1		WA	AGANAKISING ODAWAK STATUTE # 2023			
2			MARRIAGE			
3						
4						
5	SEC	TION I.	PURPOSE			
6						
7	The p	purpose of this	s act is to govern the making of marriages under Tribal law. This statute repe	eals		
8	and r	eplaces Waga	anakising Odawak Statute 2020-010.			
9						
10						
11	SEC	TION II.	DEFINITIONS			
12						
13	А.	"Adult" me	eans a person 18 years of age or older.			
14						
15	В.	"Endorsem	nent" means the Marriage Clerk or Deputy Marriage Clerk endorses the			
16	marri	iage license fo	or a proper legal record.			
17						
18	C.	"LTBB" or	r "Tribe" means the Little Traverse Bay Bands of Odawa Indians.			
19						
20	D.	_	' means the legal and voluntary union of two persons to the exclusion of all			
21	other	·S.				
22	-					
23	E.	-	Clerk" means a person(s) who issues Marriage commissions and endorses			
24		•	te on behalf of the Little Traverse Bay Bands of Odawa Indians and is			
25 26	responsible for filing and maintaining records under this statute, including Deputy Marriage Clerk(s).					
26 27	Clerk	K(S).				
27 28	F.	"Mamiaga	Commissioner" means a person who has been issued a Marriage commission	-		
28 29			erse Bay Bands of Odawa Indians.	11		
29 30	by ui	e Little Have	a se bay bailds of Odawa Indians.			
31	G.	"Reservation	on" means the areas referenced in Public Law 103-324, 25 U.S.C. §1300k-			
32			boundaries of the reservations for the Little Traverse Bay Bands as set out in	n		
33			hs 'third and fourth' of the Treaty of 1855, 11 Stat. 621."	.1		
34	1110	10 1, paragrap	as and and fourth of the floaty of 1055, 11 Stat. 021.			
35	H.	"Tribal Cit	izen" means an enrolled member of Little Traverse Bay Bands of Odawa			
36	India					
20						

1	I.	"Triba	l Court'	' means the Tribal Court of the Little Traverse Bay Bands of Odawa
2	Indian	is as def	ined in	the LTBB Constitution.
3				
4				
5	SECT	TON II	I.	MARRIAGE AND THE CAPACITY TO MARRY
6				
7	А.	Marri	age as a	a civil contract. To be valid, and for purposes of this law, marriage is a
8	civil c	ontract,	to whic	th the consent of parties capable of making it is necessary. Consent alone
9	will n	ot consti	itute a n	narriage. A marriage relies upon the issuance of a license, a ceremony
10	solem	nizing tl	he marri	age, and the endorsement of the marriage certificate.
11				
12	B.	Capac	city to c	onsent. A person seeking to be married must fulfill each of the following
13	requir	ements:		
14	_			
15		1.	Freely	consent to the marriage and have the mental capacity to marry;
16			-	
17		2.	Be at l	east 18 years of age or older as evidenced by a birth certificate, driver's
18		license	e, passpo	ort, Tribal Enrollment card or other identification documents, be at least 16
19		years of	of age as	s evidenced by a birth certificate, driver's license, passport, Tribal
20		Enroll	ment ca	rd or other identification documents and with the consent of a parent or
21		legal g	guardian	, which consent must be notarized, or has been emancipated by a court of
22		compe	tent jur	isdiction;
23		1	Ū	
24		3.	Not ha	we an existing spouse; and
25				
26		4.	Not be	blood relatives to each other in any of the following degrees:
27				
28			a.	Parent and child;
29				
30			b.	Grandparent and grandchild;
31				
32			c.	Brother and sister, or half-brother and half-sister;
33				
34			d.	Uncle and niece, or aunt and nephew; or
35				-
36			e.	Cousins in the first degree.
				-

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1	SECTION I	V. MARRIAGE LICENSES
2		
3	A. Appl	ication for Marriage License. All persons wishing to be married in accordance
4	with this act	shall obtain a marriage license from a Marriage Clerk or a Marriage Commissioner.
5	The applicati	ion to obtain a marriage license shall be in the form of an affidavit and shall contain
6	the following	g information for each person:
7		
8	1.	Full legal name, including last name before first marriage, if previously married;
9		
10	2.	Home mailing and street address;
11		
12	3.	Age;
13		
14	4.	Sex;
15		
16	5.	Social Security Number;
17		
18	6.	LTBB Tribal affiliation, if applicable;
19		
20	7.	Present age and date and place of birth;
21		
22	8.	If either party was previously married number of times;
23		
24	9.	The names of each person's parents and the place of birth for each parent, if
25		n. For each person's mother, the mother's name before first marriage shall be
26	identi	ified, if known;
27		
28	10.	If either person is a minor, the name and address of the parents, adoptive parent,
29		ardian of each party; or if emancipated, certified copies of papers granting
30	eman	cipation;
31		
32	11.	A statement of consent to the civil jurisdiction of the Tribe; and
33		
34	12.	A statement that says "I, we, intend to marry and that this affidavit is made for the
35	1 1	ose of obtaining a marriage license; that each of the above-named persons is not
36	relate	d to the other within the degree prohibited by the Tribe's marriage laws and is of

1		suffic	ient me	ental capacity to contract marriage; that said persons are acquainted with the
2		laws o	of the L	ittle Traverse Bay Bands of Odawa Indians relative to marriage; that there is
3		no leg	al impe	ediment to said marriage; and that to the best of knowledge and belief of the
4		under	signed	all of the foregoing statements are true."
5				
6	B.	Auth	ority of	f Marriage Clerk to issue marriage licenses.
7				
8		1.	A Ma	rriage Clerk or Marriage Commissioner shall have the power to issue a
9		marria	age lice	nse.
10				
11		2.	A Ma	rriage Clerk or Marriage Commissioner shall issue a marriage license upon
12		valida	tion of	the following:
13				
14			a.	A properly-completed affidavit for a marriage license;
15				
16			b.	Payment of a reasonable license and processing fee; and
17				
18			c.	A statement of consent to the civil jurisdiction of the Tribe.
19				
20	C.	Valid	ity of L	License. A marriage license shall be valid for 30 days from the date of
21	issuar	nce.		
22				
23				
24	SECT	TION V	•	SOLEMNIZATION OF MARRIAGE
25				
26	А.	Quali	ficatio	n to perform marriages.
27				
28		1.	The f	ollowing persons shall be qualified to perform marriages under this statute:
29				
30			a.	A medicine person or traditional spiritual leader;
31				
32			b.	Clergymen duly designated by the governing body of his or her faith as
33			havin	g the authority to perform marriages;
34				

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1		c.	A Tribal Court Judge of the Tribal Court or Justice of the Tribal Court of
2		Appea	ıls;
3			
4		d.	The Tribal Chairperson;
5			
6		e.	A Tribal Judge of a Court of another federally recognized Tribe who is
7		author	rized by Tribal law to perform marriages;
8			
9		f.	A Tribal Notary; and
10			
11		g.	Any person who is deemed qualified by the persons being married.
12			
13	B. Permi	ssible l	ocation. A marriage performed in accordance with this act shall be
14	solemnized with	ithin th	e Reservation.
15			
16	C. Exami	ination	of marriage license. Prior to the marriage ceremony, the person
17	performing the	e cerem	nony shall review the marriage license and determine that the persons
18	seeking to be	married	are the persons named on the license. For that purpose, the person
19	performing the	e ceren	nony may administer oaths and examine the identification of the persons
20	seeking to be	married	1.
21			
22	D. Marri	age cei	remony. A marriage ceremony performed under this act need not take any
23	-		he persons seeking to be married must declare in the presence of the person
24	performing the	e cerem	nony, and in the presence of two adult witnesses, that they receive each
25	other as spous	es. Af	fter the ceremony, the person who performed the marriage ceremony shall
26	sign the marrie	age lice	ense with a statement that shall include their name, address, and if
27	applicable title	e; date	and place of the ceremony; and the names of two witnesses. The two
28	witnesses shal	ll also p	orint and sign the marriage license.
29			
30			
31	SECTION V	I.	PROCEDURE FOR RECOGNITION OF MARRIAGES AFTER
32			SOLEMNIZATION
33			
34	A. Return	n of ful	lly-executed marriage license to the Marriage Clerk. Following the
35	marriage cerei	mony, t	he marriage affidavit, and the fully executed marriage license shall be

- 1 returned to the Marriage Clerk within seven days for endorsement.
- 2

5

B. Endorsement of marriage license by Marriage Clerk. The Marriage Clerk must
endorse upon each copy its date of receipt.

6 C. Marriage Clerk issuance of marriage certificate. Upon receipt of a fully-executed 7 marriage license and the original marriage license affidavit, the Marriage Clerk must examine the 8 affidavit, the license, and the signatures of the witnesses and the person performing the marriage 9 to ensure that the information appearing is complete and that the marriage was performed in 10 accordance with the provisions of the license. Upon a determination that the affidavit, the 11 license, and the signatures are in proper form, and that there has been compliance with the terms 12 of the license, the Marriage Clerk shall endorse its certification upon the license, and deliver a 13 copy of the marriage license to the persons for whom it was issued. The endorsement must be 14 completed to ensure a proper legal record of marriage.

15

D. Storage of marriage records. The Marriage Clerk shall file the certified marriage
 license of marriage together with the application and affidavit for marriage license with the
 permanent records of the Tribe.

19

E. Obtaining certified copies of marriage certificate. Should the parties to any marriage
 performed under the auspices of these provisions desire that a marriage certificate be filed or
 recorded in another jurisdiction, they may obtain certified copies from the Marriage Clerk at a
 fee not to exceed \$25.00.

- 24
- 25

F.

26 SECTION VII. MARRIAGE COMMISSIONER

27

A. Qualifications. The Marriage Clerk shall issue a Marriage commission to any qualified
 person who submits an application in accordance with this statute. The Marriage Clerk may
 charge a reasonable application fee. A person qualified for a Marriage commission shall be:

- 32 **1.** A citizen of the Little Traverse Bay Bands of Odawa Indians;
- 33

35

34 **2.** A registered Tribal Notary of the Little Traverse Bay Bands of Odawa Indians;

36 **3.** A legal resident of the United States;

1	В.	Appl	lication Materials. Every application for a Marriage commission shall be made on
2	forms	detern	nined by the Marriage Clerk that shall include:
3			
4		1.	The applicant's name as it appears on their Notary Commission;
5			
6		2.	The applicant's residence address and telephone number;
7			
8		3.	A declaration that the applicant is a citizen of the Little Traverse Bay Bands of
9		Odav	va Indians and documentation of proof;
10			
11		4.	A declaration that the applicant is a citizen of the United States or proof of the
12		appli	cant's legal residency in this country;
13			
14		5.	Documentation that the person is a registered Tribal Notary of the Little Traverse
15		Bay I	Bands of Odawa Indians;
16			
17		6.	An application fee;
18			
19		7.	Such other information as the Marriage Clerk may deem appropriate.
20			
21		8.	A statement that says "I certify, with my signature below, that I have read the
22		Marr	iage Statue and understand the required marriage license process."
23			
24	C.	App	lication Denial. The Marriage Clerk shall deny an application based on any of the
25	follow	ving:	
26			
27		1.	Submission of an official application containing material misstatement or
28		omis	sion of fact; or
29			
30		2.	Revocation or suspension of their Little Traverse Bay Bands of Odawa Indians
31		Triba	al Notary status.
32			
33	D.		lication Appeal. Denial of an application may be appealed by filing in proper form
34			bal Court within 30 days after denial, except that an applicant may not appeal when
35	the M	arriage	e Clerk within 5 years prior to the application has:
36			

1	1.	Denied or revoked for disciplinary reasons any previous application, commission,
2	or li	icense of the applicant; or
3		
4	2.	Made a finding that grounds for revocation of the applicant's commission existed.
5		
6	E. Upo	on receipt of valid Marriage commission issued by the Little Traverse Bay Bands of
7	Odawa Ind	ians Marriage Clerk, such person shall be designated as a "Marriage Commissioner"
8		e authorized to perform the applicable functions of this statute.
9		
10	F. Jur	isdiction and Term. A person commissioned as a Marriage Commissioner shall have
11	a six-year t	erm, unless the commission is earlier revoked for "Official Misconduct," resigned or
12	surety bond	has expired.
13	-	
14	G. "Of	ficial Misconduct" means:
15		
16	1.	A Marriage Commissioner's performance of any act prohibited, or failure to
17	perf	form any act mandated, by this statute or by any other law in connection with a
18	mar	riage commission; or
19		
20	2.	A Marriage Commissioner's performance of an official act in a manner found by
21	the	Marriage Clerk and/or the Tribal Court to be negligent or against the public interest.
22		
23		
24	SECTION	VIII. RECOGNITION OF FOREIGN MARRIAGES, AFFIRMANCE OF
25		PAST TRIBAL COURT MARRIAGES
26		
27	A. Rec	cognition of foreign marriages. The Little Traverse Bay Bands of Odawa Indians
28	shall recog	nize as valid and binding any marriage formalized or solemnized in compliance with
29	the laws of	the place of formalization or solemnization.
30		
31	B. Prie	or Tribal Court Marriages. The Little Traverse Bay Bands of Odawa Indians
32	affirms the	validity and binding nature of all prior marriages performed in accordance with the
33	Tribe's man	rriage laws then in effect.
34		
35		
36	SECTION	IX. SEVERABILITY

SEVERABILITY **SECTION IX.**

1	In the event that any phrase, provision, part, paragraph, subsection or section of this statute is found
2	by a court of competent jurisdiction to violate the Constitution, laws, ordinances or statutes of the
3	Little Traverse Bay Bands of Odawa Indians, such phrase, provision, part, paragraph, subsection
4	or section shall be considered to stand alone and to be deleted from this statute, the entirety of the
5	balance of the statute to remain in full and binding force and effect.
6	
7	
8	SECTION X. EFFECTIVE DATE
9	
10	Effective upon signature of the Executive or 30 days from Tribal Council approval, whichever
11	comes first, or if the Executive vetoes the legislation, then upon Tribal Council override of the
12	veto.
13	
14	
15	CERTIFICATION