

# HUU-AY-AHT FIRST NATIONS



## TRAVEL EXPENSES AMENDMENT REGULATION, 2013

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Provisions of the *Financial Administration Act*, HFNA 2011, relevant to the enactment of this regulation: section 93 (2) (g).

## REGISTRY OF LAWS CERTIFICATION

I certify that the *Travel Expenses Amendment Regulation, 2013* was passed by Executive Council on:

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\_\_\_\_\_  
**Chief Councillor Jeff Cook**

I certify that the *Travel Expenses Amendment Regulation, 2013* is enacted as law on:

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\_\_\_\_\_  
**Ta'yii Hawilth Derek Peters**

I certify that the *Travel Expenses Amendment Regulation, 2013* came into force on:

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\_\_\_\_\_  
**Law Clerk Connie Waddell**

**TRAVEL EXPENSES AMENDMENT REGULATION, 2013**

**1 Section 4 of the Travel Expenses Regulation, HFNR 14/2011 is amended**

- (1) by repealing section 4 (1) (b), and
- (2) by adding the following to the table in section 4 (2):

Personal vehicle use by employee	Authorization by direct supervisor
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**2 Section 5 of the Travel Expenses Regulation is amended as follows:**

**(1) by repealing:**

Meals	Actual amount not including tip or alcohol, supported by receipt  No amount is reimbursable if the meal is provided or paid for by another person
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**and substituting:**

Meals	Actual amount not including tip or alcohol, supported by receipt up to the maximum amount under the equivalent Nuu-chah-nulth Tribal Council meal expense guideline  No amount is reimbursable if the meal is provided or paid for by another person
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**(2) by repealing:**

Hotel	Up to <b>\$110</b> per night on Vancouver Island  Up to <b>\$140</b> per night in Metro Vancouver and elsewhere  Limit does not include taxes  Receipt required
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**and substituting:**

Hotel	Winter Rate - <b>\$150</b> per night Summer Rate - <b>\$200</b> per night  Limit does not include taxes  Receipt required
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**Commencement**

- 3** (1) Subject to subsection (2), this regulation comes into force on the date of its enactment.
- (2) Section 2 (2) is deemed to have been continuously in force from April 1, 2012.
- (3) Subsection (2) is retroactive to the extent necessary to give full force and effect to its provisions and must not be construed as lacking retroactive effect in relation to any matter because it makes no specific reference to that matter.

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