Minister all documents read into the Minutes or received for presentation before the Committee or subcommittee.
- (g) the general terms and conditions herein may be amended or renegotiated by mutual consent of the parties having regard to the experience gained through the administration of the programme.

3. The Province covenants and agrees:

- (a) to provide the necessary financial and administrative machinery to implement the programme and shall issue regulations governing its administration and procedures.
- (b) to record and investigate all petitions received from settlements and where the petitions bear the signatures of not less than 80% of the householders to certify such settlements as designated outports; but where the 80% requirement is, in the view of the Committee, impractical or imposes unfair or prejudicial treatment of the householders concerned, the petition shall be listed for discretionary consideration by the Province.
- (c) with respect to applications received from individual householders, to ensure that
 - i) employment opportunities are available for a member of the household in the designated fisheries growth centre, or
 - ii) the householder is a widow or handicapped or incapacitated person and is moving to improved circumstances

(d) to ensure that

i) the householder or any member of the household has not obtained removal assistance under this Agreement or any federal labour mobility programme. If such previous assistance has been received, the benefits shall be reduced accordingly.

- ii) prior to the commencement of any resettlement project, an investigation will be made as to the suitability of the communities listed by householders for resettlement, and that a report be available to the Committee.
- the community from which the householder is seeking to remove shall be normally not less than 15 miles by road from any community designated as an approved receiving location, as an approved resettlement centre or as an approved land assembly area.
- (e) to pay to each eligible householder upon completion of his resettlement, contributions as follows:
 - i) a relocation grant of \$200
 - ii) a grant of \$100 for each member of the household; and in addition where applicable either
 - iii) to any householder moving from a designated outport to an approved land assembly area, supplementary assistance toward the price of the lot in an amount not exceeding \$3,000 or the actual cost of the serviced land whichever is the lesser. In return the Province will receive a mortgage in the amount of the assistance. The Province will share 25% of this cost.
- or iv) to any householder moving from a designated outport to an approved resettlement centre and who is acquiring a serviced or unserviced building lot therein, there may be provided supplementary assistance which may not exceed the lesser of \$1,000 or the actual cost of the lot and its servicing (if carried out within 18 months). In return the Province will receive a mortgage in the amount of the assistance. The Province will share 25% of this cost.
- (f) to register any mortgage received by the Province under sub paragraphs 3(e)iii) or iv) on the title of the property, to be subordinate to any first mortgage. This mortgage will be interest free, there will be no scheduled repayment and the principal shall be written off at the rate of 20% per annum commencing one year following occupancy. This assistance will be conditional upon an applicant locating an approved house on the lot within a period of 18 months from the date of land acquisition. If not so occupied the mortgage will become due and payable except under circumstances recognized

and approved by the Committee before the due date. In the event of sale of the property, the amount of the principal not written off will become due and payable to the Province.

- (g) to advance all monies required to cover expenses payable hereunder including the total of all grants recoverable from the Minister
- (h) to pay or credit to the account of each eligible householder the total of all monies received in his behalf from the Minister.
- (i) to keep full records of accounts and actual costs together with such other records as may be required and to make them available to audit and inspection by the Minister, the Comptroller of the Treasury for the Government of Canada, or by persons acting on their behalf, and to allow them to make copies thereof and to take extracts therefrom and to furnish them with any information in any form which they may require from time to time in connection with such records.
- (j) that all claims against the Minister shall be made in a form acceptable to the Minister and shall include supporting documents showing therein
 - i) for each householder his name, age, address and occupation before moving and his address and occupation or intended occupation thereafter
 - ii) for each member of a household his relationship to the householder, his age and occupation prior to moving and his address and occupation or intended occupation after moving
 - iii) the applicable contributions.
- (k) to take steps to publicize the programme adequately and to provide suitable counselling services to communities and individual householders contemplating removal.
- (1) to reclaim all lands and structures in evacuated outports in the name of the Crown in the right of Newfoundland and to prohibit permanent entry thereto, but
 - i) where the buildings are moved the cost thereof shall be borne by the individual
 - ii) where the buildings can be used for seasonal operations they may be so used with permission from the Province, with right of first refusal to the previous owner, lapsing after two consecutive refusals.

- (m) to report annually to the Minister on the general results of the programme, and quarterly in support of expenditure claims under Clause 4(b).
- 4. The Minister covenants and agrees:
 - (a) in consideration of the expenditures, contributions and mortgage assistance advanced by the Province, to reimburse the Province:
 - i) the amount expended for actual travel and removal expenses of households; but not to include the cost of replacement of real or immovable property, or the cost of travel and removal of permanent employees of the two parties
 - ii) the amounts in respect of each resettled household as follows: a basic resettlement grant of \$400; a fisheries readjustment grant of \$200; a relocation grant of \$200; a grant of \$100 for each member of the household
 - 111) 75% of all mortgage assistance advanced by the Province under the Agreement, provided that the Province shall repay the Minister 75% of all monies recoverable in respect of those properties
 - (b) to reimburse the Province on a quarterly basis in accordance with actual expenditures during the previous quarter adjusted for any recoverables on previous payments
 - (c) on request to provide in an advisory capacity when available the services of professional and technical personnel of the Government of Canada who may be helpful to the Province in carrying out undertakings hereunder.

5.	This Agreement and everything herein mentioned shall ensure t	:0
	the benefit of, and be binding upon, the parties hereto and	٠,
	their successors.	

IN WITNESS WHEREOF the parties hereto have set their hands and seals

Witness

Minister of Fisheries for Canada

R. C. Hodges

F.W. Rowe

Minister of Community and Social
Development for Newfoundland
and Labrador.

MEMORANDUM OF INTENT AND INTERPRETATION

NEWFOUNDLAND FISHERIES RESETTLEMENT PROGRAMME (1967)

The purpose of this memorandum is to provide a commentary on the new agreement, in order to assist in the understanding of the changes in it.

The 1967 amendment of this program stemmed from the proposals of the Premier of Newfoundland to the Prime Minister of Canada, dated 12 January 1967. On this occasion, a few additional amendments were also made to clarify the agreement and solve problems that had arisen in the administration of the previous program.

Consequently reference will be made to each section of the new agreement, indicating whether it is an unchanged clause, a new clause meeting a request from the Province, or an amendment to solve administrative problems.

Introduction to the Agreement

The introduction to the agreement incorporates

- a) a change in the Provincial Minister responsible for the program,
- b) a brief explanation of the principal reason underlying the amendments, to encourage a larger horizon for resettlement, including a greater capability to facilitate movements to more advantageous locations where costs of serviced land are high,
- c) the full replacement of the former agreement. The agreement could not be simply amended by the amendment of existing clauses, or by the insertion of new clauses because the structure thus amended was too complicated, and consequently a new ordering of clauses was required.
- Clause 1(a) unchanged
- Clause 1(b) unchanged
- Clause 1(c) this clause was amended to overcome the problem that the original definition was a static one oriented to the dwelling of origin, whereas the claims originated from households by dwelling of destination. The resettlement program is a dynamic process involving moving household units and the definition was adjusted accordingly.

The phrase "intending to move or moving as a unit from one dwelling to another dwelling" covers the definition for purposes of claims as well as for petitions. Thus in a community desiring to resettle, a householder eligible to sign a petition is not only an actual head of household, but also any other member who would in the resettlement process be forming a separate household unit and who by signing the petition, signs a declaration to that effect. In this way, the petition becomes a closer approximation to the householders from whom claims may be expected upon completion of resettlement. This would also facilitate the object of the new agreement, namely to facilitate the movement of young and adjustable labour to growth centres requiring them.

- Clause 1(c)

 i) The added phrase "occupying one dwelling" means of origin and destination. Any lodgers or employees not moving with the household are not members thereof. If they also move to an approved location, they are eligible for the grant of \$200 as members of the original household, but no other compensation. Other related persons in the household who are not members of the nuclear family* are considered to be lodgers.
 - 1(c) ii) The former 1(c) iii) clarified. If two nuclear families constituting one household move to a new dwelling, they are a single household (whether or not there is a time lag in the move between the components, it is still a unit move). If they move separately into two dwellings, they are treated as two households. If they originated as two households and amalgamated in the move into one household they are still treated as two households for compensation purposes.
 - 1(c) iii) The former 1(c) iv)
 - 1(c) iv) The former 1(c) ii, clarified. Because of the changes, the households not consisting of nuclear families* are a single household by origin and receive only one household compensation even if that unit breaks up by destination.
 - 1(c) The Addendum re household goods was amended to the improved wording in the regulations. The interpretation of "enterprise" is that it be an unincorporated enterprise. The general supposition is a) that the isolated settlements involved are small and do not possess larger scale enterprises;

*Nuclear family means man and wife and/or children (including adopted). Consequently it excludes 2 or more persons otherwise related, or unrelated persons.

b) that incorporated enterprises can have their costs of moving covered as an expense of the enterprise for corporation tax purposes; c) establishment of a new plant can obtain other means of assistance. However, the Committee may consider the applications of small incorporated enterprises when undue hardship is created by community evacuation, and if a relocation can be approved as making a contribution to the new community, costs of removal of movable assets may be included in lieu of other federal assistance to the establishment of the new plant.

- 1(d) unchanged
- 1(e) The definition of "designated outport" was inserted for general purposes as well as for the new mortgage clauses 3(e) iii) and iv)
- The definition of "approved land assembly area" was inserted for the purposes of the new mortgage clause 3(e) iii). This clause covers any land assembly operation arranged by the Newfoundland Housing Authority, whether under N.H.A. or other similar provisions, in designated major fisheries growth centres. Where it is under an N.H.A. provision which involved C.M.H.C. agreement, definition is automatic. Where it is under another arrangement made by or approved by the Newfoundland Housing Authority, the additional approval of the Minister is required for inclusion, to determine that the essential element, a non-profit basis to facilitate development, is present.
- 1(g) The definition of "approved resettlement centre" was inserted for the purposes of the new mortgage clause 3(e) iv). This definition is further prescribed in clause 2(d) iii) c to indicate the selection requirements for the Committee.
- 1(h) The definition of "approved receiving location" was inserted for the purpose of clause 1(i) ii), as well as generally to categorize all approved resettlement communities or reception locations into three categories: 1(f), 1(g) or the residual category 1(h). This also makes more explicit that by exclusion, persons moving to category 1(h) are not eligible for mortgage assistance.
- 1(i) The definition of eligible householder, formerly 1(e), was amended in accordance with the agreements of 1966 and 1967.

- 1(i) i) The former 1(e) i) amended; the term designated outport is used, and the phrase "and whose destination has been approved" was added to more clearly specify this requirement.
- The retroactivity clause 1(e) ii) was amended, to apply to removals within the period 1967-70. It is to be noted that under Clause 2(b), removals made prior to April 1, 1967 still come under the former retroactivity clause. It should also be pointed out that though the origin can be a subsequently designated outport, the destination for that individual would preferably have been a designated growth centre or other designated growth point or an approved resettlement centre, or an approved receiving location, all of which had been designated or approved by the Committee and known to the individual as such at the time he made his decision. However this does not preclude the Committee from approving his point of settlement as being "in accordance with the objects of this agreement" at the time of his application. If however his resettlement was not in accord with the objectives, his application shall be denied, as it would have been if he had waited for designation and had applied for a non-approved destination (such as another outlying settlement which may become a designated outport).
- 1(i) iii) This new clause provides for individual applications in accordance with the amendment of 1966, and provincial request (Memorandum re old para 2(d) i).
- 1(j) This new clause provides for standard flexibility with respect to possible change of administration from the federal side. The flexibility for the Province is provided by the general reference to the Province rather than any particular agencies.
- 2(a) Amended only to indicate a ready "(1967)" reference to the amended agreement.
- 2(b) The term Clause 2(b) was amended to provide for coverage of removals during the 3 fiscal year period 1967-70. A specific clause is included to cover claims made for removals completed prior to April 1, 1967 under the former agreement. This is required as claims are made after the resettlement process is completed and all costs determined.

In particular, this applies to the retroactivity clause - removals made prior to April 1, 1967 have to have been made 12 months before designation while under the new clause 1(i) ii) this is extended to 18 months in recognition of the administrative processing time. It will thus cover without problems all persons who move up to 12 months prior to a community petition. This greater flexibilting as to timing is general in the new perspectives of the revised agreement (e.g. as to Clause 3(e) iii) and iv) as well) in order to enable persons to take advantage of manpower training arrangements once a community move is indicated even though the formal step of a petition has not yet been taken.

- 2(c) The Committee structure clause 2(c) was unchanged, except for the addition of a provision for a smaller working group subcommittee as requested by the Province to do routine functions such as the detailed examination of communities under 2(d) iii, of applications 2(d) iv, assessment of quarterly reports, and general preparation of business for the Committee. The Committee shall not however delegate its functions under 2(d) i) or 2(d) ii).
- 2(d) The Committee duties clause 2(d) were amended largely to emphasize the enlarged community selection function and the wider classes of application review.
- 2(d) i) The general policy function of the Committee in 2(d) was made a specific function.
- 2(d) ii) The former 2(d) iv), brought forward as a major function of the Committee as a whole, so that the residual routine functions iii, iv could be more clearly delegated.
- 2(d) iii) The former 2(d) ii), expanded for selection of the specific categories of communities of destination.
- 2(d) iii) a) The former 2(d) ii), expanded to also cover communities "to enter fish processing or related employment". This category in effect covers the selection of "approved receiving locations" (lh), as the other categories are more specifically covered. It does maintain a measure of control over relocation of fishing or fishery related activities (as per provincial request).

- 2(d) iii) b) This new clause covers the requirement to designate
 a) fisheries growth centres where there is a prospect
 of significant growth of fisheries in primary and
 secondary employment.
 - b) major fisheries growth centres (for the purposes of then designating "approved land assembly area" for clause 3(e) iii), which are an automatic combination of fisheries growth centres and those centres in Newfoundland which are selected by the provincial housing authority for land assembly programs under Part VI of the National Housing Act, etc. This requirement requires the Committee to be in touch with land assembly planning. Under clause 1(f) this can also include the designation of a major fisheries growth centre wherein other than N.H.A. provisions are used for land assembly purposes.
 - c) other growth points acceptable for resettlement under this program which are designated by other federal-provincial actions such as development plans under an ARDA special agreement.

As such other growth points are indicated or designated, they may be incorporated into the list of acceptable growth points to which the provisions are applied.

- 2(d) iii) c) This new clause covers the designation of approved resettlemement centres for the purposes of clause 3(e) iv). For the guidance of the Committee the operational requirements are further prescribed for this category. It must indicate one of the following conditions of costs and suitability which warrant additional assistance, namely
 - a) it is a fisheries growth centre which warrants support and will involve immediate or eventual additional costs. It is to be noted that this includes that portion of a major fisheries growth centre which may not be part of a present land assembly area scheme,
 - b) it is a suitable community within commuting distance of a major fisheries growth centre. This is to permit movement to some suitable communities within commuting distance of a major fisheries growth centre which may have favourable settlement conditions (sometimes more favourable than that of the centre itself). "Within commuting distane" depends on road conditions, including seasonal factors such as snow plowing services, etc., which will permit regular commuting patterns. The general intention is that

this will mean within 15 miles, but the Committee shall make appropriate decisions. It is not the intention of this clause to permit or encourage the development of rural slums surrounding major fisheries centres. In the particular application of a person who is moving a house to within commuting distance, the house to be moved and the site chosen must be approved for clause 3(e) iv,

- c) it is organized municipality or local government district, the principle here being that local requirements will involve higher costs. This clause is intended to encourage settlement in organized areas. Since there is a trend to municipal organization, the clause also applies where the province (Department of Municipal Affairs) certifies that an area is in process of becoming organized. The Committee should therefore have a continually updated list of organized municipalities or pseudo-municipalities, and of areas at some stage of becoming so organized. The inducements involved may cause some areas to become organized at the prospect of absorbing a considerable resettled population,
- d) it is some other location advantageous for resettlement which involves significant land costs because of servicing.

Though it is likely and preferable that such conditions will be found in areas politically organized for this servicing purpose under c) above, there may also be private subdivision developments not within a publicly organized area which represent preferred resettlement sites, and these may also be eligible. The preference is however that there be a prospect of public organization for assurance of continued servicing. Consequently this is a permissive clause, and the provincial government (Department of Municipal Affairs) may ask the Committee to withhold such designation until some agreement is reached with respect to the eventual municipal status of such developing areas. That is, the procedure envisaged is that such other locations should also be certified by the Province before the location is

designated by the Committee as an approved resettlement centre.

- 2(d) iv) This is the required amendment of the former 2(d)
 i), extended for the individual applications approved
 in 1966, and the new individual applications requested
 by the Province.
- 2(d) iv)a The former community application clause 2(d) i) is amended to include the Committee's function of recommending action to the province under the discretionary provision of clause 3(b).
- 2(d) iv)b This new clause provides for the implementation of the 1966 amendment covering individual householder applications to move to designated fisheries growth centres, with the addition that this may also include other growth points as previously described (as per provincial request).
- 2(d) iv)c This new clause provides for individual applications by welfare-type cases who may be moved advantageously, the restriction being that this cannot be to a designated outport or one potentially so (as per provincial request).
- 2(d) v) The former 2(d) v. It should be pointed out that this includes specific statements of justification or other recommendation for cases at question.
- The Committee meeting frequency is amended in view 2(e) of the provision for a subcommittee. It has been difficult to assemble the policy-type of Committee as required originally to meet regularly, and the requirement is eased for meetings of the Committee as-a-whole to once a year when they may consider an annual report as required by clause 3(m), and to review policy and procedures and reports from its subcommitteee. The Committee should also meet in the interim as may be required for policy purposes. It is however required that there shall be a meeting either of the Committee or of its subcommittee at least once every quarter to assure that applications are processed at least at that frequency, and to review the quarterly status including the quarterly report in support of expenditure claims under clause

3(m). Preferably, the smaller working group will be in a better position to assemble at least once a month so that applications are processed more expeditiously, as the increased work load under the expanded program will probably require the scheduling of more frequent meetings. Minutes of the Subcommittee meetings should be circulated to members of the Committee so that they may know current actions.

- 2(f) The former 2(f), amended to include documentation of the subcommittee,
- 2(g) The former 2(g).
- 3(a) The former 3(a)

3(b)

The other clauses are reorganized to bring together the administrative and financial responsibilities of the Province.

The former 3(d), amended slightly to incorporate the 1966 amendment from 90% to 80%, and to clarify the procedures as recording and investigating all petitions and not just the 80% petitions. Where the 80% level is reached or exceeded, certification by the Province is automatic. Where it is not reached, the case is referred to the Committee for its review; for denial, or for listing of the petition for discretionary consideration by the Province, including a recommendation from the Committee by Clause 2(d) iv) a. The Province may then deny or certify, though the grounds for certification should be clear. discretion may occur when small numbers of householders are involved which makes application of the general 80% rule difficult (e.g. 4 households, of which 3 petition), or where more than 80% of the basic labour force (i.e. in a fishing community, 80% of the fishermen) petition to move but other components of the community (e.g. servicing labour force) prevent an 80% level from being attained.

3(c)

This new clause covers the requirement that the individual applications be checked by the Province to ensure that an improvement is involved in job opportunities for the household in the fisheries centre, or to certify the welfare condition and improved circumstances on moving. The Province shall report to the Committee on these points when the Committee reviews these applications.

- 3(d) This is an amendment and extension of former clause 3(h).
- is a new clause to provide for avoidance of 3(d) i) duplication of removal assistance made necessary by the new Manpower Mobility program as well as this (including the former version) agreement. is designed to assure rational long-term decisions, and not to subsidize continual moves. It is however possible that an individual may have been moved as a member of the household, but now as an individual householder wishes to move again to a fisheries growth centre; his benefits shall be reduced by the original \$200 grant as a member. It is possible that a householder (or member) may have obtained a "search for job" grant under the Manpower program, and having found one in a fisheries growth centre etc, now is moving the household under this program: in this case there is no duplication and no reduction of benefits. However if he has receive a removal grant from Manpower, his benefits shall be reduced thereby.

It is therefore now necessary to ask of the house-holder whether he had obtained such benefits previously, and how much.

- 3(d) ii) The former 3(h) amended to provide for a report by the Province to the Committee on the suitability of "resettlement communities" applied for. "Resettlement Communities" is the general term to cover all the specific categories 1(f), (g) and (h).
- This is an new clause to permit limitation of unnecessary relocation, using the commuting distance concept in line with some recent thinking in Newfoundland and elsewhere. The Province is to determine whether there are adequate roads available to enable the effects of consolidation to be achieved by alternative means (e.g. through use of school buses etc) without a community dislocation.

This shall be part of the report of the Province to the Committee accompanying any community or individual application. The word "normally" provides discretionary power and particularyly for marginal cases. For example, a community may be less than 15 miles by road from a desirable resettlement community, but the road becomes impassable for a period, which would disrupt school attendance and regular servicing — in that case it may be designated.

- 3(e) The Provincial contribution clauses (3f) are amended in accordance with the Provincial request, though the form of meeting the request is more specifically detailed.
- 3(e) i) the former 3(f) i)
- 3(e) ii) the former 3(f) ii)
- 3(e) iii) a new clause to provide for supplementary assistance of up to \$3,000 to householders moving from a designated outport (le) to an approved land assembly area (1f). The amount is to cover the actual cost of the serviced land, up to a maximum of \$3,000. Of this, the province will contribute 25% and the federal government 75%, but the mortgage covering this assistance (new para 3f) will be held by the province. The purpose of the liquidating mortgage is to assure genuine resettlement and not merely to subsidize land speculation. It is understood that such a payment for the land will be accepted by the housing authority as constituting the downpayment on a completed property including the house built on such serviced land. It is also understood that this payment can be applied to equity in a cooperative housing project, as the province requested.

It is to be noted that this purchase may be delayed, and does not have to be undertaken at the time of resettlement. This provides for persons taking advantage of manpower training arrangements in the interim, or of moving into rental housing during the adjustment period (see also para 3(c) iv). This follows the standing credit feature of the original provincial request.

3(c) iv)

A new clause to provide for supplementary assistance of up to \$1,000 to householders moving from a designated outport (le) to an approved resettlement centre (lg). The amount is to cover the actual cost of the lot and its servicing up to a maximum of \$1,000 but has the same liquidating mortgage and share arrangement as 3(e) iii). If the lot is already serviced, the transaction is completed at that time. However, it is recognized that because of the mass movements involved, the land being purchased may not as yet be fully serviced. It is possible to have two alternatives —

- 1) that the unserviced lot may carry a price including its future servicing (but to be carried out within 18 months). This is the preferable alternative, as it promotes organization of servicing within at least one full construction season.
- 2) that the unserviced lot may be purchased such, and if serviced within 18 months, an appropriate subsequent adjustment may be made in the assistance and in the mortgage.

It is to be noted that the phrasing between clauses ii and iii - "and in addition where applicable, either" stresses that clauses iii and iv are not applicable to householders moving from a designated outport (le) to an "approved receiving location" (1h) where land costs are not high. The floor for application of clause 3(e) iv) should be \$400, the amount of the relocation grants. That is, if the land being purchased is less than this amount, it is in effect covered and probably does not constitute adequate land or higher-cost servicing in the intent of the amendment. As a minimum, it may encourage larger lots so that pollution problems will be minimized. Nor do they apply to individual householders under 2 iv) b and 2 iv) c who are not moving from designated outports, who presumably still have a market for their dwelling of origin.

It is also to be noted that the purchase of land need not take place at the time of removal. For example, a household from a designated outport may settle in rental housing in a major fisheries growth centre, and may delay purchase until ready to do so (but within the period of this agreement).

this provides flexibility for the land assembly operation, or for the construction and purchase of a completed unit on such a land assembly project.

It is further to be noted that such a delayed purchase is also possible in other types of double moves if there is an indication of an incompleted resettlement. In the absence of sufficient accommodation etc. a household may move from a designated outport to an approved receiving location or to an approved resettlement centre (such as Marystown, excluding the land assembly area portion). He may then subsequently (within the period of this agreement) purchase property in an approved land assembly area and be eligible for the supplementary assistance of \$3,000 although he would not be eligible for the other resettlement grants on this second move (3d i) and if he had other supplementary assistance, the subsequent supplementary assistance, would be reduced accordingly. The general assumptions here are twofold - one that the major costs of his removal were covered in the initial payments, and second, that he has a market in the resettlement community.

3(f)

This new clause specifies how the liquidating mortgage operates. It is interest free, and no scheduled annual or other repayment is involved, but the principal is reduced at 20% per annum commencing one year following occupancy, i.e., residence in an approved dwelling on this land (though that dwelling need not be fully completed, e.g. it may be a shell house). The full mortgage level is maintained until 1 year after such occupancy. Since occupying is required within 18 months of land acquisition, if the land is not so occupied the full initial mortgage becomes due and payable. If however there has been a genuine effort to occupy the land, but recognized circumstances have prevented this (e.g. shortage of construction workers), an application can be made to the Committee to extend the date of occupancy and if approved, the mortgage can be extended for one year. If the property is sold, the outstanding mortgage becomes due and payable to the Province.

In the vast majority of cases, the system will operate very simply. The householder from a designated outport has a letter approving of his removal. On negotiating his purchase, he presents this letter to the public housing authority or private development firm. They send a statement of

purchase or of intended purchase of the land, or of the property showing the land as a separate item, to the Resettlement Division, which pays the relevant sum on behalf of the recipient and obtains a mortgage in that amount. As a condition of the mortgage, the applicant informs the Resettlement Division when he has occupied the lot and the Resettlement Division obtains an approval of the house as soon as possible. One year from occupancy, the mortgage is written off by 20%, etc and thus at the end of 5 years of residence, the mortgage is completely written off, and the applicant has in effect received a grant in the amount of this supplementary assistance.

The variants to the above are:

- when the land purchase is delayed, generally some intent should be shown but it is not necessary as the eligibility remains within the period. In fact, individuals may be encouraged to delay resettlement to undertake a manpower training program,
- 2) when the land purchase is a secondary one, in which case clause 3(d) i) applies,
- 3) when occupancy is delayed beyond 18 months which may require approval of extensions or the mortgage becoming payable.
- 4) when the land is sold, in which case the outstanding mortgage becomes payable. The principle here is that the individual acquires the equity by residence, and cannot simply use it for speculative purposes.
- 3(g) the former 3(b)
- 3(h) the former 3(e). This clause becomes more important than previously, in so far as each account is to be maintained as long as the mortgage is operative.
- the former 3(c), with the phrase "in any form" inserted after "information". This is merely to facilitate the institution of a punched card system. The exact form of information will be separately negotiated with the Resettlement Division,
- 3(j) the former 3(g) systematized, and an explicit statement of the applicable contributions,

- i) the parts of the former 3(g) having to do with information on the householder. The address shall mean the postal address, but where these addresses differ from the community of origin or destination, these shall be bracketed after the postal address. In this way, some indication will be obtained of postal servicing effects as well as community resettlement.
- 3(j) ii) that part of the former 3(g) dealing with other members of the household, but including occupation of destination as well as origin to highlight occupational adjustment of the household.
- 3(j) iii) a new requirement, to specify the applicable contributions as well as the total.
- 3(k) the former 3(i), with the addition of a requirement for suitable counselling services, particularly to communities or individuals at the decision-making stage, though it would be even better to have such counselling also available for any problems encountered thereafter. This is a voluntary program and it is not envisaged that the counsellors would actively persuade communities to move. On the contrary, in certain situations they may advise a delay if reception areas are mot ready. Their main function is to provide the full information about the Resettlement Program required by the potential movers, and any other information or consideration required for the community or householder to make rational decisions. have the community consider other alternatives that may be available, such as a school bus system if the roads are adequate, etc. The counselling should include reference to manpower mobility and training schemes. It should also advise with respect to proposed resettlement communities.

The Province will require a build-up of such counselling services, and/or an integration of them with other rural counselling devices.

3(1) The former 3(j), with the amendment proposed by the Province,

- 3(1) i) The existing qualifying phrase of the former 3(j), which recognizes that movable property may be moved at the individual's expense. This permits maximum use of the former asset which can be moved by the former owner, or sold by him to another individual for moving purposes (but not for purposes of habitation on site). If the province sells the property after the 2-year period of prior claim of the previous owner, it may recompense the previous owner, less costs and administrative fees. The same applies if the previous owner asks the province to sell these assets on his behalf during the initial period.
- the new clause as proposed by the province, to permit use of assets for seasonal operations such as in the lobster season, or for tourist uses, etc. However, one purpose of the program is to reduce servicing problems, and the property cannot be so reoccupied as to constitute or create a continuing or renewed demand for regular services or infrastructure maintenance or development.

The clause also recognizes the prior claim of the previous owner for such uses, which right may lapse after non-use for two seasons, in which case the province may grant a nominal permit to any applicant or may make such other disposition as it deems proper, including sale or removal. Such property cannot in any case be used without explicit permission from the province. Since the province would charge no rent (but may charge a use-permit fee to cover administration costs) there would not be any maintenance costs, and any permitted user would be responsible for maintenance of the property, and rectification of damages.

The disposal possiblities are not spelled out in the agreement, to leave them flexible. However the continued interests of the previous owner are implicit from his explicit right of first refusal for two consecutive refusals. It was understood that in view of the housing shortage, the use of such usable assets would be maximized. The Province may make arrangements on behalf of theh previous owner for disposal, with net proceeds accruing to the previous owner.

3(m) The former 3(k), with the addition of a quarterly progress report in support of the quarterly claim under Clause 4(b).

- 4(a) The federal contribution clause is extended to provide for the new types of assistance.
- 4(a) i) unchanged, except to clarify that such claims are not to include travel and removal expenses of permanent employees of the provincial or federal government which are the direct responsibility of these parties. This does not however preclude such employees from receiving the other grants or having the other supplementary assistance, the same as any other property holder or acquirer.
- 4(a) ii) unchanged, and still applies to all approved removals.
- 4(a) iii) new, to provide for the 75% federal share of all the supplementary mortgage assistance advanced by the province under the new agreement clauses 3(e) iii) and iv). In case a mortgage becomes due and payable, the federal government shall be rebated 75% of the amount repayable, to be applied to the next quarterly claim.
- 4(b) The former 4(b) simplified because it was narrowly oriented to community resettlement, and amended to provide for recoverables which may now become more significant. Recoverables include not only mortgages becoming payable, but also any other recoveries made through error or fraud.
- 4(c) The former 4(c), amended merely to preface it with "on request". This provides for the request from the province to the Minister for the purposes of assistance in the provincial aspects, but it is understood that the Committee, through its federal representatives, may also request such assistance for some of the purposes of the committee.

5 unchanged

This set of interpretations of intent is based upon our direct and close participation in all the stages which led to this amended agreement, upon our understanding of the needs and intents of the province which led to their initial request, upon the positions.

taken with respect to the provincial request by the federal Cabinet and by officials of the various departments most directly involved, upon the administrative experiences under the original agreement, upon sociological research on the resettlement program, and finally upon comments made on drafts of the revised agreement by key federal and provincial officials.

Z.W. Sametz

R. Hart

Z.W. Sametz Economic Services R. Hart Industrial Development Service

ADDENDUM TO MEMORANDUM OF INTENT - NO. 1

The Memorandum was discussed at the meeting of the Fisheries Household Resettlement Committee at St. John's on July 14, 1967, and it was agreed that the following further clarifications be incorporated:

foundland custom whereby sons procure a house of their own before marriage, as an indication of their preparedness for settling down as well as to indicate their ability to support a family, if, at the time of resettlement, an adult son separates from the nuclear family and builds or buys a separate house with the intention of creating a new household, he can be treated as becoming a nuclear family. The purpose of supporting such an interpretation is to encourage mobility and labour force adjustment on the part of the key young labour force; at the same time, there must be a guarantee that this is a genuine intent and not made for speculative gain.

Consequently, to the Memorandum Page 2 "If they move separately into two dwellings, they are treated as two households" should be added the following clause

"(and for this purpose, an adult son who builds or buys a separate house with the intention of marrying shall be defined as being a nuclear family household - should he however vacate that separate house and move in with the original household within a two-year period, he shall refund all grants in excess of the grant to which he is entitled as a member of a household, and if he has received mortgage assistance, the full amount shall be due and payable)."

Clause 1(C)iv). The similar interpretation applies in other cases where two or more new households are being formed. Consequently, the interpretation should have added to it the phrase (after "destination")"
...except if two separate houses are bought or built with the intention of family formation".

P. 2 footnote:

In the definition of nuclear family, after "wife", add "(including common-law)".

Page 3 top Clause 3c.

To clarify intent, after "incorporated enterprise" add "(including Cooperatives)".

Page 8 Clause 3b.

To clarify the situation for legitimate petitioning signatures, the following interpretation should be added at the end: "Proxy signatures may be registered by the signature of the wife or other dependent of a householder, or by a public official, supported by an annex to the petition which includes an authorized letter from the householder or other supporting document."

Page 13 Clause 3(1)ii.

Add to interpretation the following:

"Absence of a specific application for use for a season is interpreted as non-use, and as non-exercise of the right of first refusal".

Although the Agreement refers only to reclaiming premises in evacuated outports, it is understood that "the Province may exercise such control as it deems necessary in partly evacuated outports, or with respect to premises of individual applicants."

SECTION 4

PROGRAM ADVISTORY COMMITTEE

STANDING FEDERAL-PROVINCIAL ADVISORY COMMITTEE

for the

Newfoundland Fisheries Household Resettlement Programme

Department (Federal)	Representative	Designation
Fisheries & Forestry	Dr. A. W. H. Needler (Chairman) L. S. Bradbury (A) R. Hart (Secretary) V. P. Rossiter	Deputy Minister Director Assistant Director Consultant - Co-ordinator
Central Mortgage & Housing Corporation	A. J. E. Smith F. P. Aubrey (A)	Director Assistant Director
Public Works	C. K. Hurst K. Bohringer (A)	Director Chief
Department (Provincial)		
Fisheries	E. M. Gosse R. Young	Deputy Minister Fisheries Development Authority
Community & Social Development	Z. W. Sametz K. M. Harnum (A)	Deputy Minister Director, Household Resettlement
Newfoundland & Labrador Housing Corporation	A. Vivian J. Seymour (A)	
Economic Development	A. Stacey	Assistant Deputy Minister
Highways	C. Knight A. Cochrane (A)	Deputy Minister Assistant Deputy Minister
Municipal Affairs	H. Rowe C. Keeping (A)	Deputy Minister
Education	P. J. Hanley F. Kirby (A)	Deputy Minister Professional Assistant to Deputy Minister
Public Welfare	R. L. Andrews G. Pope (A)	Deputy Minister Director, Social Assistance
Health	Dr. W. P. Collingwood	Consultant, Treatment Services

Industrial Development Service, Department of Fisheries & Forestry of Canada, OTTAWA. November 20, 1968. SECTION 5

FINANCIAL

Financial Claims

April 1, 1965 - December 31, 1969

SUMMARY

		Federal	Provincial \$	Total \$
Basic Resettlement Less Manpower Grants Moving Expenses Mortgage Payments Miscellaneous	\$3,940,300.00 16,300.00	3,924,000.00 466,892.45 302,000.56		466,892.45 402,667.40
	Total	4,692,893.01	2,287,376.78	(33%) 6,980,269.79
Number of Households: We			· · · · · · · · · · · · · · · · · · ·	
Number of Households Mo Number of People Moved	ved 3,064 15,113			
		Federal \$	Provincial \$	Total \$
Average Cost per Househ	old	1,531.62	_746.53	2,278.15
Source: Task Force - 0	ttawa			

Financial Claims

April 1, 1965 - December 31, 1967

		Federal \$	Provincial \$	Total \$
Basic Resettlement Household Member Grants Moving Expenses Miscellaneous	• • • • • • • • • • • • • • • • • • •	1,124,000.00 730,100.00 140,130.45	281,000.00 730,100.00 - 291.24	1,405,000.00 1,460.200.00 140,130.45 291.24
	Total	1,994,230.45 (66%)	1,011,391.24 (34%)	3,005,621.69
Number of Households Mo Number of People Moved	oved 1,405 7,252			
		Federal \$	Provincial \$	Total \$
Average Cost per Househ	old	1,419.38	719.85	2,139.23

Source: Task Force - Ottawa

Task Force - Ottawa

Newfoundland Resettlement Program
Department of Regional Economic Expansion

Financial Claims

January 1, 1968 - December 31, 1968

	Federal \$	Provincial \$	Total \$
Basic Resettlement \$963,800.00 Less Manpower Grants 9,300.00 Moving Expenses Mortgage Payments Miscellaneous	954,500.00 144,067.82 149,641.88	514,400.00 - 49,880.62 6,715.08	1,468,900.00 144,067.82 199,522.50 6,715.08
Total	1,248,209.70 (69%)	570,995.70 (31%)	1,819,205.40
Number of Households Moved 772 Number of People Moved 3,641 Number of Mortgages - Not Available Number of Manpower Grants - Not Available		· · · · · · · · · · · · · · · · · · ·	
	Federal \$	Provincial \$	Total \$
Average Cost per Household	1,616.85	739.63	2,356.48

Source: Task Force - Ottawa

Financial Claims

January 1, 1969 - December 31, 1969

		Federal \$	Provincial \$	Total \$
Basic Resettlement \$1,122,400.00 Less Manpower Grants 7,000.00 Moving Expenses Mortgage Payments Miscellaneous	- 1	1,115,400.00 182,694.18 152,358.68	648,000.00 - 50,786.22 6,203.62	1,763,400.00 182,694.18 203,144.90 6,203.62
Total		1,450,452.86 (67%)	704,989.84 (33%)	2,155,442.70
Number of Households Moved Number of People Moved Number of Mortgages Number of Manpower Grants 887 4,220 211		Federal	Provincial	Total
Average Cost per Household		\$ 1,635.24	\$ 794.80	**************************************

Source: Task Force - Ottawa

Supplementary Land Grants

April 1, 1968 - December 31, 1969

SUMMARY

Federal Provincial Total \$

302,000.56 100,666.84 402,667.40

Total Number of Mortgages - 426

Source: Task Force - Ottawa

Supplementary Land Grants

April 1, 1968 - December 31, 1969

	Federal \$	Provincial \$	Total \$
April 1, 1968 - June 30, 1968	68,338.50	22,779.50	91,118.00
July 1, 1968 - September 30, 1968	5,319.38	1,773.12	7,092.50
October 1, 1968 - December 31, 1968	75,984.00	25,328.00	101,312.00
January 1, 1969 - March 31, 1969	65,823.75	21,941.25	87,765.00
April 1, 1969 - June 30, 1969	9,825.00	3,275.00	13,100.00
July 1, 1969 - September 30, 1969	19,695.00	6,565.00	26,260.00
October 1, 1969 - December 31, 1969	57,014.93	19,004.97	76,019.90
TOTAL	302,000.56	100,666.84	402,667.40

Supplementary Land Grants

Yearly Basis

	Federal \$	Provincial \$	Total
April 1, 1968 - December 31, 1968	149,641.88	49,880.62	199,522.50
Number of \$1000 Mortgages - 215 Number of \$3000 Mortgages - nil			
January 1, 1969 - December 31, 1969	152,358.68	50,786.22	203,144.90

Number of \$1000 Mortgages - 210 Number of \$3000 Mortgages - 1

Source: Task Force - Ottawa

SECTION 6

PROGRAM MOBILITY DATA TRENDS AND ANALYSIS

PROGRAM MOBILITY DATA, TRENDS & ANALYSES

A continuing analysis is carried out of population movement and expenditures directly associated with the Newfoundland Resettlement Program.

The monthly trends and analyses are based on data arising out of the implementation of the program. These data show the pattern and flow of migration and the community of origin and destination within the Province of Newfoundland and Labrador. The findings provide, in turn, a basis for the planning, programming and budgetary aspects of the Newfoundland Resettlement Program.

In the early stages of the program, and to facilitate movement to areas of labour demand, receiving centres were classified into the following groups:

- a) Designated Major Fishery Growth Centres
- b) Other or Minor Fishery Growth Centres
- c) Other designated Growth Centres
- d) Other approved Organized Reception Centres

While persons were eligible for the standard financial assistance to move to areas where they could improve their circumstances, supplementary land lot assistance was provided for major adjustments involved in moving to one of the four listed categories.

First priority has been given to an intensive study and analysis of household mobility trends from evacuated communities to non-designated relocation communities and the determination of the relative geographical commuting distance to the designated relocation centres. These findings are summarized on pages 58 to 68.

V.P. Rossiter, Task Force Director, Newfoundland Resettlement Program, Department of Regional Economic Expansion, Ottawa. June 1970.

Newfoundland Fisheries Resettlement

Mobility Trends to

Relocation Centres

April 1, 1965 - December 31, 1969

SUMMARY

Total Number of

			Households Resettled	_%_	Population Resettled	<u>%</u>
Α.	8	Designated Major Fishery Growth Centres	392	12.8	2,052	13.6
В.	18	Other Fishery Growth , Centres	327	10.7	1,788	11.8
С.	11	Other Designated Growth Centres	318	10.4	1,512	10.0
D. /	32	Approved Organized Reception Centres	807	26.3	4,117	27.2
Ε.	215	Other Relocation Communities	1,220	39.8	5,644	37.4
*	ı	Grand Total	3,064	100.0	15,113	100.0

Source: Task Force - Ottawa

Task Force, Newfoundland Resettlement Program, Department of Regional Economic Expansion, Ottawa. May 20, 1970

FEDERAL NEWFOUNDLAND FISHERIES HOUSEHOLD RESETTLEMENT PROGRAM

MOBILITY TRENDS TO RELOCATION CENTRES

APRIL 1,1965 — DECEMBER 31,1969



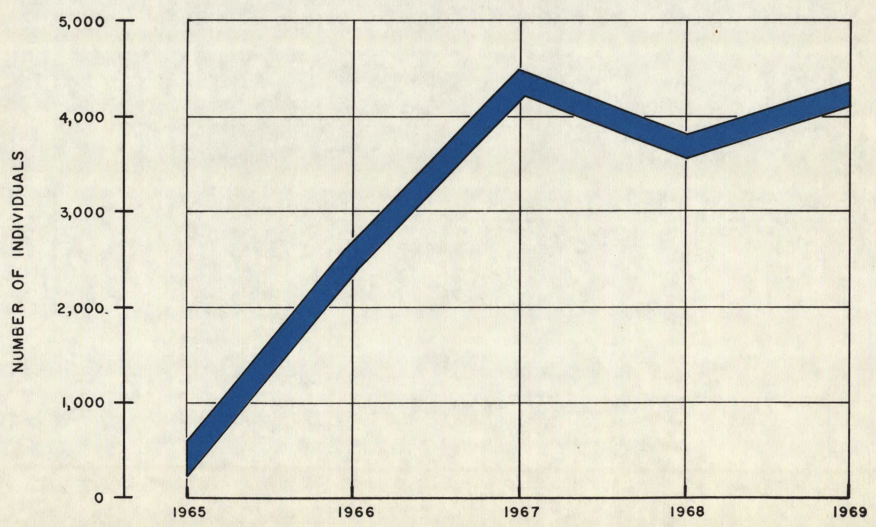
TASK FORCE - OTTAWA
NEWFOUNDLAND RESETTLEMENT PROGRAM
DEPARTMENT OF REGIONAL ECONOMIC EXPANSION

MAY 1970 , B. DUFFIELD

53 -

MOBILITY TRENDS TO RELOCATION CENTRES

APRIL I, 1965 — DECEMBER 31, 1969
TOTAL NUMBER OF INDIVIDUALS RESETTLED ______ 15, 113



TASK FORCE — OTTAWA
NEWFOUNDLAND RESETTLEMENT PROGRAM
DEPARTMENT OF REGIONAL ECONOMIC EXPANSION

Newfoundland Resettlement Program Mobility Trends

April 1, 1965 - December 31, 1967

Total Number of

		Households Resettled	<u> </u>	Population Resettled	_ %
				•	•
Α.	8 Designated Major Fishery Growth Centres	131	9.32	783	10.79
В.	17 Other Fishery Growth Centres	151	10.75	829	11.43
C.	11 Other Designated Growth Centres	145	10.32	768	10.59
D.	35 Approved Organized Reception Centres	373	26.55	1,881	25.95
E.	158 Other Relocation Communities	605	43.06	2,991	41.24
	GRAND TOTAL	1,405	100.00	7,252	100.00

Source: Task Force - Ottawa

Newfoundland Resettlement Program Mobility Trends

January 1, 1968 - December 31, 1968

			·, · · ·	Total 1	Number of	
			ouseholds esettled	%	Population Resettled	<u></u> %
Α.	8 Designated Major Fishery Growth Centres		136	17.61	699	19.20
В.	17 Other Fishery Growth Centres		102	13.21	554	15.22
C.	11 Other Designated Growth Centres		95	12.31	401	11.01
D •	35 Approved Organized Reception Centres		216	27.98	1,089	29.91
Ε.	181 Other Relocation Communities	,	223	28.89	898	24.66
	GRAND TOTAL	 3	 772	100.00	3,641	100.00

Source: Task Force - Ottawa

Newfoundland Resettlement Program Mobility Trends

January 1, 1969 - December 31, 1969

Total	Number	ο£

		Households Resettled	%	Population Resettled	%
			,		
Α.	8 Designated Major Fishery Growth Centres	125	14.09	570	13.51
в.	18 Other Fishery Growth Centres	74	8.34	405	9.60
C.	11 Other Designated Growth Centres	78	8.79	343	8.13
D.	32 Approved Organized Reception Centres	218	24.58	1,147	27.18
Ε.	215 Other Relocation Communities	392	44.20	1,755	41.58
	GRAND TOTAL	887	100.00	4,220	100.00
	1	· · · · · · · · · · · · · · · · · · ·			

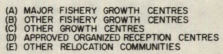
Source: Task Force - Ottawa

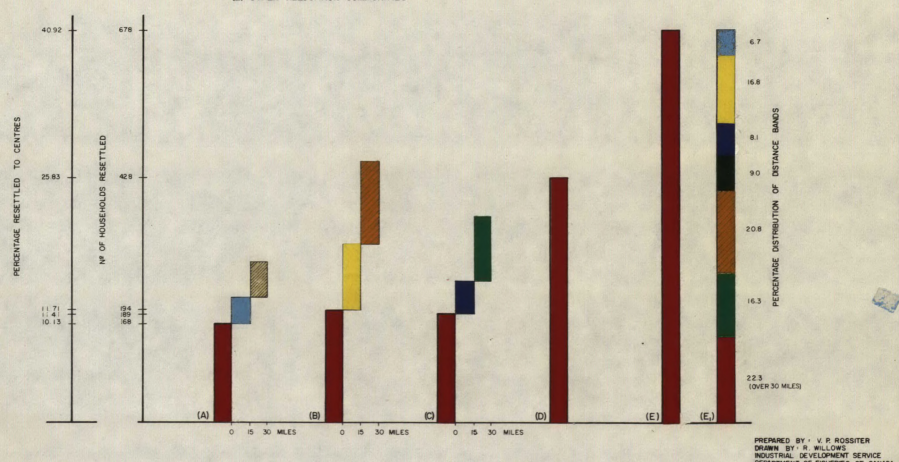
FED./ PROV. FISHERIES HOUSEHOLD RESETTLEMENT PROGRAM

DISTANCE COMMUTING BANDS

NON-DESIGNATED RELOCATION COMMUNITIES TO DESIGNATED GROWTH CENTRES

APRIL 1, 1965 TO JUNE 30, 1968





PREPARED BY V. P. ROSSITER
DRAWN BY R. WILLOWS
INDUSTRIAL DEVELOPMENT SERVICE
DEPARTMENT OF FISHERIES OF CANADA OTTAWA OCTOBER, 1968

Distance Commuting Bands

Mon-Designated Relocation Communities to Designated Growth Centres

Federal-Provincial Fisheries Household Resettlement Program

April 1, 1965 - June 30, 1968

	Designated Major Fishery Growth Centres		Other Corowth		Other Designated Growth Centres		
	Communities No. %	Households No. %	Communities	Households	Communities	Households	
0 - 5 miles 5 - 10 " 10 - 15 " 15 - 20 " 20 - 30 " Over 30 miles	9 5.8 4 2.6 2 1.3 6 3.9 17 11.1 116 75.3	31 4.6 12 1.8 2 0.3 18 2.7 43 6.3 572 84.3	4 2.6 7 4.5 8 5.2 11 7.2 15 9.7 109 70.8 154 100.0	11 1.6 49 7.2 54 8.0 88 13.0 53 7.8 423 62.4	4 2.6 3 2.0 9 5.8 12 7.8 19 12.3 107 69.5	24 3.5 13 1.9 18 2.7 39 5.8 72 10.6 512 75.5	
Communities and	Application of the Control of the Co						
Households Located within:	Communities	Households No. %	Communities No. %	Households	Communities	<u>Households</u> No. ⋽	
0 - 5 miles 0 - 10 " 0 - 15 " 0 - 20 " 0 - 30 "	9 5.8 13 8.4 15 9.7 21 13.6 38 24.7	31 4.6 43 6.4 45 6.7 63 9.4 106 15.7	4 2.6 11 7.1 19 12.3 30 19.5 45 29.2	11 1.6 60 8.8 114 16.8 202 29.8 255 37.6	4 2.6 7 4.6 16 10.4 28 18.2 47 30.5	24 3.5 37 5.4 55 8.1 94 13.9 166 24.5	
0 - 15 " 15 - 30 "	15 9.7 23 15.0	45 6.7 61 9.0	19 12.3 26 16.9	114 16.8 141 20.8	16 10.4 31 20.1	55 8.1 111 16.4	

Industrial Development Service
Department of Fisheries of Canada, Ottawa

' Movember 13, 1968

Distance to Major Fishery Growth Centres from Non-Designated Relocation Communities

by Number of Households

Federal-Provincial Fisheries Household Resettlement Program

Newfoundland - June 30, 1968.

		DI	STANCE :	IN MILE	<u>s</u>				
Major Fishery Growth Centre	O - 4.9 No. of Households	5-9.9 No. of Households	10 - 14.9 No. of Households	15 - 19.9 No. of Households	20 - 29.9 No. of Households	30 Miles & Over No. of Households		No. of Households	<u>Fotal</u> %
Burin Fermeuse Fortune Grand Bank	20 4 -	1 -		2 1 -	11 1			23. 17 1	3.4 2.5 0.1
Harbour Breton Harbour Grace Marystown Trepassey	- - 7	7 4	- 1 -	6 9	8 13 10	26 497 46		34 524 76 3	5.0 77.3 11.2 0.5
Total	31	12	2	18	43	572	4	678	100.0
	No. of Communities	No. of Communities	No. of Communities	No. of Communities	No. of Communities	No. of Communities	. * . *	No. of Communities	%
Burin Fermeuse Fortune	6 1 -	1 -	ī -	1 1 -	- 4 1	- -		8 7 1	5.2 4.5 0.7
Grand Bank Harbour Breton Harbour Grace Marystown	- - 2	- 1 2	- - -	2 2	1 7 4	5 104 6		6 115 16	3.9 74.6 10.4
Trepassey Total	9	4	2	6	17	116		154	0,7

Industrial Development Service Department of Fisheries of Canada Ottawa, Ontario. November 14, 1968.

Distance to Other Fishery Growth Centres from Non-Designated Relocation Communities

by Number of Households

Federal-Provincial Fisheries Household Resettlement Program

Newfoundland - June 30, 1968

••		D]	ISTANCE	IN MIL	<u>s</u>		•	
Other Fishery Growth Centres	$\frac{O - 4.9}{\text{No. of}}$ Households	5 - 9.9 No. of Households	10 - 14,9 No. of Households	15 - 19.9 No. of Households	20 - 29.9 No. of Households	30 Miles & Over No. of Households	No. of Households	tal %
Bonavista	_ _	1	· -	ests.			. 1	0.1
Burgeo			_			· ·	-	
Carbonear	. 7	, 20	5	_	70 °	29	51	7.5
Catalina .	-	_	-	7		~/	7	0.1
Channel	~		,	ī	·		. .	0.7
Englee	~	18		-	2		20	3.0
Fox Harbour	•••	23	9	1	22	191	246	36.4
LaScie	1	_	_	9		30	40	5.9
Old Perlican	~		1	<u>.</u>	-		7	0.1
Port aux Basques		•	-	***	_	31.	31	4.6
Port au Cheix			17	-	1	. 8	26	3.8
Port Union	· 	e 🚗 , 💉 🗀 e		11	· 8	63	82	12.2
Ramea		, 	_	-	~	22	22	3.2
Riverhead	***	•••	-	_	2	3	~~	0.7
5t. Anthony		•	22	-		-	22	3.2
St. Brides	-	7807	*. 	_			- ·	_
St. Marys	-	~	-	_		10	10	1.5
<i>I</i> willingate	1	7		7	_	200	15 °	2.2
Valleyfield	2	-	•	58	4	36	100	14.8
Total	11	49	54	88	53	423	678	100.0

Distance to Other Fishery Growth Centres from Mon-Designated Relocation Communities

by Number of Households

Federal-Provincial Fisheries Household Resettlement Program

Newfoundland - June 30, 1968

DISTANCE IN MILES Other Fishery 30 Miles Growth Centres 15 - 19.9 & Over 10 - 14.9Total No. of No. of No. of No. of No. of Communities Communities Communities Communities Communities Communities Communities Bonavista 0.7 Burgeo Carbonear 18 11.6 11 Catalina 1 0.7 Channel 1.3 Englee 2 Fox Harbour 30.5 LaScie 9 5.8 Old Perlican 1 0.7 Port aux Bascues 13 13 8.4 Port au Choix 5 13 3 4.5 Port Union 18 11.6 Ramea 2.0 Riverhead St. Anthony St. Brides St. Marys 3.3 Twillingate Valleyfield 12 15 7 Total 11 15 109 100.0 154

Industrial Development Service, Department of Fisheries, Ottawa, Ontario. November 14, 1968.

Distance to Other Designated Growth Centres from Non-Designated Relocation Communities

by Number of Households

Federal-Provincial Fisheries Household Resettlement Program

Newfoundland - June 30, 1968

Total	L	4	3	.1 9	12	19	107		154	100.0
Windsor			#>		1	2	6.		9	5.8
Wabush		- -	€	es		-	2		2 .	1.3
St. Lawrence		-	1.	2	7	4	14	,	28	18.2
St. John's		2	l	. 3	3	3	9		21	13.6
St. Albans		-		•	-	3	1		4	2.6
Milltown		-	, 403	•	-	-	-			-
Labrador City		-	**	665	-	- '	. 479		Con .	-
Grand Falls		am		. .	-	-	īi		ii	7.2
Gander		-	 	• 1	***	-	Ĩ3 ·		14	9.1
Corner Brook Dunville		<u>1</u> 1	- 1	3 -	1 -	<u>1</u> 6	22 29		28 - 37	18.2 24.0
		No. of Communities	No. of Communities	No. of Communities	No. of Communities	No. of Communities	No. of Communities		No. of Communities	4,
Total		24	13	18	39	72	512	•	678	100.0
Windsor		-			5	2	24		31	4.6
Wabush		€5	•	- -		-	19		19 ·	2.8
St. Lawrence		42	2	9	17	14	25 67		109	16.]
St. John's		2	2	. 5	5	8	25		47	6.9
St. Albana			_			22	3		25	3.7
Labrador Gity Milltown		••••••••••••••••••••••••••••••••••••••	-	 ,		. -	_	•		_
Grand Falls		-	•	- .		. •	. 37		- 32)•2 -
Gander		OM	-	1	•	-	80 35		81 35	11.9 5.2
Dunville		20	9	· <u>-</u>	-	25	175		229	33.7
Corner Brook		2	-	3	12	1	84		102	15.1
athaen ounside	:	No. of Households	No. of Eouseholds	No. of Households	No. of Households	No. of Households	No. of Households		No. of Households	%
Over Designaced Growth Centres	L	0 - 4.9	5 - 9.9	10 - 14.9	15 - 19.9	20 - 29.9	& Over		To	tal
Other Designated		•					30 Miles			

Distribution of Resettlement Population by School Age, Work Force and Pension Groups

in Major Fishery Growth Centres and Non-Designated Relocation Communities

Federal-Provincial Fisheries Household Resettlement Program

Newfoundland - June 30, 1968

· · · · · · · · · · · · · · · · · · ·	<u>To</u> 1	<u>el</u>		hool Group 0 - 4)		Age Group - 14)	Work (15 -	Force 64)		on Group rs & over)
	No.	Z	No.	Z	No.	%	No.	8 8	No.	%
Major Fishery Growth Centres	967	23.2	151	26.1	292	25.2	497	22.8	27	12.5
Non-Designated Relocation Communities	3,201	76.8	428	73.9	890	74.8	1,694	77.2	189	87.5
Total	4,168	100.0	579	100.0	1,182	100.0	2,191	100.0	216	100.0

Industrial Development Service, Department of Fisheries, Ottawa, Ontario. November 15, 1968.

Distribution of Resettlement Population by School Age, Work Force and Pension Groups

in Other Crowth Centres and Non-Designated Relocation Communities

Federal-Provincial Fisheries Household Resettlement Program

Newfoundland - June 30, 1968

	<u>To</u>	<u>tal</u>		hool Group 0 - 4)		Age Group - 14)	<u>Work</u> (15 -	Force 64)		on <u>Group</u> rs & over)
	No.	ď	No.	BR.	No.	80	No.	Ø R	No.	%
Other Growth Centres	2,043	39.0	303	41.5	577	39.3	1,032	37.9	131	40.9
Non-Designated Relocation Communities	3,201	61.0	428	58.5	890	60.7	1,694	62.1	. 189	59.1
Total	5,244	100.0	731	100.0	1,467	100.0	2,726	100.0	320	100.0

Industrial Development Service, Department of Fisherles, Ottawa, Ontario. November 15, 1968.

Distribution of Resettlement Fogulation by School Age, Work Force and Pension Groups

in Approved Organized Reception Centres and Non-Designated Relocation Communities

Federal-Provincial Fisheries Household Resettlement Program

Newfoundland - June 30, 1968

	<u>To</u>	t <u>al</u>	Pre-Sc	hool Group 0 - 4)	<u>School</u> (5	Age Group - 14)	Work (15 -	Force 64)		on Group rs & over)
	No.	%	No.	, %	No.	78	No.	\$	No.	% .
Approved Organized Reception Centres	2,142	40.1	260	37.8	599	40.2	1,129	40.0	154	44.9
Non-Designated Relocation Communities	3,201	59.9	428	62.2	890	59.8	1,694	60.0	189	55.1
Total	5,343	100.0	688	100.0	1,489	100.0	2,823	100.0	343	100.0

Industrial Development Service, Department of Fisheries, Ottawa, Ontario. November 15, 1968.

Mobility Trends to Non-Designated Relocation Communities

Distribution of Resettlement Population by Sex and Age Groups

Federal-Provincial Fisheries Household Resettlement Program

Newfoundland - June 30, 1968

		TOTAL	MALE	FEM	ALE
		No. %	No. %	Ŋo.	%
Less than 5 years 5 - 9 years 10 - 14 15 - 19 20 - 24 25 - 34 35 - 44 45 - 54 55 - 64 65 - 69 70 years and over		428 13.4 464 14.5 426 13.3 398 12.5 253 7.9 308 9.6 279 8.7 260 8.1 196 6.1 81 2.5 108 3.4	207 12.1 232 13.5 209 12.2 210 12.2 148 8.7 164 9.6 170 9.9 140 8.2 113 6.6 47 2.8 72 4.2	221 232 217 188 105 144 109 120 83 34	14.8 15.6 14.6 12.6 7.1 9.7 7.2 8.1 5.6 2.3 2.4
	Total	3,201 100.0	1,712 100.0	1,489	100.0

Industrial Development Service, Department of Fisheries, Ottawa, Ontario. November 15, 1968

Distribution of Work Force and Pension Groups

Federal-Provincial Fisheries Household Resettlement Program

Newfoundland - June 30, 1968

	Total Resettlemer Population	nt 	Work Force Gr 14 - 64 year		Pension 65 year	n Group ers ÷
	No. Z			al Resettled ork Force Groups	No.	Total Resettled Pension Groups
Major Fishery Growth Centres Other Fishery Growth Centres Approved Organized Reception Centres Other Designated Growth Centres Non-Designated Relocation Communities	967 11. 1,096 13. 2,142 25. 947 11. 3,201 38.	.1 .7 .3	497 536 1,129 496 1,694	11.0 12.8 25.9 11.4 38.9	27 49 154 82 189	5.5 9.8 30.7 16.3 37.7
Total	8,353 100.	<u>.0</u>	4,352	100.0	501	100.0

Industrial Development Service, Department of Fisheries, Ottawa, Ontario. November 18, 1968. SECTION 7

DESIGNATED RELOCATION CENTRES

RELOCATION CATEGORIES

June 30, 1968

A. Designated Major Fishery Growth Centres

Burin Fermeuse-Renews Fortune Grand Bank Harbour Breton Harbour Grace Marystown Trepassey

B. Other Fishery Growth Centres

Bonavista
Burgeo
Carbonear
Catalina
Channel
Englee
Fox Harbour
LaScie
Old Perlican

Port aux Basques Port au Choix Ramea Riverhead - St. Mary's St. Anthony St. Bride's

St. Bride's St. Mary's Twillingate Valleyfield

Port Union

C. Other Designated Growth Centres

Corner Brook
Dunville
Gander
Grand Falls
Labrador City

Windsor

Milltown
St. Alban's
St. John's
St. Lawrence
Wabush

D. Approved Organized Reception Centres

Arnold's Cove Badger's Quay Baie Verte Bay Roberts Bishop's Falls Botwood Buchans Carmanville Cartwright Clarenville Clarke's Beach Deer Lake Freshwater Carnish Glenwood Glover town Happy Valley

Heart's Content **Holyrood** Isle aux Morts Jerseyside Lewisporte Mount Pearl Newtown North River Pasadena Placentia Placentia Port Saunders Rushoon South River Spaniard's Bay Springdale Stephenville St. George's

Wesleyville

Source: Federal-Provincial Advisory Committee for Newfoundland Fisheries Household Resettlement Program

Designated Major Fishery Growth Centres

Age Structures

Program Population Analysis

April 1, 1965 - December 31, 1969

Age Group	<u>Male</u>	Female	<u>Total</u>
0 - 4	193	142	335
5 - 9	147	150	297
10 -14	135	139	274
15 -19	126	131	257
20 -24	96	80	176
25 -34	113	84	197
35 -44	84	69	153
45 -54	70	50	120
55 -64	56	44	100
65 -69	25	9	34
70 +	17	15	32
Indeterminate Age	; · · · ·	-	77
TOTAL	1,062	913	2,052

Source: Task Force - Ottawa

Other Fishery Growth Centres

Age Structures

Program Population Analysis

April 1, 1965 - December 31, 1969

·					
Age Group		<u>Male</u>		<u>Female</u>	<u>Total</u>
0 - 4		155	. , .	139	294
5 - 9		126		139	265
10 -14		145		124	269
15 -19		98		100	198
20 -24		60		70	130
25 -34		91		66	157
35 -44		82		61	143
45 -54		64		47	111
55 -64		48		32	80
65 -69		13	***	. 11	24
70 +		25		18	43
Indeterminat	e Age			···. - .	74
			:		
TOTAL	•	. 907		807	1,788

Source: Task Force - Ottawa

Federal-Newfoundland Fisheries Household Resettlement Program Other Designated Growth Centres

Age Structures

Program Population Analysis

April 1, 1965 - December 31, 1969

Age Group	<u>Male</u>	<u>Female</u>	<u>Total</u>
0 - 4	90	127	217
5 - 9	108	81	189
10 -14	89	85	174
15 -19	76	86	162
20 -24	75	62	137
25 -34	87	60	147
35 -44	55	46	101
45 -54	60	55	115
55 -64	49	35	84
65 -69	20	19	39
70 +	39	46	85
Indeterminate Age	-	<u>-</u>	62
TOTAL	748	702	1,512

Source: Task Force - Ottawa

Federal-Newfoundland Fisheries Household Resettlement Program Approved Organized Reception Centres

Age Structures

Program Population Analysis

April 1, 1965 - December 31, 1969

	` · · · · · · · · · · · · · · · · · · ·		
Age Group	<u>Male</u>	<u>Female</u>	<u>Total</u>
0 - 4	286	249	535
5 - 9	301	324	625
10 -14	289	287	576
15 -19	271	224	495
20 -24	155	1.34	289
25 -34	182	162	344
35 -44	163	130	293
45 -54	160	124	284
55 -64	135	97	232
65 -69	55	39	94
70 +	80	61	141
Indeterminate Age	-	<u>-</u>	209
TOTAL	2,077	1,831	4,117

Source: Task Force - Ottawa

Other Relocation Communities

Age Structures

Program Population Analysis

April 1, 1965 - December 31, 1969

· Anni Connu	Wala	Tamal a	Total
Age Group	Male	<u>Female</u>	
0 - 4	375	369	744
5 - 9	381	366	747
10 - 14	336	356	692
15 - 19	318:	299	617
20 - 24	241	192	433
25 - 34	294	242	536
35 - 44	276	178	454
45 - 54	238	189	427
55 - 64	198	141	339
65 - 69	76	54	130
70 +	120	83	203
Indeterminate Age	.	-	322
TOTAL	2,853	2,469	5,644

Source: Task Force - Ottawa

Designated Major Fishery Growth Centres

Age Structures

Program Population Analysis

April 1, 1965 - December 31, 1967

Age Group	Male	Female	<u>Total</u>
0 - 4	74	49	123
5 9	65	59	124
10 - 14	60	57	117
15 - 19	51	52	103
20 - 24	37	28	65
25 - 34	34	31	65
35 - 44	29	32	61
45 - 54	32	27	59
55 - 64	25	13	38
65 - 69	6	4	10
70 +	5	5	10
Indeterminate Age	-	-	8
TOTAL	418	357	783

Source: Task Force - Ottawa

Other Fishery Growth Centres

Age Structures

Program Population Analysis

April 1, 1965 - December 31, 1967

Age Group	Ma	<u>ale</u>	Female	<u>Total</u>
0 - 4		74	55	129
5 - 9		59	60	119
10 - 14	•	73	52	125
15 - 19		44	47	91
20 - 24	· .	22	42	64
25 - 34	1	43	33	76
35 - 44		40	35	75
45 - 54		33	31	64
55 - 64		16	17	33
65 - 69	•	9	7	16
70 +		13	9	22
Indeterminate Age		· · · · · · · · · · · · · · · · · · ·	. MARI	15
TOTAL	4	26	388	829

Source: Task Force - Ottawa

Other Designated Growth Centres

Age Structures

Program Population Analysis

April 1, 1965 - December 31, 1967

	4		
Age Group	<u>Male</u>	<u>Female</u>	<u>Total</u>
0 - 4	43	53	96
5 – 9	64	40	104
10 - 14	51	44	95
15 - 19	46	43	89
20 - 24	36	29	65
25 - 34	36	30	66
35 - 44	23	28	51
45 - 54	30	34	64
55 - 64	28	22	50
65 - 69	10	9	19
70 +	25	23	48
Indeterminate Age		nose.	21
TOTAL	392	355°	768
		:	

Source: Task Force - Ottawa

Approved Organized Reception Centres

Age Structures

Program Population Analysis

April 1, 1965 - December 31, 1967

Age Group	<u>Male</u>	<u>Female</u>	Total
0 - 4	120	95	215
5 - 9	126	130	256
10 - 14	142	118	260
15 - 19	127	114	241
20 - 24	78 :	66	144
25 - 34	78	74	152
35 - 44	72	69	141
45 - 54	91	72	163
55 - 64	66	55	121
65 - 69	34	22	56
70 +	38	34	72
Indeterminate Age	e · · · - · · .		60
TOTAL	972	849	1,881

Source: Task Force - Ottawa

Other Relocation Communities

Age Structures

Program Population Analysis

April 1, 1965 - December 31, 1967

Age Group	<u>Male</u>	Female_	<u>Total</u>
0 - 4	183	200	383
5 - 9	201	197	398
10 -/-14	174	186	360
15 - 19	190	150	340
20 - 24	136	102	238
25 - 34	141	129	270
35 - 44	154	100	254
45 - 54	129	119	248
55 - 64	104	70	174
65 - 69	42	35	77
70 +	61	33	94
Indeterminate Age	- <u>-</u>	-	155
TOTAL	1,515	1,321	2,991

Source: Task Force - Ottawa

Designated Major Fishery Growth Centres

Age Structures

Program Population Analysis

January 1, 1968 - December 31, 1968

Age Group	<u>Male</u>	<u>Female</u>	<u>Total</u>
0 - 4	65	44	109
5 - 9	47	53	100
10 - 14	45	52	97
15 - 19	40	47	87
20 - 24	33	26	59
25 - 34	41	30	71
35 - 44	30	20	50
45 - 54	18	10	28
55 - 64	15	15	30
65 - 69	12	2	14
70+	8	4	12
Indeterminate Age	· -	· · · · · · · · · · · · · · · · · ·	42
TOTAL	354	303	699

Source: Task Force - Ottawa

Other Fishery Growth Centres

Age Structures

Program Population Analysis

January 1, 1968 - December 31, 1968

Age Group	<u>Male</u>	Fema1e	<u>Total</u>
0 - 4	45	48	93
5 - 9	33	45	78
10 - 14	44	46	90
15 - 19	34	33	67
20 - 24	20	13	33
25 - 34	26	20	46
35 - 44	19	14	33
45 - 54	. 22	10	. 32
55 - 64	18	5	23
65 - 69	3	2	5
70+	. 7	2	9
Indeterminate Age		-	45
TOTAL	271	238	554
•			

Source: Task Force - Ottawa

Other Designated Growth Centres

Age Structures

Program Population Analysis

January 1, 1968 - December 31, 1968

Age Group	Male	Female .	<u>Total</u>
0 - 4	21	43	64
5 - 9	18	22	40
10 - 14	21	15	36
15 - 19	14	26	40
20 - 24	19	18	37
25 - 34	31	15	46
35 - 44	20	11.	31
45 - 54	17	11	28
55 - 64	12	5	17 .
65 - 69	4	7	11
70+	11	` 14	25
Indeterminate Age	mori		26
	`		· · · · · · · · · · · · · · · · · · ·
TOTAL	188	187	401
<u> </u>	· · · · · · · · · · · · · · · · · · ·		

Source: Task Force - Ottawa

Approved Organized Reception Centres

Age Structures

Program Population Analysis

January 1, 1968 - December 31, 1968

•	•	•	
Indeerminate Age			· · · · · · · · · · · · · · · · · · ·
Indeterminate Age	· • •		98
7.0+	22	9	31
65 - 69	9	8	17
55 - 64	39	22	61
45 - 54	34	27	61
35 - 44	38	24	62
25 - 34	50	40	90
20 - 24	36	30	66
15 - 19	64	57	121
10 - 14	86	87	173
5 - 9	84	80	164
0 - 4	82	63	145
Age Group	<u>Male</u>	<u>Female</u>	<u>Total</u>

Source: Task Force - Ottawa

Other Relocation Communities

Age Structures

Program Population Analysis

January 1, 1968 - December 31, 1968

Age Group	Male	<u>Female</u>	Total
0 - 4	49	55	104
5 - 9	48	59	107
10 - 14	56	54	110
15 - 19	33	58	91
20 - 24	42	25	67
25 - 34	60	36	96
35 - 44	42	23	65
45 - 54	41	21	62
55 - 64	35	26	61
65 - 69	12	3	15
70 +	233	16	39
Indeterminate Age	-	-	81
TOTAL	441	376	898

Source: Task Force - Ottawa

Designated Major Fishery Growth Centres

Age Structures

Program Population Analysis

January 1, 1969 - December 31, 1969

Age Group	Male	Female	<u>Total</u>
0 - 4	54	49	103
5 - 9	- 35	38	73
10 - 14	30	30	60
15 - 19	35	32	67
20 - 24	26	26	52
25 - 34	38	23	61
35 - 44	25	17	42.
45 - 54	20	13	33
55 - 64	16	16	32
65 - 69	7	3	10
70 +	4	. 6	10
Indeterminate Age	.	Land Carlot Carl	27
TOTAL	290	253	570

Source: Task Force - Ottawa

Other Fishery Growth Centres

Age Structures

Program Population Analysis

January 1, 1969 - December 31, 1969

Age Group	<u>Male</u>		Female	<u>Total</u>
0 - 4	36		36	72
5 - 9	34	p*	34	68
10 - 14	28	•	26	54
15 - 19	20		20	40
20 - 24	18		15	33
25 - 34	22		13	35
35 - 44	23		12	35
45 – 54	9		6	15
55 - 64	14		10	24
65 - 69	1		2	3
70 +	5	*	7	12
Indeterminate Age	· -		-	14
			· .	
TOTAL	210		181	405
				-

Source: Task Force - Ottawa

Other Designated Growth Centres

Age Structures

Program Population Analysis

January 1, 1969 - December 31, 1969

Age Group	<u>Male</u>	Female	<u>Total</u>
0 - 4	26	31	57
5 - 9	26	19	45
10 - 14	17	26	43
15 - 19	16	17	33
20 - 24	20	15	35
25 - 34	20	15	35
35 - 44	12	7	19
45 - 54	13	10	23
55 - 64	19	8	27
65 - 69	6	3	9
70+	3	9	12
Indeterminate Age	<u>-</u> · :	• • • • • • • • • • • • • • • • • • •	15
MARKET BACKET SERVICE CONT. TO SERVICE	* .		
TOTAL	178	160	353

Source: Task Force - Ottawa

Approved Organized Reception Centres

Age Structures

Program Population Analysis

January 1, 1969 - December 31, 1969

Age Group	<u>Male</u>	<u>Female</u>	<u>Total</u>
0 - 4	84	91	175
5 - 9	91	114	205
10 - 14	61	82	143
15 - 19	80	53	133
20 - 24	41	38	79
25 - 34	54	48	102
35 - 44	53	37	90
45 - 54	35	25	6.0
55 - 64	30	20	50
65 - 69	12	9	21
70+	20	18	38
Indeterminate Age	NAME .	· 	51
TOTAL	561 ;	535	1,147

Source: Task Force - Ottawa

Other Relocation Communities

Age Structures

Program Population Analysis

January 1, 1969 - December 31, 1969

Age Group	<u>Male</u>	<u>Female</u>	<u>Total</u>
0 - 4	143	114	257
5 - 9	132	110	242
10 - 14	106	116	222
15 - 19	95	91	186
20 - 24	63	65	128
25 - 34	93	77	170
35 - 44	80	55	135
45 - 54	68	49	117
55 - 64	59	45	104
65 - 69	22	16	38
70 +	36	34	70
Indeterminate Age	-	- , ·	86
TOTAL	897	772	1,755

Source: Task Force - Ottawa

HB Canada. Dept. of Reg. 1990 Economic Expansion. N5 C32 no.49

DATE DUE DATE DE RETOUR

DATE DE	DATE DE HETCON		
JUL 1 3 2012			
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