Chapter 6. Food Safety Act

11.601 PURPOSE

This Statute is hereby enacted to establish a satisfactory level of food service safety within the Tribe's jurisdiction with the intent of promoting Tribal entrepreneurs.

(Source: WOS 2006-010, June 28, 2006, Section I)

11.602 DEFINITIONS

- **A.** "**Tribe**" shall mean the Little Traverse Bay Bands of Odawa Indians.
- **B.** "Enterprise" shall mean any legal form of business recognized by the Tribe or established by Tribal law.
- **C.** "**Food Service Facility**" an establishment where food is served or sold for immediate consumption such as a deli, takeout, or restaurant.
- **D.** "Food Preparation Facility" shall mean an establishment where food is prepared for off site sales such as a cannery or fish packing plant.
- **E.** "**Food Sales Facility**" shall mean an establishment where food is sold for consumption off site such as a grocery store, fish store, or vegetable stand.

(Source: WOS 2006-010, June 28, 2006, Section II)

11.603 APPLICATION

- **A.** The Tribe shall have the authority to regulate food service, food sales, and food preparation facilities owned or operated by the Tribe or the Tribe's enterprises.
- **B.** The Tribe shall have the authority to regulate food service, food sales, and food preparation facilities owned or operated by Tribal Member enterprises that are legal business enterprises under the Tribe's business codes and that are within the Tribe's jurisdiction.

C. The Tribe shall have the authority to regulate food service, food sales, and food

preparation facilities of temporary nature at community activities such as jiingtamak and feasts.

D. The Tribe shall have the authority to establish fees that do not exceed \$100 per annum for

permanent or \$25 per temporary permits. Fees for Head Start, schools, and non profit

corporations shall not exceed \$25 per annum or \$10 per temporary permit.

E. The Tribe shall have the authority to inspect facilities that are licensed by this statute and

facilities that are with in Tribal jurisdiction and licensed by other jurisdictions such as portable

kitchens at jiingtamok. Inspections of facilities that are licensed under the other laws shall be in

accordance with those laws or the Tribe's which ever best serve the Tribe. Facilities that are

open to the public shall be inspected during open hours while all other inspections shall require

reasonable notice.

(Source: WOS 2006-010, June 28, 2006, Section III)

11.604 RESTRICTIONS

All inspection violations shall require reasonable suggested solutions on the same form as A.

inspection violations are written.

B. Regulation of entrepreneurial businesses in Tribal homes shall not exceed the

requirements necessary to prevent significant health risks.

C. Potlucks and traditional feasts shall not be regulated.

(Source: WOS 2006-010, June 28, 2006, Section IV)

11.605 REGULTIONS REQUIRED

A. The Tribal Executive shall adopt regulations to implement this statute.

B. The regulations concerning home businesses and temporary permits shall be those

minimally required for food safety and shall ensure those regulations are available in pamphlet

format to promote a food safety environment in these entrepreneurial facilities. The pamphlets

should include temperatures and time requirements and warnings or reasons for the regulations.

C. All fines and penalties other than license revocation shall not exceed \$50 and should only

be used after warnings are issued.

(Source: WOS 2006-010, June 28, 2006, Section V)

11.606 PROCEDURES REQUIRED

A. None.

(Source: WOS 2006-010, June 28, 2006, Section VI)

11.607 APPROPRIATIONS AUTHORIZED

A. The Executive shall present Tribal Council with modifications to the present and future

annual Budgets to include appropriations necessary to implement this statute.

(Source: WOS 2006-010, June 28, 2006, Section VII)

11.608 EXECUTIVE AUTHORITY

A. The Tribal Executive is hereby mandated to implement this Act and to enforce all

approved Tribal Codes of Regulation.

(Source: WOS 2006-010, June 28, 2006, Section VIII)

11.609 SEVERABILITY

If any section, subsection, paragraph, sentence, phrase or portion of this Statute is, for any reason, held invalid or unconstitutional by any court of competent jurisdiction, such portion shall be deemed a separate, distinct and independent provision and such holding shall not affect the

validity of the remaining portions thereof.

(Source: WOS 2006-010, June 28, 2006, Section IX)

11.610 EFFECTIVE DATE

Effective upon the signature of the Executive, or 30 days from submission to the Executive branch, or if the Executive vetoes the legislation, then upon Tribal Council override of the veto.

(Source: WOS 2006-010, June 28, 2006, Section X)