

PROPOSED AMENDMENT TO CONSTITUTION AND BYLAWS OF THE SUPREME GUARDIAN COUNCIL
Year: 2018

AMENDMENT: No. 2

Page: C-SGC 3

Article VI Section 1 Subsection NEW C

NOW READS:

- DELETE
- ADD NEW TO READ
- AMEND TO READ (Underline all changes or additions)

Will READ:

C-SGC ARTICLE IV ELIGIBILITY

Section 1. General

- (c) Former Supreme Bethel Honored Queens and Miss International Job's Daughters who are not also Grand Guardians, Vice Grand Guardians, Past Grand Guardians, Jurisdictional Guardians, Past Jurisdictional Guardians, Bethel Guardians or Past Bethel Guardians of a Bethel under Supreme are ineligible to serve as an elected or appointed officer of the SGC or a member of the Board of Trustees.

REASON FOR CHANGE:

Limits former SBHQs and MIJDs from serving as elected or appointed SGC officers or members of the BOT if they are not already eligible for election as Past Grand Guardians, etc.

SUBMITTED BY:

Amanda LeBlanc, PGG-MN



Co-Sponsored

Sarah Mobroten, VGG-MN



Leslie Høglund, VGG-VA

