Suggested changes at 8-16-2008 meeting

California Valley Me-Wuk Tribe of the Sheep Ranch Rancheria 2 **Dedication** 4 We, the People of the California Valley Me-Wuk Tribe of the Sheep 6 Ranch Rancheria, in the names of our ancestors and future generations, in order to preserve peace and establish order in our 8 community, to protect the rights of the Tribe and its Members as a sovereign nation, to preserve and advance our cultural identity, and to promote the general welfare of our people and our descendants do, 10 hereby, establish this Constitution. 12 History 14 The California Valley Me-Wuk Tribe of the Sheep Ranch Rancheria is a federally recognized, Indian tribe, established on April 5, 1915 16 pursuant to Acts of June 21, 1906 (34 Stat. 325-333) and April 30, 1908 (35 Stat. 70-76). In this Constitution, the California Valley 18 Me-Wuk Tribe of the Sheep Ranch Rancheria may also be referred to as "The Tribe". 20 Initially designated as "Sheepranch-Indians", the original 12 members of the tribe constituted the remnant of what was, once, quite 22 a large band of Indians who lived in the Sheep Ranch area of Calaveras County and who dated their ancestry back, several 24 thousand years to pre-historic times. In 1936, the government identified The Tribe as the "Sheep Ranch Rancheria"; one member 26 voted for The Tribe to become organized under the Indian Reorganization Act of 1934; and in 1965, another member was

identified for the purposes of the Rancheria Termination Act. Unlike

the other rancherias, This Tribe was never terminated. The Circa 1976, the Federal government began publishing a list of federally

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Constitution of the

30	became identified as: "Sheep Ranch Rancheria of Me-Wuk Indians of
32	California", Then, in 2002, the name was changed in the Federal Register to "California Valley Miwok Tribe, California (formerly the
34	Sheep Ranch Rancheria of Me-Wuk Indians of California)".
36	The tribal name on this Constitution is adopted during the re-organization of 2008. From its inception to this Constitution, the Tribe remained governed by Me-Wuk tradition, and those customs
38	continue to influence the conduct of the Tribe. Accordingly, The Tribe, in more formal terms, enacts this Constitution to foment
40	advance the respect for the elders, the family unit, and development of each individual, in the spirit of working together with patience, the
42	sharing of resources, democratic governance, and openness. The Articles of Organization implement these general values.
44	Summary
46	In this Constitution, Tribal Membership is defined by Right and Adoption, and by Ordinances that are adopted by the Tribal Council
48	(Article II). The Tribal Membership elects 7 Members to serve as Officers on the Tribal Council (Article VIII); and all tribal matters
50	are governed and administered by that Tribal Council (Article III, IV, and V). The Tribe has a Court System (Article VI) for resolving
52	disputes and enforcing Ordinances. The Constitution describes procedures for the Removal of Officers on the Tribal Council and filling Vacancies (Article IX), for Initiatives and Referenda (Article
54	XI), for the Civil Rights of its Members (Article XIV), and for making Amendments to this Constitution (Article XVI), among other
56	provisions.
58	Articles of Organization

ARTICLE I - Territory and Jurisdiction

60	
62	Section 1. Territory. The territory of The Tribe shall include, to the fullest extent possible and consistent with federal law, all lands, water, property, airspace, surface and subsurface rights and other
64	natural resources in which The Tribe now has or in the future will have any interest and which are owned by the United States for the exclusive or non-exclusive benefit of The Tribe or for individual
66	members, excepting any rights-of-way.
68	Section 2. Jurisdiction. Except as prohibited by federal law, The Tribe shall have jurisdiction over all tribal members and all persons,
70	subjects, property, and activities which occur within its territory, as defined above, in Section 1 of this Article. Apart from the limitations
72	that are imposed herein, there shall be no other limits on The Tribe to exercise its jurisdiction according to its inherent sovereignty.
74	Section 3 - Headquarters. The headquarters of the Tribe is the site
76	of the Tribe's historic Rancheria at Sheep Ranch, California. However, the Tribal Council may relocate the Tribe's headquarters to another location owned by the Tribe in fee or owned by the United
78	States in trust or otherwise on behalf of the Tribe.
80	ARTICLE II - Membership
82	The Membership of the California Valley Me-Wuk Tribe of the Sheep Ranch Rancheria shall be derived as follows:
84	Section 1. Membership by Inherited Rights
0.6	Section 1. Membership by inherited regits
86	The Putative Members. Those individuals, who are identified in the April 2007, Public Notices of the BIA, is a Member of the Tribe.

2008-07-09-Constitution This is still a DRAFT

88		
90	Census of 1929. Any individual, who is named on the "Indian Census Roll" for the County of Calaveras which is dated June 30, 1929 and was taken by L.A. Dorrington, Superintendent of the	Any individual, who is identified as Me-wuk and who is named on the "Indian Census Roll" for the county of Calaveras
92	Bureau of Indian Affairs (BIA), or a lineal descendant, thereof, is a Member of the Tribe according to the Ordances for Membership	
94	adopted by the Tribal Council and completing the enrollment procedures as mandated in Section 9 of this Article.	
96	Lineal Descent. Any person who is born to an existing Member is, by lineal descent, a Member of the Tribe, upon reaching the age of	a Member of the Tribe, and upon reaching
98	18, and according to the Ordances for Tribal Membership as adopted by the Tribal Council and upon completing the enrollment procedures	
100	as mandated in Section 9 of this Article.	
102	Section 2. Membership by Adoption. The Tribal Council shall have the authority to create procedures for Membership by Adoption	Delete
104	as defined in the Ordinances for Tribal Memberships. A person, who have been adopted by the Tribe in accordance with such Ordinances, is a Member.	
106		
108	Section 3. Rights of Members. All persons who are accepted as Members under Sections 1 and 2 of this Article shall have the rights as defined in Ordances for Tribal Membership.	
110	Section 4. Loss of Membership.	
112	A Member of The Tribe may not lose one's Membership involuntarily nor be disenrolled for any purpose other than erroneous facts about	membership in another Federally Recognized tribe.
114	the person's lineage during the Enrollment process or having membership in another tribe.	
116	On a case by case basis, the Tribal Council, by majority vote, may	

118	benefits and privileges. Such sanctioning shall be done in writing and in accordance with the procedures that have been established in
120	the Ordinances for Tribal Membership.
122	Section 5. Reinstatement. Any person who has been sanctioned pursuant to Section 4(b), above, may be restored in accordance with the applicable enrollment ordinance.
124	the applicable emonment ordinance.
126	Section 6. Appeal. Any person who has been disenrolled pursuant to Section 4(a), above, or sanctioned pursuant to Section 4(b), above, may appeal to the Tribal Court in accordance with the applicable
128	enrollment ordinance, Provided, That the Tribal Court shall not be the same as the Tribal Council which disenrolled the Member.
130	Section 7. Membership Roll. The Tribal Council shall maintain the
132	membership roll of all current and former tribal Members.
134	Section 8. Oath of Membership. A person, upon initiation into The Tribe as a Member, shall make an oath to uphold this Constitution and allegiance to The Tribe; and this oath shall be prescribed in the
136	"Ordinance for Tribal Membership".
138	Section 9. Membership Ordinance. Consistent with this Constitution, the Tribal Council shall enact an "Ordinance for Tribal
140	Membership" to define specific types of membership, the procedures which govern the enrollment, responsibilities, and other conditions of Membership.
142	Memoership.
	ARTICLE III - Governance
144	The government of the California Valley Me-Wuk Tribe of the Sheep Ranch Rancheria shall include a Tribal Council, a Tribal Court
	Ranon Ranonoria shan molade a 1110ai Council, a 1110ai Coult

146	System, and a Tribal Administration. The Tribal Council shall operate in accordance with Articles IV and V. The Court System	
148	shall operate in accordance with Article VI. The Tribal Administration shall be subordinate to the Tribal Council and shall	
150	operate in accordance with Article VII.	
152	ARTICLE IV - Tribal Council	
	Section 1. Establishment. The legislative and governing body of	
154	the California Valley Me-Wuk Tribe of the Sheep Ranch Rancheria shall be known as the Tribal Council. All Tribal Council members	
156	shall be enrolled members of The Tribe who are eligible voters of The Tribe in accordance with this Constitution and who have been	
158	duly elected by the election procedures in Article VIII. Each member of the Tribal Council must reside within the territory of The Tribe or	
160	within one hundred fifty (150) miles from the Territory of The Tribe. The Tribal Council shall consist of seven (7) voting members and	
162	various non-voting, adjuvant representatives as defined in this Constitution or by ordinance. All Tribal Council Members are elected at-large according to the procedures in Article VIII.	
164		
166	Section 2. Chairperson. The Tribal Council shall have one position of Chairperson who must reside within the territory of The Tribe or within one hundred fifty (150) miles from the Territory of The Tribe,	twenty one (21) years of age
168	and who must be at least thirty five (35) years of age. The Chairperson shall be elected by a majority of the elected Tribal	
170	Council members.	
172	The duties of the Chairperson shall include, but not be limited to, organizing the meetings of the Tribal Council, administering the proceedings of the Tribal Council, and over-sight of all	
174	administrative actives of The Tribe. The Chairperson is a voting member of the Council.	

176 178 180	Section 3. Vice Chairperson. The Tribal Council shall have one position of Vice Chairperson who must reside within the territory of The Tribe or within one hundred fifty (150) miles from the Territory of The Tribe, and who must be at least thirty five (35) years of age. The Vice Chairperson shall be appointed by the Chairperson from	
	among the 6 other elected members of the Tribal Council.	
182	The duties of the Vice Chairperson will assist the Chairperson and	
184	substitute for the Chairperson in the absence of that official. The Vice Chairperson is a voting member of the Council.	
186	Section 4. The Other Council Members. The five (5) other Tribal Council Members shall perform functions as may be assigned by the	
188	Council. These are voting members of the Council.	
190	Section 5. Non-voting, Adjuvant Representatives. There shall be established a Council of Elders, a Council of Youth, and an Office of	Non-elected, Non-voting Representatives
192	Hereditary Chief pursuant to an ordinance as mandated in Section 11 of this Article. Representatives of these Adjuvant Councils may attend, address, and advise the Council. These are non-voting	
192 194	Hereditary Chief pursuant to an ordinance as mandated in Section 11 of this Article. Representatives of these Adjuvant Councils may attend, address, and advise the Council. These are non-voting positions. Other <i>ad hoc</i> Councils may also be established by the Tribal Council under an ordinance according to Section 11 of this	
	Hereditary Chief pursuant to an ordinance as mandated in Section 11 of this Article. Representatives of these Adjuvant Councils may attend, address, and advise the Council. These are non-voting positions. Other <i>ad hoc</i> Councils may also be established by the	
194	Hereditary Chief pursuant to an ordinance as mandated in Section 11 of this Article. Representatives of these Adjuvant Councils may attend, address, and advise the Council. These are non-voting positions. Other <i>ad hoc</i> Councils may also be established by the Tribal Council under an ordinance according to Section 11 of this Article. Section 6. Terms of Office. The terms of office for all Tribal Council Members including the Chairperson and Vice Chairperson	
194 196	Hereditary Chief pursuant to an ordinance as mandated in Section 11 of this Article. Representatives of these Adjuvant Councils may attend, address, and advise the Council. These are non-voting positions. Other <i>ad hoc</i> Councils may also be established by the Tribal Council under an ordinance according to Section 11 of this Article. Section 6. Terms of Office. The terms of office for all Tribal	

204		
206	Section 6. Duties of the Officers. Consistent with this Constitution, the duties of the Tribal Council Members may be further defined by ordinance as mandated in Section 11 of this Article.	
208	Section 7. Meetings of the Tribal Council.	
210	The Tribal Council shall hold regular meetings, once per month.	
212214	The Chairperson or any three other members of the Tribal Council may call special meetings of the Tribal Council. Adequate notice of all special meetings shall be given to all members of the Council as	
216	defined by an Ordinance.	
216	The meetings of the Tribal Council shall be conduced according to rules-of-order as defined by Ordinance; and Resolutions, Ordinances,	
218220	and other Enactments shall be codified in a system that is similar to that of the Titles of the United States Code.	
222	At each regular or special meeting of the Tribal Council a person shall be appointed to take minutes of the meeting, and a copy of the	At each regular or special meeting of the Tribal Council, the Secretary shall appoint a person
224	minutes shall be preserved by the Tribal Council and available to tribal Members in accordance with an Ordinance.	to take minutes
226	Section 8. Quorum. Five (5) or more members of the Tribal Council shall constitute a quorum for any regular or special Tribal Council	
228	meetings. A quorum is required at all meetings in order to conduct official business of the Tribal Council and create Enactments as defined in Article XII.	
230		
232	Section 9. Voting. The Tribal Council shall make decisions by a majority vote of those present except as otherwise provided in this constitution or in any ordinance which requires more than a majority	

234	vote. All Tribal Council Members, including the Chairperson and Vice Chairperson, shall have the power to vote. Proxy voting in the Council is prohibited.
236	Section 10. Code of Ethics. The Tribal Council shall have the power
238	to adopt a Code of Ethics governing the conduct of tribal officials. The Code of Ethics may include disciplinary procedures so long as the official in question is informed of the charges and given an
240	the official in question is informed of the charges and given an opportunity to respond to those charges including the opportunity to present witnesses and other evidence in his or her defense.
242	
	Section 11. Ordinance for the Tribal Council. Consistent with the
244	sections, above, and in Article V, and this Constitution, procedures for the Tribal Council shall be prescribed in an Ordinance for the
246	Tribal Council.
240	ARTICLE V - Tribal Council Powers
248	
• • •	Section 1. Vested in the Tribal Council of the California Valley
250	Me-Wuk Tribe of the Sheep Ranch Rancheria is the sole authority to exercise all powers that are vested in the Tribe through its inherent
252	sovereignty or federal law. It shall execute these powers in accordance with established customs of The Tribe and subject to the
254	express limitations that are contained in this Constitution, the Ordinance for the Tribal Council, or other applicable laws. These
256	powers shall include, but are not limited to, the following.
	To represent The Tribe and act in the name of The Tribe in all
258	matters that concern The Tribe and to make decisions for The Tribe that are consistent with this Constitution;
260	

262	governments and other tribal governments and with individuals, associations, corporations, enterprises, or organizations;
264	To purchase or accept any land or property for The Tribe;
266	To enact laws which regulate the use, disposition, and inheritance of all property within the Territory of The Tribe, as defined in Article I;
268	
270	To prevent or veto the sale, disposition, lease, or encumbrance of tribal lands, interests in land, tribal funds or other tribal assets;
272	To employ legal counsel in accordance with applicable federal laws;
274	Within the territorial jurisdiction of The Tribe and within the limitations of Article XIV - Civil Rights, to enact laws which
276	regulate the domestic relations of persons;
278	Within the territorial jurisdiction of The Tribe and within the limitations of Article XIV - Civil Rights, to enact laws which regulate the conduct of individual persons;
280	To provide for the removal or exclusion of any Member or
282	non-member of The Tribe whose presence may be injurious to Members of The Tribe and to prescribe conditions upon which any
284	Member or non-members may remain within the Territory of The Tribe;
286	To levy and collect taxes, duties, fees, and assessments on individuals and entities;
288	to appropriate and regulate the use of tribal funds in accordance with
290	an annual budget approved by the Tribal Council;

To regulate all business activities within the jurisdiction of The Tribe and to manage all tribal economic affairs and enterprises; 292 To regulate all matters and to take all actions necessary to preserve 294 and safeguard the health, safety, welfare, and political integrity of The Tribe; 296 To appoint subordinate committees, commissions, boards, tribal 298 officers, and employees and to set their compensation, tenure, and duties: 300 To enact laws, ordinances, and resolutions that are necessary or incidental to the exercise of its legislative powers; 302 To take any and all actions that are necessary and proper for the 304 exercise of the foregoing powers and duties, including those powers and duties not enumerated, above, and for the exercise of all other 306 powers and duties now or hereafter delegated to the Tribal Council or vested in The Tribe through its inherent sovereignty or by Federal 308 law. **ARTICLE VI - Court System** 310 Section 1. Establishment. The judicial power for the California 312 Valley Me-Wuk Tribe of the Sheep Ranch Rancheria shall be vested in the Tribal Court System. The Tribal Council shall establish the 314 Tribal Court System by an ordinance to be entitled "Ordinance for the Tribal Court System" and which shall include the Tribal Court and 316 such other lower courts of special jurisdiction, including forums for traditional dispute resolution, as the Tribal Council may deem necessary. There shall also be a Court of Appeals which shall be the 318 court of last resort for all cases filed within the Tribal Court System.

320	as: Jurisdiction; Appointment of Judges; Qualification of Judges;	
322	Compensation; Removal of Judges; and Court Rules of Procedure.	
324	Section 2. Intermediate Jurisdiction. During the first 5 years after the acceptance of this Constitution by the Secretary of the Interior,	
326	the Tribal Council may act as the Tribal Court and shall commission a local, civil magistrate as the Court of Appeals. The procedures for this Intermediate Jurisdiction shall be defined in the Ordinance for	
328	the Tribal Court System that shall be adopted within the first year after the validation of this Constitution.	
330	ARTICLE VII - Tribal Administration	
332	The Tribal Administration shall consist of officers and staff who are	
334	appointed by the Tribal Council. The Tribal Administration shall oversee the implementation and management of The Tribe's business and programs and deal with the data-to-day operations of The Tribe.	
336	The Tribal Administration shall be subordinate to the Tribal Council. This administration shall be regulated by an ordinance entitled	
338	"Ordinance for Tribal Administration".	
340	ARTICLE VIII - Elections	
342	Section 1. General Elections. The only tribal elections are for the for the positions of the Tribal Council. These elections are general	4 Officers (Chairperson, Vice Chairperson Secretary, and Treasurer) and 3 at larger.
344	elections among the entire Membership who are qualified to vote. The elections to vote for Tribal Council Members shall be held in even numbered years on the first Saturday of October beginning in	
346	2008. The election of Tribal Council Members shall be staggered so that no more than four Council seats shall be up for election at any	
348	one time.	

Section 2. Special Elections. Special elections shall be held when called for by the Tribal Council, by this Constitution, or by the voting 350 Members as provided for in Articles IX and XI of this constitution or appropriate Ordinances. 352 **Section 3. The First Election.** The first election shall be held on the 354 first Saturday of October, 2008 and shall install 7 Tribal Council Members. Of those members, the Chairperson and two other Council 356 positions will serve for six years, after which those 3 positions will be open for re-election and thereafter the term for the Council Member shall be 4 years. The other four Council positions will serve a term 358 of 4 years, after which those positions will be open for re-election. 360 **Section 4. Election Board.** The Tribal Council shall appoint an Election Board to conduct all elections including all special elections. 362 The Election Board shall consist of five tribal member of which one shall be age 55 or older, another between the ages of 35 and 54, and 364 another between the ages of 18 to 34 - provided that all members of the Election Board shall be at least 18 years of age and provided, 366 further that an Election Board Member shall not be eligible to run for a seat on the Tribal Council. All Election Board Members shall serve for a specific term of office as established in the Ordinance for Tribal 368 Elections. The Election Board may appoint clerks, poll workers, and others to assist the Election Board in conducting the election In the 370 absence of a sufficient number of Tribal Members to fill the Election Board, the Tribal Council may hire non-member professionals for 372 necessary functions. 374 **Section 5. Nominations.** For all elections of the Tribal Council Members, the Election Board shall conduct a Nomination Meeting among the eligible, voting Membership to nominate tribal members 376 as candidates for the available Tribal Council seats. This Nomination Meeting shall be 60 days prior to the election date; and at the

378	Nomination Meeting, all eligible voters, as defined in Section 7 of this Article, may submit nominations for any vacant seat. The	
380	Election Board shall mail a notice regarding the qualified candidates to all eligible, voting Members at least 30 days prior to the election	
382	date. The particulars of the nomination process shall be defined in the Ordinance for Elections.	
384	Section 6. Qualifications for Tribal Council. Persons who are nominated to run for the Tribal Council seats must be enrolled tribal	
386	Members who meet the age and residency requirements which are set forth in Article IV on or before the date of the election.	
388	Section 7. Eligible Voters. All tribal Members who are eighteen	All tribal Members who are eighteen (18)
390	(18) years of age or older and who reside within the territory of the Tribe or within one hundred fifty (150) miles of the Territory of the	years of age or older shall be eligible to vote.
392	Tribe shall be eligible to vote.	
394	Section 8. Ballots. All voting at regular and special elections shall be done by secret written ballot.	
396	Section 9. Absentee Ballots. Absentee voting shall not be permitted.	Absentee voting shall be permitted by Ordinance.
398		
400	Section 10. Election Results. The Election Board shall certify the results of an election within three (3) days after the election day. The candidates receiving the highest number of votes shall be declared	
402	members of the Tribal Council for the available seats.	
404	Section 11. Tie Votes. Tie votes between two or more candidates shall be decided in a special run-off election. All eligible voters shall	
406	be entitled to vote in any run-off election. If a run-off election ends in another tie, the outcome shall be decided by the drawing of straws by the candidates tied for that office, with the longest straws winning.	

The Election Board shall certify the results of any run-off election within three (3) days after the run-off election day. 408 **Section 12.** Challenges. Any tribal member may challenge the For good cause. 410 results of any election by presenting his or her challenge to the Tribal Court within five (5) days after the election results have been 412 certified. The Tribal Court shall decide all elections challenges within ten (10) days from the date the challenge is filed. Any appeals 414 shall be filed with the Court of Appeals within five (5) days of the issuance of the Tribal Court decision, and the Court of Appeals shall decide the appeal within ten (10) days. If the Tribal Court or court of 416 Appeals invalidates the election results, a new election shall be held within sixty (60). 418 Section 13. Oath of Office. The oath of office for each newly 420 elected Tribal Council Member shall be administered by the Election Board within thirty (30) days after the Election Board declares the 422 winner of a seat, unless a challenge is filed and in that case within thirty (30) days after a final decisions by the Tribal Court or Court of Appeals. If a challenge is filed but it does not related to all of the 424 elected seats, then the oath of office shall be administered to the newly elected Tribal Council Members whose seats have not be 426 challenged within thirty (30) days after the Election Board declares the winners. Each incumbent Tribal Council Member shall remain in 428 office until the oath of office is administered to the newly elected Tribal Council Member for one's seat. Upon expiration of the 430 incumbent's term of office, that incumbent shall transfer all tribal records within one's control to the newly elected Tribal Council 432 Member. **Section 14. Election Ordinance.** The Tribal Council shall enact an 434 election ordinance consistent with this Constitution which covers all necessary procedures for all elections Other than the stipulations in

436	this Constitution, all election procedures and which shall be entitled "Ordinance for Tribal Elections".
438	Section 15. Referenda and Amendments. Other than elected
440	officials, the term "Election" shall also refer to the adoption of Ordinances by Referenda under Article XI and to Amendments under
442	Article XVI, both of which require a vote of the general Membership. Other than as defined in this Constitution, procedures for such Referenda and Amendments, shall be specified in an appropriate
444	Election Ordinance.
446	ARTICLE IX - Removal and Vacancy
448	Section 1. Removal.
450	The Tribal Council shall remove a Council Member for: a final conviction of a felony by any tribal, federal, or state court while serving on the Tribal Council.
452	
454	The Tribal Council may suspend a Council Member charged with a felony pending the outcome of the trial and any appeal.
456	The Tribal Council may discipline or remove a Council Member by a vote of at least fine (5) Members of the Tribal Council for converting
458	tribal property or moneys for persona use or failing to attend four (4) regular or special meetings consecutively without good cause; or the final conviction of three misdemeanors by any tribal, federal, or state
460	court while serving on the Tribal Council; or the violation of the Code of Ethics.
462	
464	In all proceedings under Sections 1a, 1b, or 1c, above, the Tribal Council Member in question shall be afforded full due process rights including a written statement of the charges, the right to respond to

those charges, the right to be represented by counsel, and the right to present witnesses and other evidence in his or her defense. The 466 decision of the Tribal Council shall be final and shall be appealable to the Tribal Court only if a claim is made that the tribal Constitution 468 has been violated or due process rights have not been afforded. A Council Member removed from office must wait at least five (5) 470 years from the official date of removal to run again for office. 472 Section 2. Recall. Any adult tribal member may initiate recall proceedings against any 474 Tribal Council Member by filing a written request with the Election Board, Provided, That a recall proceeding may not be initiated 476 against any Tribal Council member whose term expires within six (6) months. 478 After receipt of the written request, the Election Board shall issue 480 official petition forms to the tribal member who initiated the Recall. That tribal Member shall have sixty (60) days to collect the 482 signatures from thirty percent (30%) of the eligible voters of the Tribe. 484 Individuals petitions shall be circulated for each Tribal Council Member who is subject to recall. A maximum of three (3) Tribal 486 Council Members may be recalled at a time. 488 The Election Board shall verify the signatures on a recall petition within ten (10) days of receipt of the petition. If the tribal member 490 seeking recall has collected the required number of signatures in the allotted time, then the Election Board shall hold a recall meeting within sixty (60) days of the receipt of the petition. Notice of the 492 recall meeting shall be mailed to eligible tribal voters at least thirty (30) days prior to the recall meeting. The persons initiating the recall

494	and the person subject to recall shall be given a reasonable opportunity to speak and present evidence the recall meeting.	
496		
498	A majority vote by secret, written ballot of the eligible voters attending the recall meeting shall determine the success or failure of the recall petition(s), Provided, That at least thirty percent (30%) of the eligible voters actually vote at the recall meeting.	
500	the engine voters actuarly vote at the recan meeting.	
502	The recall meeting shall be held in accordance with the provisions of the Ordinance for Tribal Elections, which shall include a section on recall procedures.	
504		
	Section 3. Vacancies.	
506	If a Tribal Council Member should become deceased, resign, or	
508	incapacitated, or be removed or recalled from office, then the Tribal Council shall declare the position vacant. The Tribal Council shall fill a vacancy by special election unless there are less than six (6)	
510	months remain in the term, in which case the Tribal Council shall leave the position vacant. The Person who fills a vacant position	
512	shall only serve out the term of the person whom he or she is replacing.	
514	All resignations from the Tribal Council shall be done in writing.	
516	ARTICLE X - Land	
518	The Tribal Council shall have the authority to establish land policies, to adopt a land use ordinance, and to otherwise regulate land within	
520	the territory of the Tribe in accordance with applicable law.	
522	ARTICLE XI - Initiative and Referendum	

Section 1. Initiatives. Excluding issues that regard Membership under Article II, land, or housing, any Member may proposed to the 524 Tribal Council any Ordinance or Resolution to be adopted by the Tribal Council. Such an Initiative must be in the form of a prescribed 526 petition that has been signed by at least thirty percent (30%) of the eligible voters of The Tribe. The Tribal Council must vote on said 528 Initiative within sixty (60) days after receipt of the petition with its qualifying number of petition signatures. A majority vote of the 530 Tribal Council shall decide whether the proposed Ordinance or Resolution is adopted and, thereafter, be in effect. If the Tribal Council does not act within the sixty (60) day enactment period, the 532 petitioner of the Initiative may use the Referendum process, below. 534 **Section 2. Referendum**. If the Tribal Council fails to vote on an Initiative, as in Section 1, above, or if the Tribal Council votes 536 against said Initiative, then the Petitioners may seek a Referendum vote from the eligible voters of the Membership. The Petition shall 538 be reconstructed as a Referendum, thirty percent (30%) of the eligible voters of The Tribe shall sign the Referendum, and it shall be 540 presented to the Tribal Council to call a special election pursuant to an appropriate Election Ordinance under Article VII, Section 15... 542 **Section 3. Procedures.** Initiatives and Referenda elections shall be conducted by the Election Board and shall be held in accordance with 544 the provisions of an ordinance which deals specifically with Initiatives and Referenda procedures and which shall be called 546 Ordinance for Initiative and Referendum. 548 **ARTICLE XII - Types of Enactments** Tribal laws, policies, and other Enactments shall be classified as 550 follows.

552 **Section 1. Resolutions.** Any final decision on a matter of temporary interest, where a formal expression is needed, shall be embodied in a Resolution that has been adopted by the Tribal Council, noted in the 554 minutes of the Tribal Council meeting, codified as in Section 4, and available for inspection by Members of The Tribe during normal 556 business hours. 558 Section 2. Ordinances. Any final decision on a matter of a permanent or more enduring nature shall be embodied in an 560 Ordinance that has been adopted by the Tribal Council, noted in the minutes of the Tribal Council meeting, codified as in Section 4, and available for inspection by Members of The Tribe during normal 562 business hours. 564 **Section 3. Executive Orders.** All Executive Orders, policies, and administrative directives agencies that are subordinate to the Tribal 566 Council shall be codified as in Section 4, and available for inspection by Members of The Tribe during normal business hours. 568 **Section 4. Codification.** All Enactments of The Tribe shall be codified in the following manner - first the date (yyyy-mm-dd), then 570 the type of Enactment, and then the subject matter. For example, 2008-07-15 - Resolution - Land Purchase. All Enactments shall be 572 cataloged in a journal fashion in chronological order and then copies filed in ledgers that are codified in a system that is similar to the 574 United States Code. 576 **ARTICLE XII - Sovereign Immunity** 578 The California Valley Me-Wuk Tribe of the Sheep Ranch Rancheria shall be immune from suit except to the extent that the Tribal Council expressly waives The Tribe's sovereign immunity, or as provided by 580 this Constitution.

582	ARTICLE XIV - Civil Rights	
584	The Tribe, in exercising its powers of self-government shall not abrogate the following Civil Rights.	
586	The Tribe shall not make or enforce any law which prohibits the free	
588	exercise of religion, or abridges the freedoms of speech, communications, or the right of people to peaceably assembly and to petition for redress of grievances or initiate Ordinances;	
590		
592	The Tribe shall not violate the right of Members to be secure in their persons, houses, papers, and effects against unreasonable searches and seizures, nor shall warrants be issued except on probable cause	
594	and supported by an oath or affirmation, which describes the particular place to be search and the person or thing to be seized;	
596	The Tribe shall not subject any person for prosecution for the same offense and thereby be put into jeopardy twice for the same offense;	
598	The Tribe shall not compal any person in any evincinal cose to be a	
600	The Tribe shall not compel any person in any criminal case to be a witness against oneself;	
602	The Tribe shall not take any private property for a public use with just compensation;	
604	The Tribe shall not deny to any person in a criminal proceeding the	
606	right to a speedy and public trial, to be informed of the nature and cause of the accusation, to be confronted with the witnesses against the person, to have compulsory process for obtaining witnesses in his	
608	favor, and at his own expense to have the assistance of counsel for his defense and to have these rights explained at the time of arrest;	

610	The Tribe shall not require excessive bail, impose excessive fines, or inflict cruel and unusual punishment;	
612	The Tribe shall not deny to any person within its jurisdiction the	
614	equal protection of its laws or deprive any person of liberty or property without due process of law;	
616	The Tribe shall not create any law of attainder which declares a person or group of persons guilty of some crime and punishes them	
618	without benefit of a trial; nor shall The Tribe find a person or group of persons guilty of a violation, <i>ex post facto</i> .	
620	The Tribe shall not deny to any person, who is accused of an offense	
622	which is punishable by imprisonment, the right, upon request, to a trial by jury of not less than six persons.	
624	ARTICLE XV - General Meetings	
626	The Tribal Council shall call at least one (1) general meeting per year of all the eligible voters of the Tribe to identify and discuss important	least one (1) general meeting every 3 months
628	tribal matters.	
630	ARTICLE XVI - Amendments	
632	This Constitution may be amended by a super majority vote of the qualified voters of The Tribe voting at an election called for that	Provided That at least thirty percent (50%) of those entitled to vote
634	purpose by the Secretary of the Interior, Provided That at least thirty percent (30%) of those entitled to vote shall vote in such election; but not amendment shall become effective until approved by the	
636	Secretary of the Interior or until deemed approved by the Secretary by operation of law. It shall be the duty of the Secretary of the	
638	Interior to call and hold an election on any proposed amendment at the request of the Tribal Council, or upon presentation of a petition	

which is signed by at least thirty percent (30%) of the qualified voters of the Tribe. 640 **ARTICLE XVII - Savings Clause** 642 All Enactments of The Tribe which have been adopted before the shall be reviewed by the first recognized 644 effective date of this Constitution and by the Hereditary Chief, Tribal Council and subject to ratification, Yakima Dixie, and his Tribal Council shall continue in full force and modification, or rejection by the whole tribe 646 effect to the extend that they are consistent with this Constitution. **ARTICLE XVIII - Adoption of Constitution** 648 This Constitution, when adopted by a majority vote of the registered least fifth percent (50%) of 650 voters of the California Valley Me-Wuk Tribe of the Sheep Ranch Rancheria, voting at a special election which is authorized by the 652 Secretary of the Interior in which at least thirty percent (30%) of those registered in accordance with Secretarial regulations to vote 654 shall vote, shall be submitted to the Secretary of the Interior for approval, and, if approved by the Secretary of the Interior or by 656 operation of law, shall be effective from the date of such approval. **Certificate of Results of Election** 658 Pursuant to a Secretarial election as authorized by the Deputy 660 commissioner of Indian Affairs on , the Constitution of the California Valley Me-Wuk Tribe of the Sheep Ranch Rancheria was 662 submitted to the qualified voters of the California Valley Me-Wuk Tribe of the Sheep Ranch Rancheria and on was 664 adopted /rejected by a vote of For and Against, and cast ballots found spoiled or mutilated, in an election in which at least thirty percent (30%) of the entitled to vote cast 666 their ballots in accordance with Section 16 of the Indian

2008-07-09-Constitution This is still a DRAFT

668	Reorganization Act of June 18, 1943 (48 Stat. 984) and as subsequently amended.
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672	Chairperson, Election Board
674	Election Board Member
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678	Election Board Member
680	Election Board Member
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684	Date:
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