



Resolution Duly Approved by the
Métis Nation-Saskatchewan
Provincial Métis Council on October 28, 2025
#251028-08

**Amendments to the Constitution of the Métis Nation – Saskatchewan
to Clarify General Assembly Articles**

WHEREAS the Métis Nation – Saskatchewan (MN-S) recognizes the distinctiveness of Métis identity, culture, values, and language – inclusive of Knowledge Keepers, Kihtêyak, Lii Vyeu Moond (“the Old Ones”), Elders, Youth, Women, and distinctive resources – which is incorporated into proposals and decisions of the Provincial Métis Council (PMC);

WHEREAS in April 2024, the PMC passed Resolution #240417-02, which supported proceeding with five priorities for constitutional amendments which included changes to General Assembly provisions so eligibility for voting will be open to all MN-S citizens of voting age;

WHEREAS, currently, the *Constitution of the Métis Nation – Saskatchewan (the “Constitution”)* Article 11 – General Assembly does not clearly outline who can vote at a General Assembly;

WHEREAS the PMC passed Resolution #241015-11 at their duly convened meeting on October 15, 2024, supporting constitutional amendments for changes to General Assembly provisions so eligibility for voting will be open to all MN-S Citizens of voting age included as Annex A;

WHEREAS the *Métis Nation Legislative Assembly Act, 1999 (the “MNLA Act”)* requires constitutional amendments be supported by resolution of the PMC or by the signatures of five members of the Métis Nation Legislative Assembly (MNLA), ensuring that the amendments are filed 30 days prior to the MNLA, or 14 days prior to the MNLA if the minimum 30 days’ notice of the MNLA is provided;

WHEREAS, in accordance with the *MNLA Act*, the constitutional amendments were included in the Order of the Day for the November 2024 MNLA, but were not considered by the Assembly; and

WHEREAS the PMC continues to support the constitutional amendments for changes to General Assembly provisions so eligibility will be open to all MN-S citizens of voting age included as Annex A and desires that they should again be brought to MNLA for approval and to a General Assembly for ratification;

THEREFORE BE IT RESOLVED THAT the PMC supports the resolution and amendments to the *Constitution* for changes to General Assembly provisions so eligibility for voting will be open to all MN-S citizens of voting age set out in Annex A attached to this resolution; and

FURTHER BE IT RESOLVED THAT the PMC directs that the proposed amendments be included in the Order of the Day for the next sitting of the MNLA, in accordance with the procedural requirements of the *MNLA Act* and recommends that the amendments be ratified at a future General Assembly to be called by the MNLA.

Dated this 28th of October, 2025

Moved by: Beverly Fullerton, WR2A

Seconded by: Brent Digness, ER2



Annex A to Resolution #241028-08 - “Amendments to the Constitution of the Métis Nation – Saskatchewan to Clarify General Assembly Articles”

Constitution Amended

1. The *Constitution of the Métis Nation – Saskatchewan* (the “*Constitution*”) is amended as set out in this Annex.

Article 11 Replaced

2. Article 11 relating to the General Assembly is deleted and the following substituted:

“1. The Métis Nation Legislative Assembly shall convene a General Assembly annually and when necessary to ratify amendments to this Constitution.

“2. The members of the General Assembly are those persons who are Métis citizens registered with the Métis Nation – Saskatchewan”.

Article 15 Amended

3. Article 15 is amended by deleting Article 15-2 and substituting the following:

“2. All proposed amendments to the Constitution must be registered with the Clerk of the Métis Nation Legislative Assembly thirty days prior to the sitting of the Métis Nation Legislative Assembly where reasonable advance notice of the Legislative Assembly is provided. Where the minimum 30 days’ notice is provided under Article 2-8, all proposed amendments must be registered 14 days prior to the sitting of the Métis Nation Legislative Assembly.

Article 16 Amended

4. Article 16 relating to implementation is deleted and the following substituted:

“1. This Constitution as amended is effective when the amendments are approved by the Métis Nation Legislative Assembly and ratified by the General Assembly”.

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