

THE MILLE LACS BAND OF OJIBWENDIANS

Legislative Branch of Tribal Government

JOINT RESOLUTION 16-01-121-14

A JOINT RESOLUTION APPROVING THE TEMPORARY WAIVER OF THE BACKGROUND INVESTIGATION REQUIREMENT FOR LICENSING OF VENDORS FOR THE 48th ANNUAL TRADITIONAL POWWOW

- WHEREAS, the Mille Lacs Band Assembly is the duly-elected governing body of the Mille Lacs Band of Ojibwe, a federally-recognized Indian Tribe; and
- WHEREAS, the Mille Lacs Band Assembly acting pursuant to 3 MLBSA § 2 has the authority to enact laws which promote the general welfare of the Mille Lacs Band of Ojibwe; and
- WHEREAS, the Chief Executive is empowered to exercise the Executive Branch powers of the Band; and
- WHEREAS, Section 102 of Title 18 of the Mille Lacs Band Statutes Annotated (MLBSA) require that an application for license must be made to the Corporate Commission accompanied by a nonrefundable fee of \$10.00; and
- WHEREAS, the Band Assembly and Chief Executive acknowledge that 18 MLBSA sec. 102 is silent regarding the performance of background investigations and the pulling of credit report records; and
- WHEREAS, since a review of the Corporate Commission Non-Gaming Business License Application reveals that Corporate Commission licensing requires powwow vendors for the traditional powwow to submit to full background investigations which would include the requirement to submit to agreeing to disclose all personal credit reporting agency records; and
- WHEREAS, because the Band Assembly and Chief Executive know that the Annual Traditional Powwow is heavily monitored by the Powwow Committee and Band Security Officers, the elected officials believe that it is not necessary to subject traditional powwow vendors to background investigations which would include the pulling of personal credit reports.
- NOW THEREFORE BE IT RESOLVED, that licensing requirements set forth in Section 102 of Title 18 of the Mille Lacs Band Statutes are hereby waived as to the background investigations for all vendors of the 48th Annual Traditional Powwow; and

DISTRICT I

DISTRICT II

DISTRICT IIA

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BE IT FURTHER RESOLVED, that this resolution will be effective until August 18, 2014.

WE DO HEREBY CERTIFY, that the foregoing resolution was duly concurred with and adopted at a special session of the Band Assembly in Legislative Council assembled, a quorum of legislators being present held on the 19th day of June, 2014, at Isle, Minnesota by a vote of $\sqrt{}$ FOR, $\sqrt{}$ AGAINST, $\sqrt{}$ SILENT.

IN WITNESS WHEREOF, we, the Band Assembly hereunto cause to have set the signature of the Speaker of the Assembly to be affixed to this resolution and forwarded to the Chief Executive for Concurrence.

Curt Kalk, Speaker of the Assembly

IN CONCURRENCE, with the action of the Speaker of the Assembly, I hereunto set my hand to this resolution.

Melanie Benjamin, Chief Executive