

CORPORATE CHARTER OF THE ONEIDA
INDIANS OF WISCONSIN
OF THE ONEIDA RESERVATION
A Federal Corporation Chartered
The Act of June 18, 1934

WHEREAS, the Oneida Tribe of Indians of Wisconsin is a recognized Indian tribe of the United States and its Constitution and By-Laws ratified by the Tribe and approved by the Secretary of the Interior in 1936, pursuant to section 16 of the Act of June 18, 1934 (48 Stat. 984), as amended by the Act of June 18, 1934 (48 Stat. 984), and

WHEREAS, more than one-third of the adult members of the Oneida Tribe have petitioned that a Charter of incorporation be granted to such Tribe subject to ratification by a majority of the Oneida Indians living on the Reservation;

NOW, THEREFORE, I, Harold L. Tokes, Secretary of the Interior, by virtue of the authority conferred upon me by the Act of June 18, 1934 (48 Stat. 984), do hereby grant a Charter of incorporation to the Oneida Tribe of Indians of the Oneida Reservation to be effective from and after the date it may be ratified by a majority vote of the

Corporate
Existence

1. In order to further the
interests and welfare of the
members of the Oneida Tribe
located on the Oneida Reservation in
Wisconsin, and in order to bring
upon said Tribe the same
rights, powers, privileges,
and immunities as are enjoyed
to secure for the members
assured economic independence
and to provide for the proper
management of various functions
of the Oneida Tribe as provided
by the Department of the Interior,
the aforesaid Tribe is hereby
organized as a body politic and corporate
entity under the laws of the
United States of America, under
the name "The Oneida Tribe of
Wisconsin."

Perpetual
Succession,
Membership.

2. The Oneida Tribe of
Wisconsin shall as a Federal Corporation
continue in perpetual succession
and shall have perpetual succession
and shall be a membership organization
and the members shall consist of
the members of the Oneida Tribe
as of the date hereof and hereafter members

Corporate
Powers.

- accordance with the
Constitution and By-
shall exercise all t
hereinafter enumerat
5. The Tribe, subject t
contained in the Cor
of the United States
tion and By-Laws of
have the following
addition to all pow
or guaranteed by th
and by-Laws:
- (a) To adopt, use a
a corporate sea
- (b) to purchase, ta
otherwise, own,
and dispose of
cription, real
to the following
- (1) No sale or
United Stat
Tribe of an

aries of the

(2) No mortgage

Tribe of any

any land now

by the Tribe

of the Oneida

(3) Leases and

shall not be

to members

made to mem

any land now

by the Trib

years witho

Secretary o

sale contr

leases may

to exceed

the approv

the Interi

representa

and gas le

or any lea

(4) No action shall be taken on the behalf of or for the benefit of any person in any way operates or controls, or in which the tribal government or other national authority has a substantial interest, Onelida Reservation, or in which the land is held in trust for the benefit of the tribe, permits, and no action shall be taken relating to the issuance, renewal, or termination of any license, lease, or timber sale agreement, or to regulation of the timber industry, or of the Interior Department, or of Section 6 of the Act of October 3, 1934, with respect to the timber production or carrying capacity of any land, or forestry management, or any other matters therein, or in which there is a conformity to section 6 of the Act of October 3, 1934, shall be made a condition of any license, lease, permit, or timber sale contract, when such action is an agreement relating to the

(c) To issue interest
property in exchange
Indian lands, the
interests to be
Secretary of the

(d) To borrow money
Fund in accordance
Section 10 of the
(48 Stat. 984),
governmental agency
member or associate
Tribe, or from
to use such funds
productive tribal
loan money thus
members or associates
the Tribe.

(e) To engage in any
further the economic
members of the
any activity of
not consistent

of this Chapter, with
association, or com
any municipality or
with the United Sta
of Wisconsin inclu
with the State of

(g) To pledge or assign
tribal income due
the Tribe: Provide
assignment to the
not extend more th
the date of execu
provided, That an
assignments shal
approval of the S
or his duly autho

(h) To deposit corpor
ever source deriv
or state bank to
funds are insured
Deposit Insurance
by a surety bond

(1) To sue and to be
competent jurisd
United States; t
eise of such pow
sued shall not b
by the said Trib
States to the l
lien or attachm
of the Tribe of
chattels specia

(j) To exercise suc
powers not inco
may be necessar
corporate busin

6. Upon the request of
Council for the ter
visory power reserv
of the Interior un
3, 5(c), and 5(g)
Secretary of the I
approve such requ
submit the questio

of the Tribe residing
shall vote. If at any
from the effective date
such request shall be
tary shall disapprove
or disapprove it with
receipt, the question
of any such power may
by the Secretary of the
the General Tribal Council
referendum of the adult
Tribe actually living
and if the termination
two-thirds of the eligible
effective.

Corporate
Property.

7. No property rights of
Indians of Wisconsin
constituted, shall be in a
thing contained in the
tribal ownership of
whether or not assigned
particular individuals

existing lawful debts
continue in force, except
may be satisfied or covered
to law.

Reserve Fund

8. A Reserve Fund shall be
income from corporate
said reserve fund equal to
per cent of the capital of
such corporate enterprise
the amount of net income
to the reserve fund except
cept that amounts expended
be replaced in the reserve
fund was created. The fund
used only for repairs and
provements, and expansion
enterprises.

Corporate
Dividends.

9. The Tribe may issue
a non-transferable certificate
in corporate property of
prises evidencing the interest
of such members of the Tribe

Corporate
Accounts.

- to the establishment
the construction of p
costs of public enter
of tribal government
or other corporate pu
tion of the financial
shall be made except
or as authorized by
10. The officers of the
accurate and complet
the financial affair
shall clearly show a
pledges, and assign
an annual balance s
financial affairs o
Commissioner of Ind
surer of the Tribe
of all moneys which
diction or control
as provided in the
Constitution and B
Tribe of Indians o

Ratification.

by the Secretary of the
effective when ratified
of the adult members
Outagamie Counties at
in which at least 30
gible voters shall vote
12. This Charter shall be
after the date of its
majority vote of the
Oncida Tribe of Indians
on the Oncida Reservation
least 30 per cent of
shall vote, such ratification
certified by the Supervisor
Tomah Indian Agency
the Executive Committee
Tribal Council.

CORPORATE CHARTER OF THE ONEIDA
INDIANS OF WISCONSIN
OF THE ONEIDA RESERVATION
A Federal Corporation Charte
The Act of June 18, 1934

WHEREAS, the Oneida Tribe of Indians
in Wisconsin is a recognized Indian trib
stitution and By-Laws ratified by the Trib
and approved by the Secretary of the Interior
1936, pursuant to section 16 of the Act
Stat. 984), as amended by the Act of June 18, 1934
and

WHEREAS, more than one-third of the
Tribe have petitioned that a Charter of incorporation
to such Tribe subject to ratification by the
Indians living on the Reservation;

NOW, THEREFORE, I, Harold L. Ickes,
by virtue of the authority conferred upon me
of June 18, 1934 (48 Stat. 984), do hereby approve this
Charter of incorporation to the Oneida
Oneida Reservation to be effective from and after the date of its

Corporate
Existence

1. In order to further
ment of the Oneida T
Oneida Reservation
ring upon said Tribe
rights, powers, pri
to secure for the m
assured economic in
vide for the proper
of various function
by the Department o
aforesaid Tribe is
body politic and co
States of America,
name "The Oneida T
Wisconsin."

Perpetual
Succession.
Membership.

2. The Oneida Tribe o
shall as a Federal
perpetual successi
3. The Oneida Tribe o
shall be a members
members shall cons
or hereafter memb

Corporate
Powers.

accordance with the
Constitution and
shall exercise all
hereinafter enumer

5. The Tribe, subject
contained in the C
of the United Stat
tion' and By-Laws
have the following
addition to all p
or guaranteed by
and by-Laws:

(a) To adopt, use
a corporate s

(b) to purchase,
otherwise, ow
and dispose o
cription, rea
to the follow

(1) No sale o
United S

Tribe of

aries of t

X (2) No mortgag

Tribe of a

any land m

by the Tri

of the One

(3) Leases and

shall not

to members

made to m

any land

by the Tr

years wit

Secretary

sale cont

leases ma

to exceed

the appr

the Inte

represent

and gas

or any l

(4) No action
behalf of
way opera
the triba
or other
Oncida Re
permits,
relating
zing or t
to regula
of the In
Section 6
1934, wit
ing capac
forestry
matters t
formity t
be made a
lease, po
contract,
agreement
tion of

(c) To issue interest
property in exc
Indian lands, t
interests to be
Secretary of th

λ (d) To borrow money
Fund in accorda
Section 10 of t
(48 Stat. 984),
governmental ag
ber or associat
Tribe, or from
to use such fun
ductive tribal
loan money thu
members or ass
the Tribe.

(e) To engage in a
further the ec
members of the
any activity c
not consistent

of this Charter,
association, or
any municipality
with the United
of Wisconsin inc
with the State o

(g) To pledge or assign
tribal income du
the Tribe: Provi
assignment to th
not extend more
the date of exe
provided, That
assignments sh
approval of the
or his duly aut

(h) To deposit corp
ever source der
or state bank t
funds are insur
Deposit Insuran
by a surety bo

(1) To sue and to
competent jur
United States
cise of such
sued shall no
by the said T
States to the
lien or attac
of the Tribe
chattels spec

(j) To exercise a
powers not in
may be necess
corporate bus

6. Upon the request
Council for the
visory power res
of the Interior
3, 5(e), and 5(
Secretary of the
approve such req
submit the quest

of the Tribe residing
shall vote. If at a
from the effective
such request shall
tary shall disappro
or disapprove it wi
receipt, the questi
of any such power m
by the Secretary of
the General Tribal
referendum of the a
Tribe actually liv
and if the terminat
thirds of the elig
effective.

Corporate
Property.

7. No property rights
Indians of Wiscons
tuted, shall be in
thing contained in
tribal ownership o
whether or not ass
particular individ

X Reserve Fund

X Corporate Dividends.

existing lawful debts
continue in force, ex
may be satisfied or
to law.

8. A Reserve Fund shall
income from corporat
said reserve fund eq
per cent of the capi
such corporate enter
the amount of net in
to the reserve fund
cept that amounts c
be replaced in the
fund was created.
used only for repai
provements, and exp
enterprises.

9. The Tribe may issu
a non-transferable
in corporate propo
prises evidencing
of such members o

Corporate
Accounts.

- to the establishment
the construction of
costs of public ent
of tribal governmen
or other corporate
tion of the financi
shall be made excep
or as authorized by
10. The officers of the
accurate and comple
the financial affai
shall clearly show
pledges, and assign
an annual balance
financial affairs
Commissioner of In
surer of the Tribe
of all moneys whic
diction or control
as provided in the
Constitution and E
Tribe of Indians

Ratification.

by the Secretary of the
effective when ratified
of the adult members
Outagamie Counties and
in which at least 30
gible voters shall vote
12. This Charter shall be
after the date of its
majority vote of the
Oneida Tribe of Indians
on the Oneida Reservation
least 30 per cent of the
shall vote, such ratification
certified by the Superintendent
Tomah Indian Agency
the Executive Committee of
Tribal Council.

CORPORATE CHARTER OF THE ONEIDA
INDIANS OF WISCONSIN
OF THE ONEIDA RESERVATION
A Federal Corporation Chartered
The Act of June 18, 1934

WHEREAS, the Oneida Tribe of Indians of
in Wisconsin is a recognized Indian tribe
stitution and By-Laws ratified by the Tribe
and approved by the Secretary of the Interior
1936, pursuant to section 16 of the Act of
Stat. 984), as amended by the Act of June
and

WHEREAS, more than one-third of the adult
Tribe have petitioned that a Charter of Incorporation
to such Tribe subject to ratification by
Indians living on the Reservation;

NOW, THEREFORE, I, Harold L. Ickes, Secretary
by virtue of the authority conferred upon me
of June 18, 1934 (48 Stat. 984), do hereby approve this
Charter of Incorporation to the Oneida Tribe of Indians of
Oneida Reservation to be effective from and after the date of

Corporate
Existence

1. In order to further the
ment of the Oneida Tribe
Oneida Reservation in
ring upon said Tribe
rights, powers, priv
to secure for the me
assured economic ind
vide for the proper
of various functions
by the Department of
aforesaid Tribe is
body politic and cor
States of America, u
name "The Oneida Tr.
Wisconsin."

Perpetual
Succession.
Membership.

2. The Oneida Tribe of
shall as a Federal
perpetual successio
3. The Oneida Tribe of
shall be a membersh
members shall consi
or hereafter member

Corporate
Powers.

accordance with the
Constitution and By-
shall exercise all t
hereinafter enumerat

5. The Tribe, subject to the provisions contained in the Constitution of the United States, the Constitution and By-Laws of the Tribe, shall have the following powers in addition to all powers reserved or guaranteed by the Constitution and by-Laws:

(a) To adopt, use and maintain a corporate seal

(b) to purchase, take, lease, otherwise, own, hold, and dispose of real and personal property, real estate, and other property, to the following:

- (1) No sale or conveyance of land in the United States to any person or Tribe of any

articles of the

(2) No mortgage

Tribe of any

any land now

by the Trib

of the Onei

(3) Leases and

shall not be

to members

made to mem

any land now

by the Trib

years with

Secretary

sale contr

leases may

to exceed

the approv

the Interi

representa

and gas le

or any le

(4) No action shall be taken on behalf of or for the benefit of any way operated by the tribal government or other national or local government of the Oneida Reservation, or any permits, and no action relating to the leasing, zoning or timber management, or to regulation of the Interstate Commerce Commission, Section 6 of the Act of 1934, with respect to carrying capacity, forestry management, or other matters therein, shall conform to the requirements to be made a condition of any lease, permit, contract, or other agreement relating to the

(c) To issue interests
property in exchange
Indian lands, the
interests to be
Secretary of the

(d) To borrow money
Fund in accordance
Section 10 of the
(48 Stat. 984),
governmental agency
holder or association
Tribe, or from
to use such funds
productive tribal
loan money thus
members or association
the Tribe.

(e) To engage in any
further the economic
members of the
any activity which
not consistent

of this Charter, with
association, or con
any municipality or
with the United St
of Wisconsin inclu
with the State of

(g) To pledge or assign
tribal income due
the Tribe; Provide
assignment to the
not extend more th
the date of execut
provided, That any
assignments shall
approval of the S
or his duly autho

(h) To deposit corpor
ever source deriv
or state bank to
funds are insured
Deposit Insurance
by a surety bond

(i) To sue and to be
competent jurisd
United States; h
cise of such pow
sued shall not b
by the said Trib
States to the la
lien or attachm
of the Tribe oth
chattels specia

(j) To exercise suc
powers not inco
may be necessar
corporate busin

6. Upon the request of
Council for the ter
visory power reserv
of the Interior unc
3, 5(c), and 5(g)
Secretary of the I
approve such reque
submit the questio

of the Tribe residing shall vote. If at an from the effective date such request shall be tary shall disapprove or disapprove it with receipt, the question of any such power may by the Secretary of the General Tribal C referendum of the ad Tribe actually livi and if the terminati thirds of the eligib effective.

Corporate
Property.

7. No property rights of Indians of Wisconsin tuted, shall be in a thing contained in tribal ownership of whether or not assi particular Individu

existing lawful debts
continue in force, ex
may be satisfied or co
to law.

Reserve Fund

8. A Reserve Fund shall be
income from corporate
said reserve fund equ
per cent of the capit
such corporate enterp
the amount of net inc
to the reserve fund m
cept that amounts exp
be replaced in the sa
fund was created. T
used only for repairs
provements, and expan
enterprises.

Corporate
Dividends.

9. The Tribe may issue
a non-transferable c
in corporate propert
prises evidencing th
of such members of t

Corporate
Accounts.

to the establishment
the construction of
costs of public enter
of tribal government
or other corporate pu
tion of the financial
shall be made except
or as authorized by
10. The officers of the
accurate and complet
the financial affair
shall clearly show a
pledges, and assignm
an annual balance sh
financial affairs of
Commissioner of Indi
surer of the Tribe a
of all moneys which
diction or control o
as provided in the
Constitution and By-
Tribe of Indians of

Ratification.

12. This Charter shall be effective when ratified by the adult members of the adult members of the Outagamie Counties at in which at least 30 p gible voters shall vote after the date of its majority vote of the Oneida Tribe of Indians on the Oneida Reservation least 30 per cent of shall vote, such ratification certified by the Superintendent of the Tomah Indian Agency and the Executive Committee of the Tribal Council.

CORPORATE CHARTER OF THE ONEIDA

INDIANS OF WISCONSIN

OF THE ONEIDA RESERVATION

A Federal Corporation Charter

The Act of June 18, 1934

WHEREAS, the Oneida Tribe of Indians of Wisconsin is a recognized Indian tribe with a constitution and By-Laws ratified by the Tribe and approved by the Secretary of the Interior, 1936, pursuant to section 16 of the Act of June 18, 1934 (48 Stat. 984), as amended by the Act of June 18, 1934 and

WHEREAS, more than one-third of the members of the Oneida Tribe have petitioned that a Charter of Incorporation be granted to such Tribe subject to ratification by the members of the Oneida Indians living on the Reservation;

NOW, THEREFORE, I, Harold L. Ickes, Secretary of the Interior, by virtue of the authority conferred upon me by the Act of June 18, 1934 (48 Stat. 984), do hereby approve this Charter of incorporation to the Oneida Tribe of Indians of the Oneida Reservation to be effective from

Corporate
Existence

1. In order to further
ment of the Oneida T
Oneida Reservation i
ring upon said Tribe
rights, powers, priv
to secure for the me
assured economic inc
vide for the proper
of various functions
by the Department o
aforesaid Tribe is
body politic and co
States of America,
name "The Oneida Tr
Wisconsin."

Perpetual
Succession.
Membership.

2. The Oneida Tribe of
shall as a Federal
perpetual successio
3. The Oneida Tribe o
shall be a members
members shall cons
or hereafter membe

Corporate
Powers.

- accordance with the
Constitution and By
shall exercise all
hereinafter enumer
5. The Tribe, subject
contained in the C
of the United Stat
tion and By-Laws o
have the following
addition to all po
or guaranteed by t
and by-Laws:
- (a) To adopt, use
a corporate s
- (b) to purchase,
otherwise, ow
and dispose o
cription, rea
to the follow
- (1) No sale o
United St
Tribe of

articles of the

(2) No mortgage

Tribe of any

any land ne

by the Tri

of the One

(3) Leases and

shall not

to members

made to me

any land n

by the Tri

years with

Secretary.

sale contr

leases may

to exceed

the appro

the Inter

represent

and gas l

or any le

(4) No action shall be taken on behalf of or for the benefit of any way operated by or for the benefit of the tribal or other national forest, Oneida Reservation, or any other lands, permits, or interests, relating to the leasing or licensing of lands to regulate the use of the lands of the Interior, Section 6 of the Act of October 3, 1934, with respect to the leasing capacity of lands for forestry management, or any other matters that may be required for conformity to the Act of October 3, 1934, be made a condition of any lease, permit, contract, or agreement made or entered into by the

(c) To issue interests in
property in exchange for
Indian lands, and to
interests to be held by the
Secretary of the Interior.

(d) To borrow money from the
Fund in accordance with
Section 10 of the Act
(48 Stat. 984) and to
governmental and to
ber or association of
Tribe, or from any
to use such funds for
ductive tribal activities,
loan money to the
members or associations of
the Tribe.

(e) To engage in any activity
further the economic
members of the Tribe in
any activity which
not consistent with the

of this Charter, or
association, or
any municipality
with the United States
of Wisconsin including
with the State of

(g) To pledge or assign
tribal income due
the Tribe: Provided
assignment to the
not extend more than
the date of execution
provided, That all
assignments shall
approval of the
or his duly authorized

(h) To deposit corporate
every source derived
or state bank to which
funds are insured
Deposit Insurance
by a surety bond

(i) To sue and to be
competent juris
United States;
cise of such po
sued shall not
by the said Tri
States to the
lien or attach
of the Tribe of
chattels speci

(j) To exercise su
powers not inc
may be necessa
corporate busi

6. Upon the request of
Council for the
visory power reser
of the Interior un
3, 5(c), and 5(g)
Secretary of the
approve such requ
submit the questio

of the Tribe residing
shall vote. If at a
from the effective d
such request shall b
tary shall disapprov
or disapprove it wit
receipt, the questio
of any such power ma
by the Secretary of
the General Tribal
referendum of the a
Tribe actually liv
and if the terminat
thirds of the elig
effective.

Corporate
Property.

7. No property rights
Indians of Wisconsin
tuted, shall be in
thing contained in
tribal ownership o
whether or not ass
particular individ

Reserve Fund

existing lawful debts
continue in force, ex
may be satisfied or c
to law.

8. A Reserve Fund shall
income from corporate
said reserve fund equ
per cent of the capit
such corporate enterpr
the amount of net inc
to the reserve fund m
cept that amounts exp
be replaced in the sa
fund was created. T
used only for repairs
provements, and expan
enterprises.

Corporate
Dividends.

9. The Tribe may issue t
a non-transferable ce
in corporate property
prises evidencing the

Corporate
Accounts.

to the establishment
the construction of
costs of public ente
of tribal government
or other corporate p
tion of the financial
shall be made except
or as authorized by
10. The officers of the
accurate and complet
the financial affair
shall clearly show a
pledges, and assignm
an annual balance sh
financial affairs of
Commissioner of Indi
surer of the Tribe s
of all moneys which
diction or control o
as provided in the
Constitution and By-

Ratification.

12. This Charter shall be effective when ratified by the adult members of the adult members of the Outagamie Counties at in which at least 30 gible voters shall vote after the date of its majority vote of the Oneida Tribe of Indians on the Oneida Reservation least 30 per cent of shall vote, such ratification certified by the Superintendent of the Tomah Indian Agency and the Executive Committee of the Tribal Council.

CORPORATE CHARTER OF THE ONEIDA
INDIANS OF WISCONSIN
OF THE ONEIDA RESERVATION

A Federal Corporation Chartered

The Act of June 18, 1934

WHEREAS, the Oneida Tribe of Indians of Wisconsin is a recognized Indian tribe with a constitution and By-Laws ratified by the Tribe and approved by the Secretary of the Interior in 1936, pursuant to section 16 of the Act of June 18, 1934 (48 Stat. 984), as amended by the Act of June 18, 1934 (48 Stat. 984), and

WHEREAS, more than one-third of the adult members of the Oneida Tribe have petitioned that a Charter of incorporation be granted to such Tribe subject to ratification by a majority of the Oneida Indians living on the Reservation;

NOW, THEREFORE, I, Harold L. Ickes, Secretary of the Interior, by virtue of the authority conferred upon me by the Act of June 18, 1934 (48 Stat. 984), do hereby grant a Charter of incorporation to the Oneida Tribe of Indians of the Oneida Reservation to be effective from and after the date it may be ratified by a majority vote in

Corporate
Existence

1. In order to further the
ment of the Oneida Tribe
Oneida Reservation in
ring upon said Tribe
rights, powers, privi
to secure for the mea
assured economic inde
vide for the proper e
of various functions
by the Department of
aforesaid Tribe is be
body politic and corp
States of America, un
name "The Oneida Trib
Wisconsin."

Perpetual
Succession.
Membership.

2. The Oneida Tribe of
shall as a Federal Co
perpetual succession.
3. The Oneida Tribe of
shall be a membership
members shall consist
or hereafter members

Corporate
Powers.

- accordance with the
Constitution and By-
shall exercise all t
hereinafter enumerat
5. The Tribe, subject to
contained in the Con
of the United States
tion and By-Laws of
have the following c
addition to all powe
or guaranteed by the
and by-Laws:
- (a) To adopt, use and
a corporate seal
- (b) to purchase, tak
otherwise, own,
and dispose of p
cription, real a
to the following
- (1) No sale or m
United State
Tribe of any

aries of the

(2) No mortgage

Tribe of any

any land now

by the Tribe

of the Oneida

(3) Leases and p

shall not in

to members o

made to memb

any land now

by the Tribe

years withou

Secretary of

sale contract

leases may b

to exceed te

the approval

the Interior

representat

and gas leas

or any leas

(4) No action shall be taken on behalf of or for the benefit of any way operates, or shall be taken by the tribal government or other national authority, including the Oneida Reservation, to issue, amend, or terminate permits, and no action shall be taken relating to the issuance, amendment, or termination of any permit, license, or other authorization or title, or to regulate the use of any land or resource of the Interior Department, under Section 6 of the National Forest Management Act of 1934, with respect to the timber harvesting capacity, or the management of any forestry matter, or any other matter, that requires the conformity to any applicable law, regulation, or order, to be made a condition of any lease, permit, license, or other contract, when such action is required by any agreement or understanding of the

(c) To issue interests in property in exchange for Indian lands, the interests to be issued by the Secretary of the

(d) To borrow money from the Fund in accordance with Section 10 of the Act (48 Stat. 984), or from any governmental agency, member or associate of the Tribe, or from any other source, to use such funds for the productive tribal economy, to loan money thus received to members or associates of the Tribe.

(e) To engage in any activity that further the economic development of the members of the Tribe, or any activity of the Tribe, not consistent with the

of this Charter,
association, or
any municipality
with the United
of Wisconsin Inc
with the State o

(g) To pledge or assign
tribal income du
the Tribe: Provi
assignment to th
not extend more
the date of exec
provided, That a
assignments sha
approval of the
or his duly auth

(h) To deposit corpo
ever source deri
or state bank to
funds are insure
Deposit Insuranc
by a surety bond

(I) To sue and to be sued in any competent jurisdiction in the United States; but the exercise of such powers by the Tribe shall not be subject to the lien or attachment of the Tribe other than for its special

(J) To exercise such powers not inconsistent with the corporate business

6. Upon the request of the Council for the term of the advisory power reserved of the Interior under 3, 5(c), and 5(g), the Secretary of the Interior approve such request submit the question of

If at a
from the effective d
such request shall t
tary shall disapprov
or disapprove it wit
receipt, the quostic
of any such power ma
by the Secretary of
the General Tribal C
referendum of the ac
Tribe actually livi
and if the terminati
thirds of the eligib
effective.

Corporate
Property.

7. No property rights of
Indians of Wisconsin
tuted, shall be in a
thing contained in
tribal ownership of
whether or not assi
particular individu

existing lawful debt
continue in force, e
may be satisfied or
to law.

Reserve Fund

8. A Reserve Fund shall
income from corporat
said reserve fund eq
per cent of the capt
such corporate enter
the amount of net in
to the reserve fund
cept that amounts ex
be replaced in the s
fund was created.
used only for repair
provements, and expa
enterprises.

Corporate
Dividends.

9. The Tribe may issue
a non-transferable c
in corporate propert
prises evidencing th
of such members of L

Corporate
Accounts.

- to the establishment
the construction of
costs of public ente
of tribal government
or other corporate p
tion of the financi
shall be made except
or as authorized by
10. The officers of the
accurate and comple
the financial affair
shall clearly show
pledges, and assign
an annual balance s
financial affairs o
Commissioner of Ind
surer of the Tribe
of all moneys which
diction or control
as provided in the
Constitution and By
Tribe of Indians of

by the Secretary of the Interior, shall be effective when ratified by a majority vote of the qualified members of the Tribe who present themselves at an election called for that purpose by the Secretary of the Interior, provided that at least 30 per cent of the registered voters of the previous Tribal election shall vote.

Ratification. 12. This Charter shall be effective after the date of its adoption by a majority vote of the qualified members of the Tribe who present themselves at the polls voting in an election called for that purpose by the Secretary of the Interior, provided that at least 30 per cent of the registered voters of the previous Tribal election shall vote. This Charter shall be ratified by the Superintendent of the Executive Council of the Tribal Council.