## **TABLED**

1 2 3				ROKEE CO OKEE, NORT		
			<b>-</b> .	U	CT 14	4 2024
4			Date: _	0	<del></del>	
5						
6		ODDINANCE	NO.: <u>302</u> (202	24)		
7 8		ORDINANCE	10.: <u>JUZ</u> (202	24 <i>)</i>		
9		An ordinance amendin	og the disenrollment nr	ocedure		
10		An oranance amenan	8 the ameni onmeni pr	occum c.		
11 12 13	WHEREAS,	the Eastern Band of Cherokee Indians is duly authorized to establish and regulate membership and enrollment under its sovereign powers as a federally recognized Indian Tribe; and				
15 16 17	WHEREAS,	Chapter 49 of the Cherokee Code sets out the requirements for membership with the Tribe; and				
18 19	WHEREAS,	Cherokee Code Section 49-10 sets out the conditions by which a person may be disenrolled as a member of the Tribe; and				
20 21 22 23	WHEREAS,	amendments to Cherokee improvement the disenrollme		are needed	to cl	larify and
24 25 26	WHEREAS,	in order to clarify the Cherokee Code to reflect the policy of balancing the need for a consistent and efficient process with fairness and due process for everyone involved, the Enrollment Committee suggests an amendment to the Cherokee Code.				
27 28 29 30 31 32	Indi enro	EFORE BE IT ORDAINED, by ians, in council assembled, at ollment of persons who are contribed above, Cherokee Code Company of the contribution of t	which a quorum is purrently prevented from	present, that i m enrollment	n orde	r to allow
32 33	Sec. 40-10 T.	ace of mambarchin				
34	Sec. 49-10. Loss of membership.  (a) Relinquishments.					
35		y adult member of the Eastern l	Band of Cherokee Indi	ians mav volu	ntarily	relinguish
36		her membership. Such a reling				
37		er be notarized or witnessed by				
38		mbership in Eastern Band as				
39	mer	nbership.				
40		e membership of any member o				
41		st 18 years of age may not be re				
42	pare	ent or guardian desires to enro	oll the minor child into	o another fed	erally i	recognized
43		ian Tribe. However, this may o				
44 15		n. A person whose membership rdian while the person was a n	-	_	_	_
45 46	_	of 18.	amor may reappry for	memoersmp (	arioi ie	acimig tile

(3) Any member wishing to relinquish will be encouraged to do so on a conditional relinquishment form. In such case, the relinquishment will become effective upon the acceptance of that individual into membership of another Tribe. The member's name will not be removed from the Eastern Cherokee Tribal Roll until documentation of the acceptance into the other Tribe's membership is received.

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- (4) Should a member insist upon relinquishing in writing, without using the conditional relinquishment form, the Tribe will comply with the member's wishes and will remove the member's name from the Eastern Cherokee Tribal Roll on the effective date specified in the relinquishment submitted.
- (b) Disenrollments. Disenrollment is defined as revoking a person's membership in the Eastern Band of Cherokee Indians when it is found that said person did not meet the eligibility criteria existing at the time of said person's enrollment. Disenrollment prevents an individual from receiving any monetary benefits, education, housing, possessory holdings, or any and all other services offered and provided to enrolled members by the Tribe. The following Disenrollment Procedures are adopted to correct mistakes that resulted when tribal membership was mistakenly approved and to provide a process that would allow a fair hearing in the disenrollment procedure.
  - (1) Grounds for disenrollment. A Tribal member may be subject to disenrollment if records reveal for one or more of the following criteria conditions exist:
    - (A) The member was erroneously enrolled (that is, he/she did not meet the eligibility criteria in existence at the time of his/her enrollment).
    - (B) The member has accepted benefits of land, money, or other financial gain from another Indian Tribe while enrolled as a member of the Eastern Band of Cherokee Indians. as an enrolled member of another Indian Tribe after the effective date of this chapter (9-11-1995).
    - (C) The member is currently enrolled with another Indian Tribe and has either refused to relinquish membership in the other Tribe or has failed to respond to a notice of the requirement to relinquish membership in the other Tribe.
    - (D) The member has been permanently excluded from Cherokee trust lands by Tribal Council.
  - (2) Procedures for disenrollment. Any person may submit evidence to the Enrollment Office that a person may be subject to disenrollment. The Enrollment Office shall evaluate any such evidence and The Enrollment Office shall notify the Enrollment Committee of any member who may be subject to disenrollment. The Enrollment Committee initiates the disenrollment process against any member by authorizing, through a majority vote, the Enrollment Office to:
    - a. Provide written notice, by certified mail, return receipt, to the individual to be summoned to appear before the Enrollment Committee. The notice must:
      - i. State the criteria for which the person could be disenrolled that the Enrollment Committee has questions regarding the individual's enrollment and state the nature of the questions and what documentation the individual must provide to the Committee to retain his/her membership.
      - ii. State that the individual has 30 calendar days from the date of receipt of the notice to contact the Enrollment Office and set a date for the individual to appear before the Enrollment Committee.

- iii. State that if the individual does not contact the Enrollment Office within the prescribed time period, the individual's non-response will be interpreted as his/her choice to be automatically disenrolled and the individual will be disenrolled at the next meeting of the Enrollment Committee. The date of that meeting will be stated in the letter. No further notice will be given to the individual of his/her disenrollment.
- iv. Members on active duty with the military shall have six calendar months to contact the Enrollment Office.
- b. The individual has the burden to prove his/her eligibility for enrollment at the time of enrollment. The Enrollment Office has the burden to prove to the Enrollment Committee by clear and convincing evidence that at least one criterion for disenrollment exists for the individual. The Enrollment Committee may issue subpoenas for witnesses and documents to be available during hearing. The Enrollment Committee may, by majority vote, request than a person subject to disenrollment submit to DNA testing for purposes of providing evidence for the Enrollment Committee's consideration during the disenrollment hearing. Refusing to comply with any such request by the Enrollment Committee creates a rebuttable presumption that the results of the DNA test would be unfavorable to the person subject to disenrollment.
- c. The individual, at his/her own expense, may be represented by legal counsel at the individual's appearance before the Enrollment Committee. The individual, however, must personally appear before the Enrollment Committee and cannot have a legal representative or other agent appear on his/her behalf.
- d. If the Enrollment Committee does not find that clear and convincing evidence for disenrollment exists, If the individual provides evidence that satisfies the Enrollment Committee, by majority vote, the process is terminated and the individual retains his/her membership.
- e. <u>If the Enrollment Committee, by majority vote, does find that clear and convincing evidence for disenrollment exists, If the individual does not provide evidence which satisfies the Enrollment Committee, by majority vote, the individual will shall be disenrolled effective immediately. The Enrollment Committee's decision to disenroll shall be reduced to writing and provided to the individual.</u>
- f. The disenrolled individual may file a written appeal of the Enrollment Committee's decision to the Tribal Council within 15 30 calendar days of the Committee's decision. The written appeal is to be directed to the Tribal Council Chairman and is to request a hearing before Tribal Council the six Tribal Council members who do not comprise the Enrollment Committee. The appeal stays the individual's disenrollment until such time as the appeal is heard and decided.
- g. At the appeal hearing, the Tribal Council only reviews the <u>decision of the Enrollment Committee</u> documentation that the Enrollment Committee reviewed and no new evidence or oral argument is allowed to be presented. The Tribal Council may only determine if the Enrollment Committee failed to follow the steps of the disenrollment procedure or was negligent in any way. If the Tribal Council finds, by majority vote, there was <u>clear</u> error or negligence on the part of the Enrollment Committee, the matter is returned to the Enrollment Committee for reevaluation. If the appeal is successful, the individual's membership is restored.

1		The Tribal Council's decision is final. If Tribal Council finds that no clear error		
2		occurred, the individual shall be disenrolled effective as of the date of the		
3		Enrollment Committee's decision.		
4		h. Any files indicating fraud in the enrollment process shall be forwarded to the		
5		Cherokee Indian Police Department Tribal prosecutor for investigation.		
6		i. Persons who retain their membership after a disenrollment hearing shall not be		
7		subject to subsequent disenrollment hearings unless the Enrollment Committee		
8		finds that new substantial evidence exists that was not previously presented to the		
9		Enrollment Committee.		
10	(3)	Property.		
11		a. Upon receipt of the list of members whose status is subject to review the Council		
12		of the EBCI may impose a temporary stop on all property transfers affecting		
13		possessory holdings held by members subject to review. All services, monetary and		
14		otherwise, will also be placed on hold and held in escrow until the disenrollment		
15		process is completed either by reinstatement of membership or disenrollment.		
16		b. Once an individual is removed from the Tribe's Roll they shall be deemed to hold		
17		a life estate in any possessory holding that was in their name prior disenrollment.		
18		c. Such life estate shall revert to the Eastern Band of Cherokee Indians upon		
19		expiration.		
20		d. Alternatively, a disenselled individual may transfer any of their possessory holding		
21	(4)	held prior to disenrollment to an enrolled member blood relative.  Policies.		
22 23	(4)	a. The Enrollment Committee shall have the authority to develop policies and		
23 24		procedures to consistent with this ordinance.		
25		procedures to consistent with this ordinance.		
26				
	DETTE	NALLY ODDAINED that all andinguage and recolutions in consistant with this andinguage		
27	BEILLI	NALLY ORDAINED, that all ordinances and resolutions inconsistent with this ordinance		
28		are rescinded, and this ordinance shall become effective upon ratification by the		
29		Principal Chief.		
30				
31	Submitted by the Enrollment Committee.			

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