

# TŁICHQ ASSEMBLY MEMBERS AND CHIEFS TRANSITION ALLOWANCE LAW

## OFFICIAL CONSOLIDATED VERSION

This consolidation does not operate as new law.

In the event of an inconsistency between this consolidated law and the original law or a subsequent amendment as passed by the Tłichq Assembly, the original law or amendment prevails to the extent of the inconsistency, except in the case of an obvious error such as incorrect numbering, cross referencing or spelling.

The Laws Guardian is authorized under section 4(c) of the *Law Respecting the Consolidation of Tłichq Laws and Regulations* to correct grammatical and typographical errors without changing the substance of any enactment.

The authoritative texts of Tłichq laws and amendments can be accessed online from <https://www.tlichq.ca/government/documents>

This official consolidated version is published by the Tłichq Laws Guardian and can be accessed online from: <https://www.tlichq.ca/government/documents>

Table of Legislative Changes

<b>Name of Law</b>	<b>Date Enacted</b>	<b>Section(s) Amended</b>
Amendment to the Tłichq Assembly Members and Chiefs Transition Allowance Law	February 24, 2010	s. 4(b) repealed and replaced

## Title

1. This Law may be cited as the *Tłı̄chọ Assembly Members and Chiefs Transition Allowance Law*.

## Definitions

2. In this Law the definitions shall have the same meaning as the *Tłı̄chọ Assembly and Chiefs Executive Council Law*.
3. “Annual Salary” means:
  - (a) For a member of the Assembly- the base plus other amounts referred to in Sections 1 and 4 of Schedule A to the *Tłı̄chọ Assembly and Chiefs Executive Council Schedule B Amendment Law 2005*.
  - (b) For a Chief - the annual remuneration referred to in Sections 2 and 4 of Schedule A to the *Tłı̄chọ Assembly and Chiefs Executive Council Schedule B Amendment Law 2005*.
  - (c) For the Grand Chief the annual remuneration referred to in Sections 3 and 4 of Schedule A to the *Tłı̄chọ Assembly and Chiefs Executive Council Schedule B Amendment Law 2005*.

## Transition Allowance

4. A member of the Assembly or a Chief, including the Grand Chief, shall be paid a transition allowance equal to one-twelfth of their Annual Salary for each consecutive year of service, if he or she:
  - (a) resigns his or her seat as a member of the Assembly, as a Chief or Grand Chief; or
  - (b) has completed his or her term as a member of the Assembly, as a Chief or as the Grand Chief.  
*Amended: Amendment to the Tłı̄chọ Assembly Members and Chiefs Transition Allowance Law*

## Calculation Rules

5. For the purposes of this Law, the Annual Salary in respect of a person is the amount referred to in section 3 calculated annually for each year the person was a member of the Assembly, a Chief or a Grand Chief.
6. A transition allowance under section 4 shall be calculated pro rata for any period of service less than a year and without regard to any period of service before August 4, 2005.
7. If a person has served in more than one of the roles of member of the Assembly, Chief or Grand Chief in consecutive years, the calculation of Annual Salary shall be made based on the time period that the person has served in each of those roles.

## Coming into Force

8. This Law shall come into force on the date when the Grand Chief signs this Law<sup>1</sup>.

---

<sup>1</sup> Law was signed by Grand Chief on June 18, 2009