CHIPPEWAS OF GEORGINA ISLAND FIRST NATION
LAND MANAGEMENT CODE

[Effective January 1, 2000]

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1. Preamble

WHEREAS the Chippewas of Georgina Island First Nation have a profound relationship with the land that is rooted in respect for the Spiritual value of the Earth and the gifts of the Creator and have a deep desire to preserve our relationship with the land;

WHEREAS Georgina Island First Nation has entered into a government-to-government Framework Agreement on First Nation Land Management with Canada on February 12, 1996, as amended;

And Whereas Georgina Island First Nation has the option of withdrawing our lands from the land provisions of the Indian Act in order to exercise control over our lands and resources for the use and benefit of our members, rather than having our lands managed on our behalf by Canada;

NOW THEREFORE this Land Management Code is hereby enacted as the fundamental land law of Georgina Island First Nation.

2. Title

2.1 The title of this enactment is the Chippewas of Georgina Island First Nation Land Management Code.

3. Interpretation

3.1 In this Land Code,

“community land” means any Georgina Island First Nation land in which no allotment to a member has been made and in which all members have a common interest.

“community meeting” means a meeting under this Land Code to which the members are invited to attend.

“Council” means the Chief and Council of Georgina Island First Nation.

“eligible voter” means, for the purpose of voting in respect of land matters under this Land Code, a member of Georgina Island First Nation who has attained the age of 18 years.

“First Nations Land Register” means the register maintained by the Department of Indian Affairs under the Framework Agreement.

“Framework Agreement” means the Framework Agreement on First Nation Land Management entered into between the Minister of Indian Affairs and Northern Development and the Chiefs of fourteen First Nations, including Georgina
Island, on February 12, 1996, as amended, and which is to be ratified on behalf of the Government of Canada by an Act of Parliament.

“immediate relatives”, in respect of a person, means the person’s mother, father, sister, brother, children or spouse.

“land law” means a land law enacted pursuant to this Land Code.

“land resolution” means a resolution of Council made pursuant to this Land Code.

“member” means a person whose name appears or is entitled to appear on the Georgina Island First Nation Band Membership List.

“Georgina Island First Nation” means the Chippewas of Georgina Island First Nation.

“Georgina Island First Nation lands” means any reserve referred to in section 6, including all the rights and resources that belong to that land.

“Transfer Agreement” means the Individual Transfer Agreement made between Georgina Island First Nation and Her Majesty in right of Canada, dated February 1997.

3.2 If there is an inconsistency between this Land Code and any other enactment of Georgina Island First Nation, this Land Code prevails to the extent of the inconsistency.

4. Authority

4.1 The power of Georgina Island First Nation to govern and administer our lands flows from the Creator to the people of Georgina Island First Nation, and from the people to their Council.

4.2 Georgina Island First Nation shall act through its Council, which shall perform all the duties and functions and exercise all the powers of Georgina Island First Nation in respect of land management that are not specifically assigned to any other person or body by or under this Land Code.

5. Purpose

5.1 The purpose of this Land Code is to set out the principles, rules and structures by which Georgina Island First Nation will exercise control over our lands and resources consistent with the Framework Agreement.
5.2 The Framework Agreement is ratified and confirmed.

6. Description of Georgina Island First Nation Lands

6.1 The following Georgina Island First Nation lands are subject to this Land Code:

(a) the Indian Reserve on Georgina Island, Fox Island and Snake Island known as Reserve # 33;

(b) the Indian Reserve at the “Marina” known as Reserve #33A; and

(c) all lands which may be set apart, after this Land Code comes into force, as reserve lands for the exclusive use and benefit of Georgina Island First Nation.

7. Lands and Interests Affected

7.1 A reference to “land” in this Land Code means all the rights and resources that belong to the land, and includes

(a) the water, beds underlying water, riparian rights, and renewable and non-renewable natural resources appurtenant to that land, to the extent that these are under the jurisdiction of Canada; and

(b) all the interests and licences granted by Her Majesty in right of Canada listed in the Transfer Agreement.

8. Law-Making Powers

8.1 The Council may, subject to this Land Code, make laws respecting the development, conservation, protection, management, use and possession of Georgina Island First Nation lands, and interests and licences in relation to those lands. These powers include the power to make laws in relation to all matters necessary or ancillary to the making of laws in relation to Georgina Island First Nation lands.

8.2 Any land use plan will be developed by the community and must receive the consent of the eligible voters at a community meeting.

9. Law-Making Procedure

9.1 A proposed land law may be introduced by any eligible voter at a duly convened meeting of the Council.
9.2 The Council may require the eligible voter introducing a proposed land law to explain how the law would benefit the community.

9.3 A proposed land law may be voted on by the Council after if it has been

(a) tabled at a meeting of the Council held at least 28 days before the land law is to be voted on by the Council;

(b) posted in public places on Georgina Island First Nation lands at least 21 days before the land law is to be voted on by the Council; and

(c) published in the community newspaper or distributed to eligible voters at least 10 days before the land law is to be voted on by the Council.

9.4 The Council may enact a land law without the preliminary steps required under section 9.3 if the Council is of the opinion that the law is needed urgently in the interests of public health or safety.

9.5 A land law is enacted if it has been approved by a majority of the Council at a meeting of the Council open to the members of Georgina Island First Nation, or as provided in section 12.4.

9.6 The original copy of any land law or land resolution concerning Georgina Island First Nation lands shall be signed by

(a) a quorum of the Council present at the meeting at which it was enacted; and

(b) the secretary of the Council, or such other person designated by the Council.

10. **Publication of Land Laws**

10.1 All land laws must be published in the minutes of the Council.

10.2 Within 7 days after a land law has been enacted, the Council shall post a copy of the law in public places on Georgina Island First Nation lands.

10.3 The Council shall keep, at the administrative offices of Georgina Island First Nation, a register of the original copy of all land laws and land resolutions, including laws and resolutions that have been repealed or are no longer in force.
10.4 Any person may have reasonable access to the register of land laws during normal business hours in the administrative offices of Georgina Island First Nation.

10.5 Any person may obtain a copy of a land law or land resolution on payment of a reasonable fee set by the Council or a person designated by the Council.

11. Coming Into Force of Land Laws

11.1 A land law adopted by the Council is in force on the date of its enactment or such later date as specified by or under the land law.

12. Conflict of Interest

12.1 This section applies to

(a) each member of the Council who is dealing with any matter before Council related to Georgina Island First Nation lands;

(b) each person who is an employee of Georgina Island First Nation dealing with any matter related to Georgina Island First Nation lands; and

(c) each person who is a member of a board, committee or other body of Georgina Island First Nation dealing with any matter related to Georgina Island First Nation lands.

12.2 If the person has any interest, financial or otherwise, in the matter being dealt with that might involve the person or his or her immediate relatives, the person

(a) shall disclose the interest to the Council, or the board, committee or other body as the case may be; and

(b) shall not take part in any deliberations on that matter nor vote on that matter.

12.3 This section does not apply to any interest that is held by a member in common with every other member of Georgina Island First Nation.

12.4 If the Council is unable to vote on a proposed land law or land resolution due to a conflict of interest, the Council may refer the matter to a community meeting and, if a quorum is present, a majority of the eligible voters present at the meeting may enact the land law or land resolution.
12.5 If the board, committee or other body is unable to act due to a conflict of interest, the matter shall be referred to the Council.

13. Interests and Licences in Land

13.1 A deed, lease, contract, instrument, document or agreement of any kind, whether written or oral, by which the Council, a member or any other person purports to create, grant, dispose of, assign or transfer an interest or licence in Georgina Island First Nation lands after the date this Land Code comes into force is void if it is not authorized under this Land Code.

13.2 An interest or licence in Georgina Island First Nation lands may only be created, granted, disposed of, assigned or transferred by a written document in accordance with this Land Code.

13.3 The allocation of Georgina Island First Nation land to a member does not require the consent of the eligible voters at a community meeting.

13.4 The Council may grant

(a) interests and licences in community lands, including leases, permits, easements and rights-of-ways, subject to the consent of the eligible voters if the term of the interest or licence exceeds 50 years; and

(b) permits to take resources from community lands, including cutting timber or removing minerals, stone, sand, gravel, clay, soil or other substances, subject to the consent of the eligible voters if the term of the permit exceeds 1 year.

13.5 The consent of the eligible voters at a community meeting must be obtained for the following:

(a) any grant or disposition of an interest or licence in Georgina Island First Nation lands exceeding a term of 50 years; or

(b) any grant or disposition of any resources on community lands exceeding a term of 1 year.

13.6 The written consent of the Council must be obtained for any grant or disposition of an interest or licence in Georgina Island First Nation lands to a person who is not a member.
14. **Lands Advisory Committee**

14.1 The Council may, by resolution, establish a Lands Advisory Committee to advise the Council on land matters.

14.2 The Lands Advisory Committee shall be composed of up to 5 members, all of whom must be eligible voters.

14.3 The members of the Lands Advisory Committee shall be chosen by the Council. At least one of the members appointed must be a non-resident of Georgina Island First Nation lands.

14.4 The Council may, by resolution, establish

(a) the terms, appointment, duties and remuneration of the Lands Advisory Committee members and the filling of vacancies; and

(b) the procedures for the Lands Advisory Committee.

14.5 The Lands Advisory Committee may make its own rules of procedure not inconsistent with those established by the Council.

15. **Registration of Interests**

15.1 An interest or licence in Georgina Island First Nation lands created or granted after this *Land Code* comes into effect is not enforceable against a third party or Georgina Island First Nation or a member unless it is registered.

15.2 A charge, pledge or mortgage of a leasehold interest in Georgina Island First Nation lands or in a building on those lands granted after this *Land Code* comes into effect is not enforceable against that leasehold interest unless it is registered.

15.3 No instrument that requires consent of the Council or the eligible voters at a community meeting may be registered unless a certified copy of the resolution or minute of the Council or community meeting that evidences the consent is attached.

15.4 The Council shall maintain a land register in form and content the same as the First Nations Land Register.

15.5 Every member who receives an interest or licence in Georgina Island First Nation land from another member shall deposit an original copy of the relevant instrument in the land register maintained by the Council.
15.6 The Council shall ensure that an original copy of the following instruments is deposited in the First Nations Land Register:

(a) any grant of an interest or licence in Georgina Island First Nation lands;

(b) any transfer or assignment of an interest in Georgina Island First Nation lands; and

(c) any land use plan, subdivision plan or resource use plan.

16. Lots and Resources

16.1 The allocation of available residential lots to members shall be decided upon by the Council.

16.2 The resources on a lot and any revenue arising from the sale of those resources belong to the member holding the lot.

17. Transfer and Assignment of Interests

17.1 No consent of the Council or of the eligible voters at a community meeting is required for the following:

(a) an assignment or transfer of a member’s right to use and occupy a lot to another member; or

(b) a grant or disposition of an interest or licence in a member’s allocation of Georgina Island First Nation land to another member.

17.2 This section applies to assignments and transfers made by instrument, valid will or operation of law. ¹

17.3 Subject to section 17.1, the written consent of the Council must be obtained for any transfer or assignment of an interest or licence in Georgina Island First Nation lands.

17.4 The grant of any interest or licence in Georgina Island First Nation lands, shall be deemed to include a provision that the grant shall not be assigned or any other interest or licence subsequently granted without the written consent of the Council.

17.5 For greater certainty, registration of the transfer or assignment is required under section 15.

¹ This section applies to assignments or transfers that occur by way of a legal document of assignment, a will, or by the effect of a law that transfers land from one person to another.
18. **Mortgages and Seizures of Leasehold Interests**

18.1 A leasehold interest may be subject to charge or mortgage for a term not exceeding the term of the lease.

18.2 The written consent of the Council must be obtained for any charge or mortgage of a leasehold interest to a person who is not a member.

18.3 The term of any charge or mortgage shall not exceed 50 years, unless consented to by the eligible voters at a community meeting.

18.4 In the event of default in the terms of a charge or mortgage, no leasehold interest is subject to possession by the chargee or mortgagee, foreclosure, power of sale or any other form of execution or seizure, unless

(a) the charge or mortgage received whatever consent was required from the Council or the eligible voters under this section;

(b) an original copy of the charge or mortgage was given to the Council for registration; and

(c) a reasonable opportunity to redeem the charge or mortgage is given to the lessor.

18.5 If the lessor exercises the power of redemption, the lessor becomes the lessee of the land and takes the position of the chargor or mortgagor for all purposes after the date of the redemption.

19. **Voluntary Land Exchanges and Protections**

19.1 Georgina Island First Nation may make an agreement with another party to voluntarily exchange a parcel of Georgina Island First Nation land for a parcel of land from that other party in accordance with this *Land Code* and the *Framework Agreement*.

19.2 The Council shall designate the person or persons who are to have authority to negotiate a land exchange agreement on behalf of Georgina Island First Nation.

19.3 Once negotiations on the land exchange agreement are concluded, the proposed agreement must be submitted to a community meeting for consideration by the eligible voters.
19.4 A land exchange must receive the consent of the eligible voters at a community meeting before it can take effect.

19.5 No land exchange may occur unless the land to be received by Georgina Island First Nation in the exchange meets the following conditions:

(a) it must be either equal to or greater than the area of Georgina Island First Nation land to be exchanged or else it must be comparable to the appraised value of the Georgina Island First Nation land;

(b) if it is equal to or greater than the area of Georgina Island First Nation land to be exchanged, but is less than comparable value, then Georgina Island First Nation must receive additional compensation equal to or greater than the difference in value;

(c) it shall not be smaller than the area of Georgina Island First Nation land to be exchanged, unless the exchange does not result in Georgina Island First Nation having less total land area than when this Land Code took effect; and

(d) it must become a reserve and be subject to this Land Code.

19.6 Georgina Island First Nation, before concluding a land exchange agreement, must receive a written statement from Canada clearly stating that Her Majesty in right of Canada

(a) agrees to set apart as a reserve the land to be received in exchange, as of the date of the land exchange or such later date as the Council may specify by resolution; and

(b) agrees to the manner and form of the exchange as set out in the exchange agreement.

19.7 Georgina Island First Nation may negotiate to receive one or more other parcels of land as compensation, in addition to the parcel referred to above which is intended to become a reserve. These other parcels may be held by Georgina Island First Nation in fee simple or some other manner.

19.8 The land exchange agreement shall provide that, if the land exchange receives the consent of the eligible voters at a community meeting,

(a) the other party to the exchange must transfer to Canada the title to the land which is to be set apart as a reserve;
(b) the Council must pass a resolution authorizing Canada to transfer title to the Georgina Island First Nation land in accordance with the exchange agreement; and

(c) an original copy of the instruments transferring title to the relevant parcels of land must be registered in the appropriate registers.

### 20. Financial Controls and Accountability

**20.1** This section applies only to financial matters relating to Georgina Island First Nation land.

**20.2** The Council shall maintain one or more financial accounts in a financial institution and shall deposit in those accounts

(a) transfer payments received from Canada for the management and administration of Georgina Island First Nation lands;

(b) moneys received by Georgina Island First Nation from the grant or disposition of any interests or licences in community lands;

(c) all fees, fines, charges and levies imposed by a land law or land resolution;

(d) all capital and revenue moneys received from Canada from the grant or disposition of any interests and licences in Georgina Island First Nation lands; and

(e) any other land revenue received by Georgina Island First Nation.

**20.3** The Council shall authorize at least 4 persons, at least 2 of whom shall be members of the Council, to sign cheques and other bills of exchange or transfer drawn on the account.

**20.4** Every employee of Georgina Island First Nation who is a signing officer must be bondable.

**20.5** To be valid, a cheque or other bill of exchange or transfer drawn on the account must be signed by two signing officers, one of whom must be bondable.

**20.6** The fiscal year of Georgina Island First Nation begins on April 1 of each year and ends on March 31 of the following year.

**20.7** The Council shall, by resolution, prior to the beginning of each fiscal year, adopt a land management budget for that fiscal
year and may, if the Council deems it necessary in the course of the fiscal year, adopt supplementary budgets for that fiscal year.

20.8 After adopting the land management budget or supplementary budget, the Council shall, without undue delay

(a) explain the budget or supplementary budget to the members at an annual community meeting; and

(b) make a copy of the budget or supplementary budget available at the administrative offices of Georgina Island First Nation for inspection by members at reasonable hours.

20.9 If the Council fails to adopt a land management budget for a fiscal year prior to the beginning of that fiscal year, the budget and any supplementary budgets of the previous fiscal year apply until a new budget is adopted.

20.10 The Council may make rules respecting the preparation and implementation of land management budgets.

20.11 The Council may not expend moneys or commit itself, by contract or otherwise, to expend moneys, unless the expenditure is authorized by or under a law or resolution or approved budget.

20.12 Georgina Island First Nation shall keep books of account and financial records in accordance with generally accepted accounting principles.

20.13 A member of the Council, an eligible voter or any person authorized by the Council may at any reasonable time, inspect the books of account and financial records of Georgina Island First Nation.

20.14 A person is guilty of an offence if the person

(a) impedes or obstructs anyone from exercising their right to inspect the books or account or financial records of Georgina Island First Nation; or

(b) has control of the books or account or financial records of Georgina Island First Nation and fails to give all reasonable assistance to anyone exercising their right to inspect those books or records.

20.15 Within 90 days after the end of each fiscal year, Georgina Island First Nation shall prepare a financial statement in comparative form, containing at a minimum
(a) a balance sheet;
(b) a statement of revenues and expenditures and a comparison of these with the amounts stated in Georgina Island First Nation’s budget and any supplementary budget; and
(c) any other information necessary for a fair presentation of the financial position of Georgina Island First Nation.

20.16 The accounting and auditing requirements of this Land Code may be done together with, and consolidated with, the other accounts of Georgina Island First Nation.

21. Appointment of Auditor

21.1 For each fiscal year, a duly accredited auditor shall be appointed for the audit of the land related financial records of Georgina Island First Nation.

21.2 The auditor holds office until re-appointed, or until a new auditor is appointed.

21.3 Where a vacancy occurs during the term of an auditor, the Council shall, without delay, appoint a new auditor for the remainder of the former auditor’s term and shall fix the auditor’s remuneration.

21.4 The auditor’s remuneration shall be paid by Georgina Island First Nation out of the operational funding received from Canada.

21.5 The auditor shall, within 120 days after the end of Georgina Island First Nation’s fiscal year, prepare and submit to the Council, a report on Georgina Island First Nation’s financial statement, stating whether, in the opinion of the auditor, the financial statement presents fairly the financial position of Georgina Island First Nation in accordance with generally accepted accounting principles applied on a basis consistent with that applied in the previous fiscal year.

21.6 In order to prepare the report on Georgina Island First Nation’s financial statement, the auditor may at all reasonable times inspect the financial records, accounts, books, minutes, vouchers and receipts of Georgina Island First Nation and any person or body who administers money on behalf of Georgina Island First Nation.

21.7 The Council shall present the auditor’s report to the members at a community meeting.
21.8 The Council shall make a copy of the auditor’s report available at the administrative offices of Georgina Island First Nation and any member may inspect the auditor’s report during normal business hours at those offices.

22. Community Approvals

22.1 A community meeting shall be held by Georgina Island First Nation to discuss and make a decision on the following matters:

(a) a land use plan;

(b) any land law or land resolution that the Council is unable to enact due to a conflict of interest under section 12.4;

(c) any grant or disposition of an interest or licence in Georgina Island First Nation lands that is longer than 50 years under in section 13.5(a);

(d) any grant or disposition of resources on community lands that is longer than 1 year under section 13.5(b);

(e) any charge or mortgage that is longer than 50 years under section 18.3;

(f) any amendment to this Land Code; and

(g) any voluntary exchange of Georgina Island First Nation land.

22.2 An amendment to, or renewal of, the Transfer Agreement with Canada made under clause 6 of the Framework Agreement does not require approval by the eligible voters at a community meeting, unless the amendment or renewal reduces the amount of funding provided by Canada.

22.3 The Council may by law or resolution increase the number or percentage of eligible voters who are required to make a decision at a community meeting above the minimum majority in section 23.5.

23. Procedure for Community Meetings

23.1 The Council shall give notice specifying the date, time and place of the community meeting and containing a brief description of the matters to be decided on at the community meeting.

23.2 The notice of a community meeting must be given to the members by
(a) posting the notice in public places on Georgina Island First Nation lands at least 21 days before the community meeting;

(b) publishing the notice in the community newspaper or distributed to eligible voters at least 10 days before the meeting;

(c) taking reasonable steps to locate and inform members who reside off-reserve; and

(d) taking such other measures as the Council may consider appropriate in the circumstances.

23.3 Each member who is at least 18 years of age is eligible to attend and vote at a community meeting.

23.4 Only eligible voters have a right to attend a community meeting, but other persons may attend with the permission of the Council.

23.5 At any properly convened community meeting, the quorum for transacting lands business is 26 eligible voters.

23.6 If there is a quorum present at a community meeting, decisions may be made by a majority vote of the eligible voters present at the meeting.

23.7 The Council may schedule more than one community meeting to discuss and decide on a matter that requires a community meeting.

23.8 For greater certainty, the Council may make laws respecting community meetings.

24. Annual Community Meeting

24.1 The Council, on behalf of Georgina Island First Nation, shall call and hold an annual community meeting within two months of the receipt of the auditor’s report.

24.2 The agenda for each annual community meeting shall include the following:

(a) the approval of the minutes of previous years annual community meeting;

(b) an annual review of land management;

(c) a presentation of the auditor’s report and approval;
(d) the appointment of an auditor for the new fiscal year;
(e) any other matters proposed by the Council; and
(f) new business.

24.3 The secretary to the Council shall take the minutes of the annual community meeting and file copies of the minutes with the registrar of land laws.

25. Local Dispute Resolution Systems

25.1 The Council shall, within 60 days of the coming into force of this Land Code, appoint a dispute resolution body to deal with disputes and appeals relating to Georgina Island First Nation land that arise after this Land Code comes into force.

25.2 The matters that may be appealed to the dispute resolution body shall be provided for by a land law.

25.3 A member, or a non-member with an interest in Georgina Island First Nation land, may appeal a dispute to the dispute resolution body for its decision if

(a) the dispute that cannot be resolved by the Council or the Lands Advisory Committee, if one is established; and
(b) the dispute is one that is made appealable to the dispute resolution body by a land law.

25.4 An appeal to the dispute resolution body shall be made and determined in accordance with the appeal procedures established by the dispute resolution body.

25.5 Any attempt by a person making an appeal to improperly influence the decision of the dispute resolution body will result in the automatic rejection of the appeal.

25.6 The limitation period for an appeal to the dispute resolution body is 30 days after the day the decision, act or omission being appealed was made.

25.7 The dispute resolution body may, after hearing an appeal,

(a) confirm or reverse the decision, in whole or in part;
(b) substitute its own decision for the decision appealed from;
(c) direct that an action be taken or ceased; or
(d) refer the matter or dispute back for a new decision.

25.8 A decision of the dispute resolution body is final and binding.

25.9 Decisions of the dispute resolution body must be in writing, signed by

(a) a member of the dispute resolution body; or

(b) an officer designated by the dispute resolution body to do so.

25.10 The dispute resolution body may give reasons for its decision, and shall do so in writing if a party to the proceedings requests them before, or within 14 days after, the date of the decision.

26. Liability Coverage

26.1 The Council shall arrange, maintain and pay, out of the operational funding received from Canada, insurance coverage for its officers and employees engaged in carrying out any matter related to Georgina Island First Nation lands to indemnify them against personal liability arising from the performance of those duties.

26.2 The actual extent of coverage shall be determined by the Council.

26.3 Every employee of Georgina Island First Nation whose responsibilities include land administration or collecting or accounting for land revenue must be bondable.

27. Offences

27.1 Unless some other procedure is provided for by a land law, the summary conviction procedures of Part XXVII of the Criminal Code, as amended from time to time, apply to offences under this Land Code, a land law or land resolution.

28. No Expropriation of Land

28.1 There shall be no expropriation of Georgina Island First Nation land by the Council.

29. Commencement

29.1 This Land Code shall not come into force unless

(a) the community approves this Land Code and the Transfer Agreement with Canada, and this Land Code has been certified by the verifier pursuant to the Framework Agreement;
(b) the Federal Legislation ratifying the *Framework Agreement* is in force; and

(c) the Council has passed a resolution that adequate funding for land management has been identified and assured by Canada under the Transfer Agreement.

29.2 Subject to section 29.1, this *Land Code* shall come into force on the first day of the month following the coming into force of the federal legislation.