Quick Information Guide on Proposed Amendments

Proposed Amendment	What is the change	What are the costs and
	addressing:	impacts:
The members of the Board of Trustees shall consist of the Chair of the General Council as ex officio member with the right to vote, and eight (8) members of the General Council elected by the General Council. No member shall be qualified to act as a member of the Board of Trustees who is a non-resident of the 1855 Umatilla Indian Reservation FOR ONE (1) YEAR PRIOR TO THE NOMINATION PETITION DEADLINE DATE OF AN ELECTION. NOMINEES FOR THE BOARD OF TRUSTEES AND OFFICERS OF GENERAL COUNCIL MUST MEET THE FOLLOWING CRITERIA TO QUALIFY FOR CANDIDACY TO BE VETTED BY THE ELECTION AUTHORITY OF THE CTUIR, AND THEN MADE AVAILABLE TO GENERAL COUNCIL MEMBERS PRIOR TO AN ELECTION: A. NOMINEE HAS BEEN A GENERAL COUNCIL MEMBERS PRIOR TO AN ELECTION: B. NOMINEE HAS BEEN A GENERAL COUNCIL MEMBERS PRIOR TO THE NOMINATION PETITION DEADLINE. B. NOMINEE WILL COMPLETE A CANDIDATE'S DISCLOSURE FORM AND A NOMINATION PETITION TO BE FILED FOR THE RECORD THAT IDENTIFIES THE FOLLOWING MINIMUM INFORMATION ABOUT A CANDIDATE:	What is the change addressing? Section 2, A. Establishes minimum amount of time a nominee must be enrolled CTUIR in order to seek office Section 2, B. Candidate's Disclosure Form establishes a level of accountability to voters, while not being restrictive: 1. Federal Tribal membership(s) beyond the CTUIR if applicable; 2. Residency, in relation to current Constitutional requirements for 1 year prior to the Nomination Petition Deadline date for submittal; 3. Duties of the BOT/GC have varying levels of comprehension, communication and technical skills; 4. Felony record for transparency; 5. Family, as described in the BOT Procedures Code,	Costs will increase for the time needed to create a Candidate's Disclosure Form. Vetting the information will increase election process. Unsure who would cover a felony background check; the candidate, a service already covered by tribal police, or the Election Commission. There will be an additional cost to store records, and perhaps the addition of an Election staff to account for added Election Authority in the Constitution and Bylaws. Information in the Candidate Disclosure Form acts as a foundation tool for voters to evaluate all candidates on an even scale. Election Commission could, if they choose, add more questions to a Disclosure Form, but candidates are only required to answer what is in the Constitution and Bylaws. Added costs will include time on the part of candidates, depending on the Election Commission policies, should amendment
1. TRIBAL ENROLLMENT HISTORY 2. PLACE OF RESIDENCY 3. LEVEL OF EDUCATION 4. FELONY RECORD 5. FAMILY; DIRECT AND IN-LAW IF MARRIED 6. BUSINESS TRANSACTIONS CANDIDATE AND/OR THEIR FAMILY ARE PARTY TO 7. CAMPAIGN FUNDING SOURCE(S)	promotes transparency; 6. Individual and/or family business venture to establish any potential conflicts of interest; 7. Campaign funding sources for transparency and to establish that no outside entities are influencing our tribal elections beyond the General Council membership.	pass, additional paperwork might be required to supplement Candidate Disclosure Form.
ARTICLE VI - BOARD OF TRUSTEES SECTION 2	Focuses on future generations, establishes a bonus requirement for positions that	Requires more time from Election Commission, so will increase election costs and

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ARTICLE VI - BOARD OF TRUSTEES SECTION 5 Whenever, in the opinion of a majority of the entire Board of Trustees, any member of the Board of Trustees has been guilty of MISCONDUCT, CORRUPTION, HARASSMENT, OR gross neglect of duty, it shall certify its opinion, together with the reasons therefore, to the General Council, which shall have the power to remove said member from office and to elect a successor. The member who is so accused shall have the right to receive a copy of the charges against him at least twenty (20) days in advance of the meeting of the General Council at which the question of removal and of selection of a successor are to be voted on, and shall be entitled to appear at said meeting and answer said charges.	Adding direct wordage empowers BOT to regulate themselves; to act should such behaviors occur at the highest level of tribal government while promoting transparency with constituents about why a BOT are taking removal actions against a member. Legal review will require updates to applicable policies; for example the BOT Procedures Code would be able to articulate proposed amendment wordage in the form of Code of Conduct Chapter that would support BOT to regulate itself and not a separate entity.	Costs will be wages of staff to make amendments and updates.
ARTICLE VIII - AMENDMENTS This Constitution and Bylaws may be amended by a majority vote of the members of the General Council at an election called for that purpose by resolution of the Board of Trustees or majority vote of the General Council, provided that such ELECTION amendment receives at least TEN PERCENT (10%) fifty (50) affirmative votes OF THE ELIGIBLE CTUIR VOTING POPULATION WITH A THREE-FIFTHS MAJORITY APPROVAL OF A PROPOSED AMENDMENT. The notice of said election shall set forth the proposed amendment in full. Unless specified otherwise in the ballot text for the amendment, all amendments approved by the voters shall take effect 30 days after the certification of the election.	Update is a reflection of voter turnout to ensure a standard is set for voter participation AND proper outreach occurs so voters are comfortable in accepting changes to the Constitution and Bylaws.	Costs will be wages of staff to update policies and articulate new processes in the tribal government system to ensure Constitution is adhered to.