2009

MEMBERSHIP ACT

Date Enacted: 3 April 2009

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s.4 repealed and replaced  
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s.6 repealed and replaced  
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s.12 repealed  
s.12.1 and 12.2 added  
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| Clerical Amendments Act           | 004-2017   | 05/06/2017   | s.2 amended  
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Tsawwassen First Nation

2009

MEMBERSHIP ACT

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Tsawwassen Legislature enacts as follows:

Citation

1 This Act may be cited as the Membership Act.

Definitions

2 In this Act:

“aboriginal” means a person who can provide evidence of a material level of Canadian First Nation ancestry and who is
(a) a Status Indian; or,
(b) a non-Status Indian who can provide evidence of a connection to a contemporary indigenous community,
but does not include an individual who identifies as Metis or Inuit;

“adopted” or “adoption” means adoption under a law recognized in Canada, under a Tsawwassen law or under this Act;

“committee” means the enrolment committee or the Tsawwassen enrolment committee, as applicable;

“effective date” means the date on which the final agreement comes into force;

“electors” means Tsawwassen Members who are 18 years of age or older and are eligible to vote in Tsawwassen elections;

“enrolment appeal board” means the enrolment appeal board established under Chapter 21 [Eligibility and Enrolment] of the final agreement;

“enrolment committee” means the committee established under the membership code and which continues under this Act, as provided for in Chapter 21 [Eligibility and Enrolment] of the final agreement;

“enrolment register” means the enrolment register established before the effective date under Chapter 21 [Eligibility and Enrolment] of the final agreement;

“enrolment registrar” means the registrar appointed by Executive Council to maintain the Tsawwassen enrolment register;

“Executive Council” means the Executive Council established under the Government Organization Act;

“final agreement” means the Tsawwassen First Nation Final Agreement among Tsawwassen First Nation, Her Majesty the Queen in right of Canada and Her Majesty the Queen in right of British Columbia, and includes amendments to that agreement made in accordance with it;

“foreign indigenous entity” means an indigenous group outside of Canada which provides benefits to its members and includes, without limitation, American Indian tribes and Alaska Native entities;

“membership code” means the Tsawwassen First Nation membership code and procedures voted and approved on July 7, 2007, as amended on July 19, 2008;

“parties” means the following parties to the final agreement
(a) Tsawwassen First Nation;
(b) British Columbia;
(c) Canada;

“referendum process” means the referendum process established under the Constitution Act;

“spouse” means a person who is married to another person;

“Status Indian” means a person who is registered as an Indian under the Indian Act (Canada);

“Tsawwassen enrolment appeal board” means the Tsawwassen enrolment appeal board established under section 58;

“Tsawwassen enrolment committee” means the committee established under section 38;

“Tsawwassen enrolment register” means the list of Tsawwassen Members established under section 3 after the effective date and maintained by the enrolment registrar;

“Tsawwassen Individual” means an individual who is eligible to be enrolled as a member of the Tsawwassen First Nation in accordance with Chapter 21 [Eligibility and Enrolment] of the final agreement;

“Tsawwassen Member” means a Tsawwassen Individual who is enrolled as a member of Tsawwassen First Nation in accordance with Chapter 21 [Eligibility and Enrolment] of the final agreement;

“Tsawwassen Legislature” means the Tsawwassen Legislature established under the Government Organization Act.

PART 1 - TSAWWASSEN ENROLMENT REGISTER

Register
3  (1) After the effective date, Executive Council must establish the Tsawwassen enrolment register to replace the enrolment register.

(2) The Tsawwassen enrolment register must be maintained by the enrolment registrar in accordance with this Act.

(3) An individual whose name was entered on the enrolment register is entitled to be enrolled under the final agreement as a Tsawwassen Member and must have his or her name entered on the Tsawwassen enrolment register.

(4) The Tsawwassen enrolment register may only be amended by adding or removing the names of Tsawwassen Members or individuals, as applicable, as provided by this Act.

Eligibility criteria
4 An individual is entitled to be enrolled as a Tsawwassen Member, subject to section 34, if that individual

(a) has at least three generations of Tsawwassen First Nation ancestry along a single matrilineal or patrilineal line, in accordance with section 5,
(b) was adopted by an individual eligible to be a Tsawwassen Member under paragraph (a),
(c) is a descendant of an individual eligible to be a Tsawwassen Member under paragraph (b) in accordance with section 9,
(d) is an aboriginal individual who is a spouse of an individual eligible to be a Tsawwassen Member under paragraph (a), and
   (i) whom the committee has determined to be of good character, and
   (ii) who, if applicable, has resigned his or her membership in another indigenous group in accordance with section 34, or
(e) was a Tsawwassen Member on July 6, 2016.

Determination of ancestry
5 (1) For the purposes of section 4 (a), whether an applicant seeking to be a Tsawwassen Member has at least three generations of Tsawwassen First Nation ancestry along a single matrilineal or patrilineal line must be determined by the committee taking into account various factors, including, without limitation, evidence from birth certificates or statutory declarations.
(2) For greater certainty, an individual who is descended from three generations of Tsawwassen Members along a single matrilineal or patrilineal line has three generations of Tsawwassen First Nation ancestry.

Adoption
6 An applicant seeking to be a Tsawwassen Member under section 4 (b) must provide evidence satisfactory to the committee of the applicant’s
   (a) adoption as a child before the age of majority,
   (b) adoption as an aboriginal child before the age of majority, where the child, if applicable, has resigned his or her membership in another indigenous group in accordance with section 34, or
   (c) adoption as an adult
      (i) if the electors hold community consultations to determine the requirements for adoption,
      (ii) upon the majority of the electors under subparagraph (i) approving the requirements for adoption, and
      (iii) after the committee has determined that the individual to be adopted is of good character
before that adoption may be approved under the referendum process.

Evidence of good character
7 For the purposes of section 4(d) and 6(c), in determining whether an applicant is of good character the committee may require that the applicant provide satisfactory evidence, including
   (a) two or more letters of reference demonstrating the applicant’s good character, and
(b) a satisfactory criminal record check of the applicant.

[Amended by Bill 003-2017; enacted June 5 2017]

**No automatic disqualification**

8 For the purposes of section 7 (b), the committee may

(a) determine that a criminal record does not automatically disqualify an applicant from Tsawwassen membership, and

(b) permit an applicant with a criminal record to provide evidence of his or her good character.

**Factors to be considered**

9 For the purposes of section 4 (c), the committee may determine whether an applicant seeking to be a Tsawwassen Member is a descendant by taking into account various factors, including, but not limited to,

(a) evidence of direct biological descent from an individual eligible to be a Tsawwassen Member, and

(b) evidence from a birth certificate or statutory declaration.

[Amended by Bill 003-2017; enacted June 5 2017]

**Definitions on effective date**

10 On the effective date, “enrolment” and “membership”, as they are used in this Act, both have the same meaning.

**No entitlement to membership**

11 An individual is not entitled to be entered on the Tsawwassen enrolment register as a Tsawwassen Member except as provided for in this Act.

12 Repealed by Bill 003-2017; enacted June 5 2017

**Collection of personal information**

12.1 The committee and the enrolment registrar may collect personal information or cause personal information to be collected from an individual’s descendants, ancestors or legal guardian for the purpose of determining the individual’s eligibility for membership.

[Amended by Bill 003-2017; enacted June 5 2017]

**Use of personal information**

12.2 The committee and the enrolment registrar may use personal information in their custody or under their control for the purpose of determining eligibility for membership.

[Amended by Bill 003-2017; enacted June 5 2017]

**PART 2 – REGISTRAR**

**Enrolment registrar**

13 Executive Council must appoint an enrolment registrar whose responsibilities include

(a) entering and removing the names of individuals on the Tsawwassen enrolment register at the direction of the committee, and

(b) establishing required forms and notices.
PART 3 – ENROLMENT OR RE-ENROLMENT

Application for enrolment

14 An individual may apply to the committee for enrolment or re-enrolment by submitting an application in the form required by the enrolment registrar, including any prescribed information and records.

[Amended by Bill 003-2017; enacted June 5 2017]

Enrolment processes

15 An applicant, on his or her own behalf, or on behalf of a child or an adult whose affairs the applicant has the legal authority to manage, may

(a) apply to the committee to be enrolled or re-enrolled,

(b) appeal a decision of the enrolment committee to the enrolment appeal board or of the Tsawwassen enrolment committee to the Tsawwassen enrolment appeal board, or

(c) seek judicial review of a decision of the enrolment appeal board or Tsawwassen enrolment appeal board.

Decision on application

16 The committee must instruct the enrolment registrar to enter the name of the applicant on the Tsawwassen enrolment register if the committee determines that the applicant has provided it with satisfactory evidence that the applicant meets the eligibility criteria under section 4.

Refusal notice

17 (1) If the committee refuses to enroll or re-enroll an applicant on the Tsawwassen enrolment register, the committee must

(a) deliver to the applicant a written notice of its decision including reasons for the refusal, and

(b) act in accordance with section 18 (2) on any new information submitted under section 18 (1).

(2) Written notice of a decision under this section is sufficiently delivered to the applicant if it is

(a) personally given to the applicant, or

(b) sent by registered mail to the applicant’s address shown in the application for enrolment or re-enrolment

After notice

18 (1) An applicant whose application for enrolment or re-enrolment has been refused under section 17 may submit new information to the committee for its consideration at any time within the prescribed time limits before the applicant requests an appeals under section 53 or 62, or requests a review of the decision under section 57 or 64.

(2) If, based on the new information submitted under subsection (1), the committee determines that its decision to refuse to enroll or re-enroll the applicant was made in error it may direct the enrolment registrar to enroll or re-enroll that applicant.
PART 4 – REMOVAL, REVOCATION AND RE-ENROLMENT

No removal

19 An individual or the name of an individual may not be removed from the Tsawwassen enrolment register as a Tsawwassen Member except in accordance with this Act.

Request for removal

20 On receipt of a notice in the form required requesting removal from the Tsawwassen enrolment register, from an individual

(a) who is a Tsawwassen Member, or

(b) on behalf of a Tsawwassen Member for whom that individual has legal authority to manage the Tsawwassen Member’s affairs,

the committee must instruct the enrolment registrar to remove the name of that Tsawwassen Member from the Tsawwassen enrolment register.

Non-aboriginal individual

21 A non-aboriginal individual who has by marriage become a Tsawwassen Member before April 17, 1985, may have their Tsawwassen Membership reviewed by the committee, and may no longer be entitled to Tsawwassen Membership if one or more of the following occurs:

(a) divorce from the Tsawwassen Member;

(b) legal separation from the Tsawwassen Member;

(c) as a result of marriage breakdown, not living or cohabiting with the Tsawwassen Member as spouses for a period of at least 3 years.

[Amended by Bill 004-2017; enacted June 5 2017]

Upon death

22 The enrolment registrar must remove the name of a Tsawwassen Member from the Tsawwassen enrolment register on receiving satisfactory evidence that the Tsawwassen Member has died.

Revocation of enrolment

23 Enrolment may be revoked on order of the committee, if the committee has reason to believe that an individual

(a) has become enrolled on the basis of false representation, fraud or by knowingly concealing material facts or circumstances, or

(b) who is enrolled is not entitled to be enrolled,

and the committee must send a written notice to that individual advising that it intends to make an order removing the name of the individual from the Tsawwassen enrolment register.

Notice

24 A notice under section 23 must set out

(a) the reasons for the intended order, and

(b) that the individual is entitled to make representations as to why the order of removal should not be made by filing an answer with the committee within 30 days of the date the individual receives the notice.
Order

25 After considering any response received from an individual described under section 24 (b) and on being satisfied that the circumstances described in section 23 exist, the committee

(a) may, by order, instruct the enrolment registrar to remove the individual’s name from the Tsawwassen enrolment register, and

(b) must, if it makes an order under paragraph (a), deliver a copy of that order to Executive Council.

Order takes effect

26 An order under section 25 takes effect 30 days after it is delivered to Executive Council unless within that 30 day period Executive Council disallows the order.

Delivery

27 A copy of an effective order made under section 25 must be delivered to the individual whose name has been removed from the Tsawwassen enrolment register in the same manner as provided in section 17 (2).

New information

28 An individual whose name has been removed from the Tsawwassen enrolment register under section 25 may submit new information to the committee for its consideration at any time before the individual requests an appeal under section 53 or 62 or review of the decision under section 57 or 64.

Withdrawal and reinstatement

29 If, based on the new information submitted under section 28, the committee determines that its decision to remove the individual’s name from the Tsawwassen enrolment register was made in error, it must

(a) withdraw its removal order, and

(b) reinstate that individual’s enrolment on the Tsawwassen enrolment register.

Reinstatement takes effect

30 A reinstatement under section 29 is effective on the date the removal order is withdrawn.

Any order may be made

31 On the application of an individual whose enrolment on the Tsawwassen enrolment register has been reinstated under section 29, Executive Council may make any order it considers necessary and advisable to address any hardship considerations demonstrated by the individual as a result of the removal order made under section 25.

Decision is final

32 If an individual referred to in section 28 fails to

(a) submit new information, or

(b) commence an appeal,

within the prescribed time limits, the removal of his or her name from the Tsawwassen enrolment register is final.
Re-enrolment
33 An individual whose name is removed from the Tsawwassen enrolment register in accordance with section 20 (a) has only one opportunity to re-enroll.
Amended by Bill 003-2017; enacted June 5 2017

PART 5 – OTHER AGREEMENTS

No entitlement
34 An individual is not entitled to have his or her name entered on the Tsawwassen enrolment register and does not meet the eligibility criteria of section 4 if the individual is also
(a) a member of a First Nation, Metis, or Inuit group that is a signatory to a treaty,
(b) enrolled under another land claims agreement in Canada,
(c) on an Indian Act band list, or
(d) a member of a foreign indigenous entity
and the individual must inform the committee if that is the case.
[Amended by Bill 003-2017; enacted June 5 2017]

Satisfactory evidence
35 If an applicant referred to in section 34 provides evidence satisfactory to the committee that he or she is entitled to have his or her name entered on the Tsawwassen enrolment register and meets the eligibility criteria of section 4 and if the committee determines that all other requirements are met, the committee must instruct the enrolment registrar to enter the name of the applicant on the Tsawwassen enrolment register.

PART 6 – COMMITTEES

Enrolment committee continues
36 If there are any unresolved matters in relation to any application made before the effective date, the enrolment committee must continue to consider those matters after the effective date, until they are resolved.

Dissolution
37 The enrolment committee is dissolved after it has rendered its final decision in respect of those applications commenced before the effective date.

Tsawwassen enrolment committee
38 Despite section 36, Executive Council must establish a Tsawwassen enrolment committee to hear enrolment applications commenced after the effective date.

Executive Council jurisdiction
39 The committee is under the exclusive jurisdiction of Executive Council.

Committee responsibilities
40 The committee is responsible for
(a) discharging its obligations under this Act, or any regulations made under this
Act, under the final agreement and under any procedures that the committee
may establish,
(b) establishing the Tsawwassen enrolment register and any schedules or
appendices to it,
(c) publishing the eligibility criteria and the procedures to apply for enrolment
or re-enrolment,
(d) keeping confidential all required information provided by and about
applicants for enrolment or re-enrolment, in accordance with the regulations
under this Act, or under any other Tsawwassen enactment,
(e) co-ordinating the referendum process,
(f) determining whether an applicant is eligible to have his or her name enrolled
on the Tsawwassen enrolment register, and
(g) directing the enrolment registrar to enter names on, or remove names from,
the Tsawwassen enrolment register.

Composition of committee
41  The committee consists of a minimum of 3 members appointed by Executive Council.

Committee member eligibility
42  To be eligible to be appointed as a member of the committee an individual must
    (a) be a Tsawwassen Member, and
    (b) understand Tsawwassen culture, ancestry, tribes and institutions.

Holding position
43  A member of the committee appointed under section 41 holds his or her position until
    the member
    (a) resigns,
    (b) dies, or
    (c) is removed from office by Executive Council.

Proceedings
44  Subject to this Act and the regulations, the committee may determine its own schedule,
place, procedures and the method of conducting its meetings.

Quorum
45  The quorum for the committee is a majority of its members.

Chair
46  The members of the committee must appoint a chair from among themselves who is
    responsible for
    (a) chairing all meetings,
    (b) giving directions to the personnel assisting the committee to perform its
        responsibilities, and
    (c) signing all decisions and orders of the committee.
Decision making

The committee must attempt to reach its decisions by consensus, but if consensus is not possible, a decision must be made by a motion passed by a majority of its members.

PART 7 – APPEAL BOARDS

Division 1 – Enrolment Appeal Board

Establishment of enrolment appeal board

Tsawwassen First Nation and Canada must establish, at a date agreed upon by the parties, an enrolment appeal board to hear appeals of decisions made by the enrolment committee in respect of enrolment or re-enrolment applications commenced before the effective date under the final agreement.

Appointment of members

(1) For the purposes of the establishment of the enrolment appeal board referred to in Chapter 21 [Eligibility and Enrolment] of the final agreement, Tsawwassen First Nation and Canada must
   (a) each appoint one member to the enrolment appeal board, and
   (b) jointly appoint a third member.

(2) The members appointed under subsection (1) must select a chair from among themselves.

(3) Executive Council must make Tsawwassen First Nation appointments under subsection (1).

Dissolution

The enrolment appeal board is dissolved after it has rendered its final decisions in respect of those applications or appeals commenced before the effective date.

No member to be the same

A member of the enrolment committee may not also be a member of the enrolment appeal board.

Duties

The enrolment appeal board must
   (a) establish its procedures and set its time limits,
   (b) publish its procedures and time limits,
   (c) hear and determine appeals of decisions made by the enrolment committee in accordance with this Act, including decisions refusing applications for enrolment,
   (d) conduct hearings in public, unless it determines in a particular case that there are reasons for confidentiality that outweigh the public interest in having an open hearing,
   (e) provide written reasons for each decision to each appellant and, if applicable, to the parties,
   (f) maintain a record of decisions and provide those decisions to the enrolment committee as required, and
(g) if applicable and requested, provide a report to the parties about the appeal process.

Appeal

53 If new information becomes available, or the enrolment committee fails to make a decision within the time established under section 52 (a), an applicant or a party, by written notice to the enrolment appeal board, may appeal any decision on eligibility criteria made by the enrolment committee.

Action upon appeal

54 The enrolment appeal board may

(a) require by summons, any individual to appear before the enrolment appeal board as a witness and to produce any relevant document in their possession,

(b) direct a witness to answer, on oath or by solemn affirmation, any relevant question posed to the witness, and

(c) rehear an appeal that was completed before the effective date.

Enforcement

55 A judge of the Provincial Court of British Columbia, on application by the enrolment appeal board, may enforce a summons or direction under section 54.

Representation

56 An appellant or party, or a witness appearing before the enrolment appeal board, may be represented by legal counsel or by an agent.

Decision final pending review

57 All decisions of the enrolment appeal board are final and binding subject to an applicant applying to the Supreme Court of British Columbia to review a decision of the enrolment appeal board on the grounds that the enrolment appeal board

(a) acted without jurisdiction, acted beyond jurisdiction or refused to exercise its jurisdiction,

(b) failed to observe procedural fairness,

(c) erred in law, or

(d) based its decision on an erroneous finding of fact that it made in a perverse or capricious manner or without regard for the evidentiary material before it.

Division 2 – Tsawwassen Enrolment Appeal Board

Establishment of Tsawwassen enrolment appeal board

58 Executive Council must establish a Tsawwassen enrolment appeal board to hear appeals of decisions made by the Tsawwassen enrolment committee in respect of enrolment or re-enrolment applications made after the effective date.

Appointment of members

59 The Tsawwassen enrolment appeal board consists of 3 members appointed by Executive Council and those members must select a chair from among themselves.
No member to be the same

60 A member of the Tsawwassen enrolment committee may not also be a member of the Tsawwassen enrolment appeal board.

Duties

61 The Tsawwassen enrolment appeal board must
(a) establish its procedures and set its time limits,
(b) publish its procedures and time limits,
(c) hear and determine appeals of decisions made by the Tsawwassen enrolment committee in accordance with this Act, including decisions refusing applications for enrolment,
(d) conduct hearings in public, unless it determines in a particular case that there are reasons for confidentiality that outweigh the public interest in having an open hearing,
(e) provide written reasons for each decision to each appellant,
(f) maintain a record of decisions and provide those decisions to the Tsawwassen enrolment committee as required, and
(g) provide to Executive Council a report on the appeal process, if requested, and that report may be provided to the Tsawwassen Legislature.

Appeal

62 An applicant, by written notice within the prescribed time limits, may appeal any decision made by the Tsawwassen enrolment committee to the Tsawwassen enrolment appeal board.

Representation

63 An applicant, or a witness appearing before the Tsawwassen enrolment appeal board, may be represented by legal counsel or by an agent.

Decision final pending review

64 All decisions of the Tsawwassen enrolment appeal board are final and binding subject to an applicant applying to the Supreme Court of British Columbia to review a decision of the Tsawwassen enrolment appeal board on the grounds that the Tsawwassen enrolment appeal board
(a) acted without or beyond jurisdiction or refused to exercise its jurisdiction,
(b) failed to observe procedural fairness,
(c) erred in law, or
(d) based its decision on an erroneous finding of fact that it made in a perverse or capricious manner or without regard for the evidentiary material before it.

PART 8 – ANCILLARY MATTERS

General

65 In addition to those matters set out in Part 6, the committee may also provide for any other matters it considers necessary and advisable for purposes of this Act, including, but not limited to
(a) the making of any application under this Act, including, but not limited to
(i) information to be included in applications, and
(ii) records that must be submitted with applications,
(b) the maintenance of the Tsawwassen enrolment register,
(c) the administration of any oath, solemn affirmation or declaration,
(d) forms and notices,
(e) fees,
(f) documentation or other evidence respecting eligibility criteria,
(g) the procedures of the committee, and
(h) transitional matters.

**Good faith performance**

66 No action lies against the enrolment registrar, the committee, the enrolment appeal board or any of its members, or the Tsawwassen enrolment appeal board or any of its members, for anything done or omitted to be done in good faith in the performance or intended performance of a duty under this Act.

**Offence**

67 (1) An individual commits an offence under this Act if that individual, by false representation, fraud, or knowingly concealing material facts or circumstances

(a) becomes a Tsawwassen Member,
(b) attempts to become a Tsawwassen Member, or
(c) assists another individual in becoming or attempting to become a Tsawwassen Member.

(2) An individual who commits an offence under subsection (1) is liable on conviction to a fine of up to $10 000 or to imprisonment for up to 6 months.

**PART 9 – PROCESS FOR AMENDMENT**

**Amendment**

68 This Act may be amended in accordance with Part 3 of the *Government Organization Act*.

**PART 10 – RETROACTIVITY AND VALIDITY**

**Approval by Tsawwassen legislature**

69 Tsawwassen legislature in enacting this Act approves and has approved the constitution of the enrolment committee and the enrolment appeal board and their decisions.

**Validity**

70 For greater certainty, Tsawwassen legislature adopts and approves the validity of the enrolment register.

**Regulations**

71 Executive Council may make any regulations required for the operation of this Act, including, but not limited to
(a) the removal of members of the committee,
(b) appointments that may be made under this Act,
(c) the provision of a list of Tsawwassen Individuals, and
(d) any other matters that may be required.

Interpretation Act (British Columbia)

72 Unless the context otherwise requires, the Interpretation Act (British Columbia) applies to this Act.

Repeal

73 The membership code and procedures approved on July 7, 2007, as amended on July 19, 2008, enacted by the Tsawwassen legislature, and read as amended, are repealed.

Commencement

75 This Act comes into effect on the date of its enactment by Tsawwassen Legislature.