

Act 48-25

An Act of Supplemental Appropriation for the October and November 2025 Tribal General Welfare Exclusion Act (“TGWEA”) Assistance Payment Programs for the Fiscal Year ending September 30, 2026. This bill has been drafted based on formal documents submitted by the Office of Management and Budget on September 15, 2025.

The District I Representative introduced the following Bill on the 17th day of September, 2025.

BE IT ENACTED BY THE BAND ASSEMBLY OF THE NON-REMOVABLE MILLE LACS BAND OF OJIBWE:

Section 1: Governmental operations. The Band Assembly hereby appropriates and authorizes expenditures for the Legislative Branch for the Fiscal Year ending September 30, 2026.

Section 1.01: Appropriation and authorizations of expenditures. The Band Assembly hereby appropriates and authorizes the expenditures of supplemental programmatic funds for the following:

<u>Tribal Operations Fiscal Year 2026</u>	<u>Supplemental</u>	<u>Cross-Reference</u>
Legislative Branch		TGWEA Assistance Payments Memo & documents (September 15, 2025)
Office of Management and Budget		
TGWEA Assistance Payments 100-1990 Of FY2026 Long-term Savings Investment Income Funds	\$9,517,739.00	

Section 1.02: Child support. Interception of funds from disbursements may occur up to a maximum of **\$125.00** for October and **\$125.00** for November, for the payment of ongoing child support obligations or past-due arrearages. The Band’s Child Support Enforcement Program is not required to provide any notice to obligors prior to intercepting any funds as described herein.

Section 1.03: Community Development, Housing, and any other deductions. Community Development, Housing, and any other deductions related to amounts owed, including past-due arrearages, may be intercepted from the October and November disbursements that would have otherwise been collected from a Per Capita payment. The amount captured per individual may not exceed that which was collected from their July 2025 Per Capita payment unless volunteered by the recipient. The Band’s Community Development and Housing Programs are not required to provide any notice to obligors prior to intercepting any funds as described herein.

Section 1.04: Purposes of expenditures. All funds appropriated are maximum fund amounts and shall not be exceeded. Funds must be utilized for the purposes for which they were requested, notwithstanding any other active Band law.

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(Band Assembly Bill 21-04-48-25)

Introduced to the Band Assembly on this
Seventeenth day of September in the year
Two thousand twenty-five.

Passed by the Band Assembly on this
Seventeenth day of September in the year
Two thousand twenty-five.


Sheldon Boyd, Speaker of the Assembly

APPROVED

Date: 9-26-25


Virgil Wind, Chief Executive

OFFICIAL SEAL OF THE BAND

