



**Presentation from the
Métis Nation - Saskatchewan**

**Présentation de la Nation métisse
de la Saskatchewan**

**Regulatory Oversight Report for
Uranium Mines, Mills, Historic and
Decommissioned Sites in Canada: 2023**

**Rapport de surveillance réglementaire
des mines et usines de concentration
d'uranium et des sites historiques et
déclassés au Canada : 2023**

Commission Meeting

Réunion de la Commission

January 29, 2025

29 janvier 2025



Metis Nation- Saskatchewan

**Presentation at the Uranium Mines and Mills Regulatory
Oversight Report (ROR) Commission Meeting**


- 
- 
- January 29, 2025
 - Presentation by **Hilary Peterson**, Acting Deputy Chief, Senior General Counsel

Métis Nation – Saskatchewan



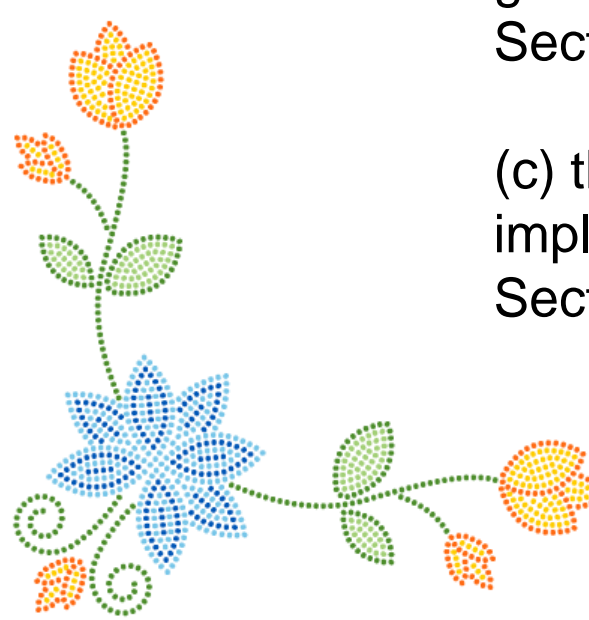

MN-S and ongoing rights recognition

- On July 20, 2018, MN-S and Canada signed the Framework Agreement for Advancing Reconciliation
 - On June 27, 2019, MN-S and Canada signed the Métis Government Recognition and Self-Government Agreement;
 - On February 24, 2023, MN-S and Canada signed the Métis Nation within Saskatchewan Self-Government Recognition and Implementation Agreement
- 
- 
- 



**On February 24, 2023, MN-S and Canada signed the
Métis Nation within Saskatchewan Self-Government
Recognition and Implementation Agreement**

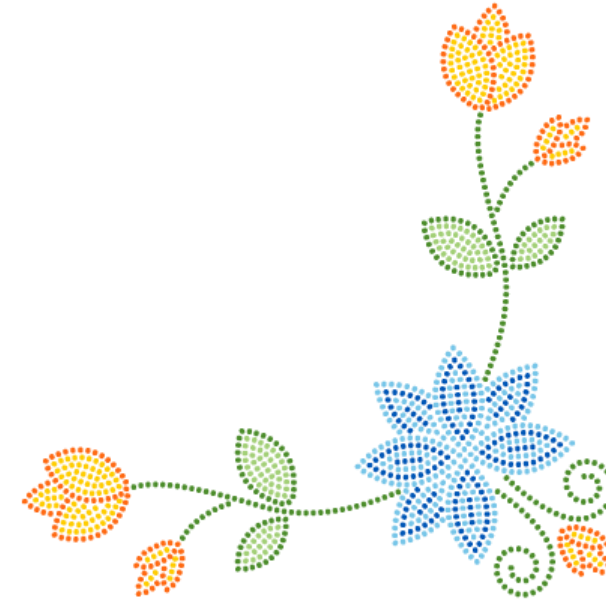
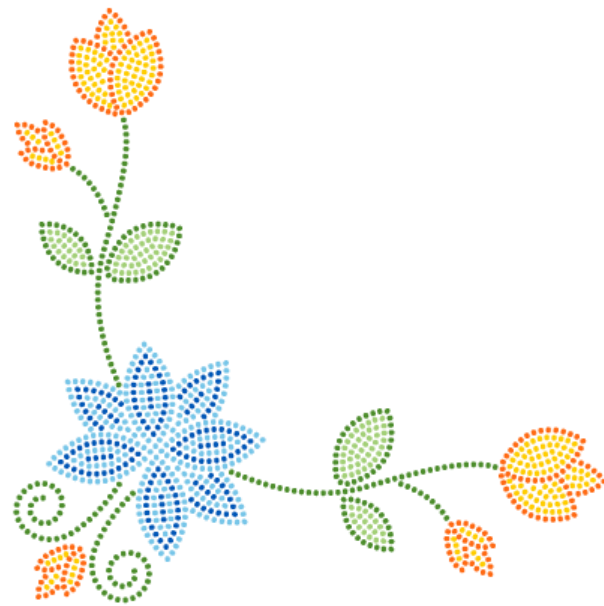
3.01 Upon signing of this Agreement, Canada recognizes that:

- (a) the MNS is mandated to represent the Metis of Saskatchewan;
 - (b) the Metis of Saskatchewan has an inherent right to self-government over its internal governance that is protected by Sections 25 and 35, *Constitution Act, 1982*; and
 - (c) the MNS has been mandated by the Metis of Saskatchewan to implement its inherent right to self-government that is protected by Sections 25 and 35, *Constitution Act, 1982*.
- 
- 

MGRSA 2 continued

CHAPTER 5: RECOGNITION

5.02 Based on the MN-S' longstanding, democratic and well-developed self-government, Canada's constitutional responsibility to advance relationships with Indigenous peoples pursuant to subsection 91 (24) of the Constitution Act, 1867, decisions of the Supreme Court of Canada with respect to the Metis and Metis Rights, federal policies and approaches relevant to Indigenous self-determination and self-government, the Parties' other written agreements referred to in section 4.06, and well-established intergovernmental relationship between the Parties, Canada recognizes that:

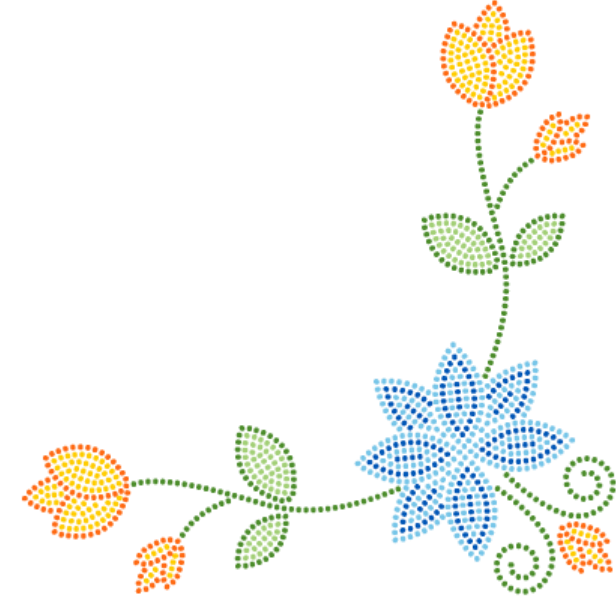
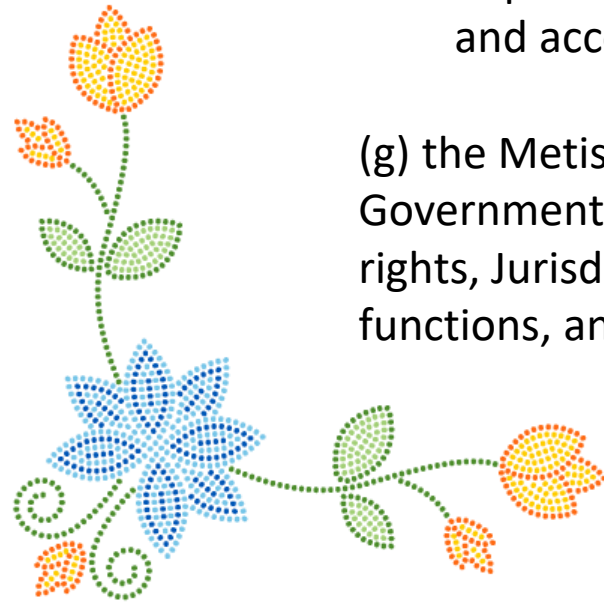
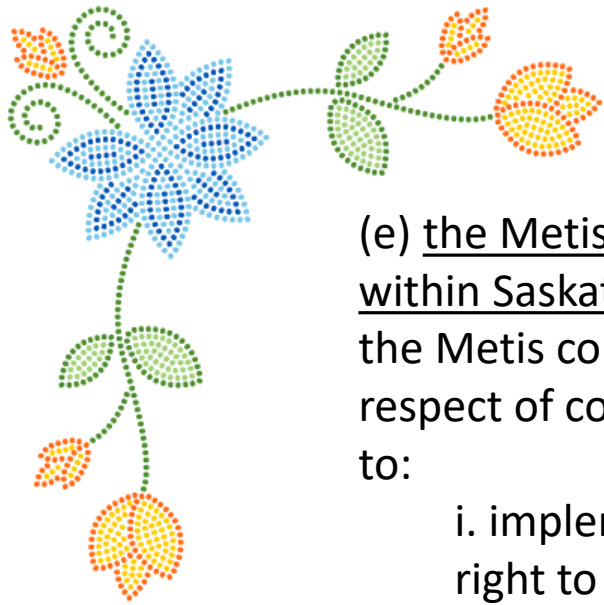


MGRSA 2 continued

(e) the Metis Government is exclusively mandated to represent the Metis Nation within Saskatchewan based on the authorizations it receives from its Citizens and the Metis collectivity throughout Saskatchewan comprised of those Citizens, in respect of collectively held Metis Rights, interests, and claims, and in particular to:

- i. implement and exercise the Metis Nation within Saskatchewan's inherent right to self-determination, including the right of self-government,
- ii. engage in consultation with Canada, and, where appropriate, accommodation where Canada's conduct has the potential to adversely impact Metis Rights within Saskatchewan as the Crown's duty to consult and accommodate may require; and

(g) the Metis Nation within Saskatchewan acts exclusively through the Metis Government, its Governance Structures, and its Institutions in exercising its rights, Jurisdiction, Authority, and privileges and in carrying out its duties, functions, and obligations;



Maarsii

