A. REVISING A CONSTITUTION

When the Churchwide Assembly amends provisions in the Model Constitution for Congregations of the Evangelical Lutheran Church in America, *C16.04. specifies the way in which a congregation may incorporate those amendments into the congregation’s constitution:¹

This constitution may be amended to bring any section into conformity with a section or sections, either required or not required, of the Model Constitution for Congregations of the Evangelical Lutheran Church in America as most recently amended by the Churchwide Assembly. Such amendments may be approved by a majority vote of those voting members present and voting at any legally called meeting of the congregation without presentation at a prior meeting of the congregation, provided that the Congregation Council has submitted by mail or electronic means, as permitted by state law, notice to the congregation of such an amendment or amendments, together with the council’s recommendations, at least 30 days prior to the meeting. Upon the request of at least two (2) voting members of the congregation, the Congregation Council shall submit such notice. Following the adoption of an amendment, the secretary of the congregation shall submit a copy thereof to the synod. Such provisions shall become effective immediately following a vote of approval.

Amendments that conform to the Model Constitution for Congregations are effective upon adoption by the congregation, and a copy of them is submitted to the synod.

¹ Citations of the churchwide, synod and congregation constitutions are from the 2016 edition of the Constitutions, Bylaws, and Continuing Resolutions of the Evangelical Lutheran Church in America, current as of November 2016.
B. REQUIRED PROVISIONS

1. ELCA 9.21., which specifies the “Criteria for Recognition and Reception” of congregations, states:
   This church shall recognize, receive, and maintain on the roster those congregations
   which by their practice as well as their governing documents (emphasis added):
   a. preach the Word, administer the sacraments, and carry out God’s mission;
   b. accept this church’s Confession of Faith;
   c. agree to the Statement of Purpose of this church;
   d. agree to call pastoral leadership from the roster of Ministers of Word and Sacrament of this
      church in accordance with the call procedures of this church, except in special circumstances as
      defined in the bylaws accompanying this provision, and with the approval of the synodical bishop;
   e. agree to be responsible for their life as a Christian community; and
   f. agree to support the life and work of this church.

2. Required provisions are designated in the Model Constitution for Congregations by an asterisk [*]. In keeping
   with ELCA 9.52. and 9.25.b., the required provisions are:
   *PREAMBLE
   Chapter 2. CONFESSION OF FAITH
   *C2.01., *C2.02., *C2.03., *C2.04., *C2.05., *C2.06. and *C2.07.
   Chapter 3. NATURE OF THE CHURCH
   *C3.01., *C3.02., *C3.03., *C3.04. and *C3.05.
   Chapter 4. STATEMENT OF PURPOSE
   *C4.01., *C4.02., *C4.03., *C4.04., *C4.05. and *C4.06.
   Chapter 5. POWERS OF THE CONGREGATION
   *C5.01., *C5.02., *C5.03. and *C5.04.
   Chapter 6. CHURCH AFFILIATION
   *C6.01., *C6.02., *C6.03., *C6.04., *C6.05. and *C6.06. and *C6.07.
   Chapter 7. PROPERTY OWNERSHIP
   *C7.01., *C7.02., *C7.03. and *C7.04.
   Chapter 8. MEMBERSHIP
   *C8.01., *C8.02., *C8.03., *C8.04. and *C8.05.
   Chapter 9. ROSTERED MINISTER
   Chapter 15. DISCIPLINE OF MEMBERS AND ADJUDICATION
   *C15.01., *C15.02., *C15.03., *C15.04., *C15.05., *C15.06., *C15.07., *C15.10. and
   *C15.11.
   Chapter 16. AMENDMENTS
   *C16.01., *C16.02., *C16.03. and *C16.04.
   Chapter 17. BYLAWS
   *C17.01., *C17.02., *C17.03. and *C17.04.
   Chapter 18. CONTINUING RESOLUTIONS
   *C18.01. and *C18.02.
   Chapter 19. INDEMNIFICATION
   *C19.01.
   Chapter 20. PARISH AUTHORIZATION (Required only for a congregation that is part of a parish)
   *C20.01., *C20.02., *C20.03., *C20.04., *C20.05. and *C20.06.

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2 In response to requests from congregations and synods throughout this church, the 1991 Churchwide Assembly of the ELCA
directed that the Church Council review the Model Constitution for Congregations and present to a subsequent assembly proposals
to clarify required provisions for congregations (CA91.07.79). The 1993 Churchwide Assembly received and approved
recommendations to mark certain sections as required (CA93.04.07). Provisions marked as required relate to (1) matters of unity
within the life of this church, (2) specific requirements in the synod or churchwide constitutions in regard to the responsibilities of
congregations of this church, and (3) the interdependent relationship of congregations, synods and the churchwide organization.

Synod Version: Guide for Use of the Model Constitution for Congregations — Page 2
3. According to ELCA 9.22., “All congregations of this church shall abide by the provisions of 9.21. [‘Criteria for Recognition and Reception’], 9.62. [prescribing the process for termination of a congregation’s relationship with the ELCA], and 7.46. [specifying that the process for the calling of a pastor and the termination of such a call]” (detail and emphasis added). That same provision says, “The judgment on whether a congregation meets the criteria listed in 9.21. shall be made by this church through the synod of this church to which the congregation relates.”

4. At the same time, ELCA 9.53. states: “Each congregation shall have governing documents, no terms of which shall conflict with provision 9.21.”

5. ELCA 9.52., regarding the congregations of this church, contains three key aspects:

   a. A grandparenting step: “The governing documents of congregations recognized at the establishment of this church [that is, January 1, 1988] shall continue to govern such congregations” until amended by such congregations.

   b. The following pattern is to be observed when a congregation amends previously existing provisions: “When such a congregation wishes to amend any provision of its governing documents, the governing documents of that congregation shall be so amended to conform to 9.25.b.” (i.e., to the list of required provisions provided above).

   c. A possibility for an exemption exists: “The synod responsible for the review of such amendments may permit, for good cause, a congregation to retain particular unamended provisions in the congregation’s governing documents that were in force at the establishment of this church.”

      (1) What may constitute “good cause” for retention of a pre-1988 section depends on the judgment of the synod review process.

      (2) For example, if in the judgment of the congregation’s pastor and the synodical bishop, the concord of a congregation would be severely disrupted by use of a required provision, the synodical constitution review committee may permit the congregation to retain in unamended form a specific provision, chapter, or chapters in the congregation’s constitution in force on December 31, 1987.

      (3) In relation to required provisions for congregations that existed prior to January 1, 1988, the two options are:

         (a) use of the text of the required provision without alteration or amendment of the text in any manner (neither additions nor deletions); or

         (b) retention of the text of a particular provision, in an unamended manner, as that provision existed in the congregation’s constitution on December 31, 1987.

      (4) Obviously, for the sake of consistency and common understanding, use of the required provisions in the text of the Model Constitution for Congregations is highly recommended, rather than retention of various previously existing provisions.

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3 A congregation’s constitution that was amended between January 1, 1988, and September 1, 1993 — either with the approval of the synod or without exception being taken by the synod within the then applicable 120-day review period — does not have to be further amended because of the 1993 amendment of ELCA 9.52. Congregations are encouraged to maintain a current constitution.

a. As set forth in sub-paragraph 5.b. (above), when a congregation undertakes any amendment to its current constitution, the congregation must use the language of required provisions, in conformity with 9.25.b., for those chapters or sections being proposed for amendment.

b. The synod may grant the continued exemption for a provision or provisions in the congregation’s constitution so that the congregation would retain the text of a chapter or section (“particular unamended provisions”) that existed prior to January 1, 1988, and that has remained unamended since then. This point is noted in sub-paragraph 5.c. (above).
6. Although Chapter 2 in the ELCA constitution, Chapter 4 in the Constitution for Synods and Chapter 2 in the Model Constitution for Congregations are titled “Confession of Faith,” these chapters actually do not represent a new confession of faith for this church. Rather, those chapters employ the traditional title for such chapters or articles in Lutheran constitutions. Those chapters are really a statement or summary of this church’s doctrinal foundation.

7. ELCA 5.01.d. expresses the following requirement:
   Each congregation and synod in its governing documents shall include the Confession of Faith and Statement of Purpose and such structural components as are required in this constitution (emphasis added).

8. In addition, ELCA 5.01. states: “The Evangelical Lutheran Church in America shall be one church.” This principle of unity, then, is underscored: “The congregations, synods, and churchwide organization shall act in accordance with the Confession of Faith set forth in Chapter 2 of this constitution and with the Statement of Purpose set forth in Chapter 4” (5.01.a.).

9. Prevailing sections of the churchwide and synod constitutions specify certain procedures and patterns that are followed throughout this church, such as the following:
   a. “Criteria for Recognition and Reception” (ELCA 9.21., cited above, and 9.22.);
   b. Consistency with the churchwide constitution (ELCA 9.53.);
   c. Process for calling a pastor and for the termination of such a call (†S8.12.e., †S14.11., †S14.16., and †S14.18. in the synod constitution; and *C9.01., *C9.02., *C9.04. and *C9.05.);
   d. Process for calling a deacon and for the termination of such a call (†S8.12.e., †S14.31., †S14.41., and †S14.43. in the synod constitution; and *C9.21., *C9.22., *C9.24. and *C9.25.);
   e. The process for withdrawal of a congregation from this church (ELCA 9.61. and 9.62.; *C6.04. and *C6.05.);
   f. Provisions for congregational ownership of property and disposition of such property (ELCA 9.71.; †S13.23.; and *C7.01. through *C7.04.);
   g. Pattern for discipline, due process and adjudication followed by this church (Applicable provisions of ELCA Chapter 20; †S11.02., †S11.03. and †S17.11.; and*C15.01. through *C15.11.; and
   h. Requirement for synod review of all proposed changes in the constitution or incorporation documents of a congregation (ELCA 9.53.03. and *C17.03.).

   Following the Model Constitution for Congregations helps underscore the congregation’s recognition of its unity and interrelationship with the synod and the whole Evangelical Lutheran Church in America.

C. REVIEW BY THE SYNOD

1. As provided by *C16.03. in the Model Constitution for Congregations:
   Any amendments to this constitution that result from the processes provided in *C16.01. and *C16.02. shall be sent by the secretary of this congregation to the synod. The synod shall notify the congregation of its decision to approve or disapprove the proposed changes; the changes shall go into effect upon notification that the synod has approved them.

2. ELCA 9.53.03. provides:
   Each congregation shall provide a copy of its governing documents to the synod. All proposed changes in the constitution or incorporation documents of a congregation shall be
referred to the synod with which the congregation is affiliated. The synod shall notify the congregation of its decision to approve or disapprove the proposed changes; the changes shall go into effect upon notification that the synod has approved them. The synod shall recognize that congregations may organize themselves in a manner which they deem most appropriate.

Thus, congregations should provide up-to-date copies of their governing documents to the synod; all proposed amendments to congregational constitutions are effective only when approved by the synod, in accordance with amendments adopted by the 2016 Churchwide Assembly. 4

3. In order to avoid potential problems, it is recommended that congregations provide proposed amendments to their governing documents and consult with synods before action at a Congregation Meeting.

D. FOLLOW THE MOST CURRENT EDITION

1. The Model Constitution for Congregations of the Evangelical Lutheran Church in America originally was adopted by the Constituting Convention of this church in Columbus, Ohio, on April 30, 1987. This was done as required by the Constitution, Bylaws, and Continuing Resolutions of the Evangelical Lutheran Church in America.

2. The current edition (August 2016) of the Model Constitution for Congregations contains the changes that were adopted by all churchwide assemblies of the ELCA. Many of these changes were intended to clarify the meaning and application of particular provisions.

E. COPIES OF THE MODEL CONSTITUTION AVAILABLE

1. The updated Model Constitution for Congregations, as well as the churchwide Constitution, Bylaws, and Continuing Resolutions and the Constitution for Synods, are available online (www.ELCA.org/constitution). The Spanish language text of the Model Constitution for Congregation (Constitución Modelo para Congregaciones) also is available on that webpage.

2. Booklets containing the 2016 revised Model Constitution for Congregations of the Evangelical Lutheran Church in America are available through the Resource Catalog at http://resources.ELCA.org/ [keyword: ELCAOS1010] for the costs described at that site.

F. USE OF THE MODEL CONSTITUTION FOR CONGREGATIONS

As indicated above, the Model Constitution for Congregations of the Evangelical Lutheran Church in America is consistent with the requirements of the governing documents of the ELCA’s churchwide organization and synods.

Sections that are not required are recommended but optional. Many of these recognize that each congregation may organize itself as it deems appropriate based upon local conditions, so long as none of the provisions conflict with required provisions marked with an asterisk [*]. Thus, for example, provisions relating to the Congregation Council (Chapter 12), Congregation Committees (Chapter 13), and Organizations within the Congregation (Chapter 14) provide organizational flexibility for congregations. 5

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4 Although ELCA bylaw 9.53.03. only addresses congregational constitutional provisions, it is strongly recommended that all congregational governing documents amendments be reviewed by the synod. This ensures that there is no provision that conflicts with the governing documents of this church and the required provisions in the Model Constitution for Congregations.

5 While organizational flexibility exists, most congregations are not-for-profit corporations under state law and most comply with state requirements for meetings, boards of directors, etc.

G. ARRANGEMENT OF CONGREGATION’S GOVERNING DOCUMENTS

1. The numbers of all provisions in the Model Constitution for Congregations are prefaced with “C” to distinguish these provisions from comparable ones in the synod and churchwide constitutions.
   a. An asterisk (*) preceding the “C” indicates that the provision is a required one.
   b. The asterisk should be retained in the duplication of the congregation’s constitution to indicate that the particular provision is required.

2. The provisions of the constitution, the bylaws and the continuing resolutions of a congregation that pertain to the same matter should be placed together for clarity in use.

3. A numerical codification indicates (a) general subjects, (b) constitutional provisions, (c) bylaws and (d) continuing resolutions.
   a. Major sections are designated as chapters. The chapter designation becomes the first number in the codification sequence and is followed by a period. Thus, in “Chapter 8. Membership,” the designation “*C8.” precedes each required provision.
   b. Constitutional provisions are codified with two sets of numbers: the chapter number and a two-digit number preceding the second period in the codification. Thus, one constitutional provision related to the “Membership” is codified *C8.02.
   c. Bylaws are codified with three sets of numbers: the chapter number, the related constitutional provision number and a two-digit number preceding the third period in the codification. Thus, a bylaw related to “Membership” would be codified C8.02.01.
   d. Continuing resolutions also are codified with three sets of numbers, except that the third set is preceded by a capital letter. Thus, a continuing resolution might be numbered C13. to designate the chapter; C13.07. to designate the subject matter within the chapter; and the third set might be numbered A06. in the codification C13.07.A06. to indicate by the “A” that it is the first continuing resolution regarding that provision and by the “06” that it was adopted in 2006. For a continuing resolution adopted in the year 2011 under C14.01., for instance, the citation would be C14.01.A11.

4. If chapter numbers are considered the major sequence number, provision numbers as a fraction of the chapter number, and bylaw numbers as a fraction of the constitution number, then the codification can be said to provide a progressive sequence. Thus *C5.01. will precede C5.03.10., and C9.11.16. will precede *C9.13.

5. Use of letters or numbers in provisions:
   a. When many related provisions are parts of a unit that are considered inseparable, they are normally lettered “a.,” “b.,” “c.,” etc.
   b. When related provisions are part of a unit but considered separable, such as a list of duties, they are normally numbered in sequence.
   c. If the related provisions cannot be clearly judged to be separable or inseparable, preference may be given to a numbered sequence.

6. Model bylaws and continuing resolutions are not included in the Model Constitution for Congregations, because bylaws and continuing resolutions normally are specifically related to details of each congregation’s organization, operation and life.
   a. Each congregation may develop its own bylaws and continuing resolutions in relation to the appropriate constitutional provisions.
   b. Neither bylaws nor continuing resolutions may conflict with the congregation’s constitution, the constitution and bylaws of the ELCA, or the constitution of the synod, as indicated in *C6.03.e.
7. Missing numbers: You will find that some numbers are missing. This is intentional. In the style followed here, the number “.10.” and multiples thereof usually have been reserved for possible use as section headings in future editions. Therefore, in the sequence, for example, of Chapters 1, 9, and 12, these “.10.” numbers do not appear.

8. Subject heading: In Chapter 15, you will find a “.10.” number used for a section heading, “*C15.10. Adjudication.” The provision that addresses that subject is numbered *C15.11.

H. SELECTION OF OPTIONS

1. Alternatives are provided in certain places within the Model Constitution for Congregations. These are noted by square brackets. For example, *C9.01. offers the alternative of election of a call committee by the congregation or by the Congregation Council. The congregation should choose one alternative in each instance where square brackets appear in the text.

2. Optional texts are provided in separate paragraphs in Chapters 11 and 12 regarding the Congregation Council and its membership. Each congregation will need to select one of those options for council membership or a variation thereof, subject to approval through the synod’s constitutional review process.

I. CONGREGATIONS FORMED OR RECEIVED BY THIS CHURCH

Congregations formed or received by the ELCA are specifically addressed by ELCA 9.25., which reads:

A congregation newly formed by this church and any congregation seeking recognition and reception by this church shall:

a. Accept the criteria for recognition and reception as a congregation of this church, fulfill the functions of the congregation, and accept the governance provisions as provided in Chapter 9 of the ELCA constitution and bylaws.

b. Adopt governing documents that include fully and without alterations the Preamble, Chapter 1, where applicable, and all required provisions of Chapters 2, 3, 4, 5, 6, 7, 8, 9, 15, 16, 17, 18, and 19 in the Model Constitution for Congregations consistent with requirements of this constitution and the Constitution for Synods of this church. Bylaws and continuing resolutions, appropriate for inclusion in these chapters and not in conflict with these required provisions in the Model Constitution for Congregations, the constitution of the synod, or the Constitution, Bylaws, and Continuing Resolutions of the Evangelical Lutheran Church in America, may be adopted as described in Chapters 17 and 18 of the Model Constitution for Congregations.

c. Accept the commitments expected of all congregations of the ELCA as stated in *C6.01., *C6.02., and *C6.03. of the Model Constitution for Congregations.

If a congregation is a member of another church body, the leaders of the congregation first should consult with the appropriate authorities of that church body before taking action to leave its current church body. After such consultation, leaders of the congregation should make contact with the ELCA synod bishop or staff where the congregation is located.

Recognition and reception into this church of transferring or independent congregations by the Evangelical Lutheran Church in America is based on the judgment of the synod and action by the synod through the Synod Council and Synod Assembly. The synod bishop shall provide for prompt reporting of such additions to the secretary of this church for addition to the register of congregations.

J. PARISH AUTHORIZATION

In response to requests from congregations and particular synods, Chapter 20, which addresses particular issues related to parish arrangements, was adopted by the 1997 Churchwide Assembly and subsequently amended.

a. This chapter is required for a congregation that is part of a parish. A parish is defined as two or more congregations functioning in an established partnership for the calling and serving of a pastor and other matters. Chapter 20 provides a process for the creation and operation of a parish.

b. A congregation that is not part of a parish does not need to include the provisions of Chapter 20 in its constitution.

K. MEANING OF ‘CHURCH’

1. In these governing documents, “Church” with a capital letter is used in references to the one, holy, catholic, and apostolic Church.

2. In references to the Evangelical Lutheran Church in America where the full name is not used, the words “church” and “this church” in lower case letters are employed.

L. ADOPTION BY A CONGREGATION OF A NEW CONSTITUTION

1. To adopt a new constitution, a congregation is to follow the process prescribed for adoption of a constitutional amendment as specified in Chapter 16 of the Model Constitution for Congregations. If a congregation that existed prior to January 1, 1988, has not yet adopted the provisions of Chapter 16, then the process for constitutional amendments in the congregation’s existing constitution would apply.

2. “Since a congregation’s constitution will usually be treated, alone or in conjunction with another document, as the congregation’s ‘bylaws’ for purposes of governing state law, it readily appears that the adoption of an entirely new constitution must be treated as an amendment of the congregation’s bylaws for corporate law purposes,” according to a legal memorandum, which addresses this matter. You may obtain a copy of this legal memorandum, if needed, from the Office of the Secretary.

6 Some congregations face the unusual situation of supposedly “unalterable” sections in their constitutions. A legal memorandum was sought regarding this matter. The memorandum, “Evangelical Lutheran Church in America: Amendment of Unalterable Governing Documents,” was dated July 18, 1988. If you need a copy of the complete text of this legal memorandum, contact the Office of the Secretary.

a. The first suggestion in dealing with “unalterable articles” involves an examination of the “actual purpose and intention” of such provisions in a congregation’s constitution. Page 6 of the memorandum offers this conclusion:

   . . . that under the neutral principles of law approach mandated by United States Supreme Court decisions and the provisions of the ELCA’s Constitution, Bylaws, and Continuing Resolutions regarding control of congregational property, an amendment to a congregation’s Articles [meaning, Articles of Incorporation] or constitution, duly adopted by a majority of the members of the congregation at a meeting and approved by the synod, is not subject to attack in a civil court proceeding solely on the ground that the amendment constitutes an impermissible change in the congregation’s confession of faith. (Of course, if the congregation’s governing documents specifically required a greater than majority vote to amend its Articles or constitution, then those requirements will be applicable.)

b. The memorandum also contains this suggestion:

   It seems likely that in most cases, neither applicable state law nor a congregation’s governing documents will require a unanimous vote to amend or repeal protected clauses in the congregation’s Articles or constitution (page 8).

c. The matter of “unalterable” provisions must be handled with utmost care to avoid raising an unnecessarily divisive issue.

   (1) The key point is that the confession of faith is not being changed.

      (a) That is, the Lutheran congregation remains a Lutheran congregation.

      (b) Only the way in which the confession of faith (that is, doctrinal foundation) is described is being amended.

   (2) In other words, we have no change in substance, only in description.