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SECTION I: GENERAL

Article 1. Authority and Interpretation of the Code

1. Pursuant to Bylaw 5(1)(f), this Code of Procedure shall be binding on the Society, including but not limited to the following Society bodies: Student Council, the Subsidiary Organizations, and any committees of any of the above bodies.

2. The rules contained in the current edition of Robert’s Rules of Order, Newly Revised, shall govern the Society in all cases to which they are applicable and in which they are not inconsistent with the Society’s Code or Bylaws.

3. This document is intended to be free of gender bias.

4. In this Code, unless the context otherwise requires:

   “Administrative Assistant” shall mean the permanent employee of the Society charged with the duty of assisting the Executive Committee and Council with their administrative and secretarial needs;

   “AMS Student Nest” shall mean the Society’s main building, located at 6133 University Boulevard and also including the basement and other areas in the UBC Life Building under the control of the Society;

   “Archivist” shall mean the permanent employee of the Society charged with the duty of managing the Society’s archives and providing historical information to the Executive Committee, Council, and the Managing Director;

   “Clerk of Council” shall mean the permanent employee of the Society charged with the duty of maintaining the governance documents of the Society, overseeing the creation of Council’s minutes, and providing advice on the Society’s rules to the Executive Committee, Council, and the Managing Director;

   “Club” shall mean a Club constituted under Bylaw 13;

   “Events Manager” shall mean the permanent employee of the Society charged with putting on concerts and other events;

   “Financial Controller” shall mean the permanent employee of the Society charged with the duty of assisting the Managing Director and the Finance Committee with the management of the Society’s finances;

   “Forum” shall mean Room 4301 of the AMS Student Nest;

   “Human Resources Manager” shall mean the permanent employee of the Society in charge of the Society’s HR functions;
“Marketing and Communications Manager” shall mean the permanent employee of the Society charged with promoting the Society and providing it with strategic communications advice;

“Mission Statement” shall mean the Mission Statement of the Society adopted by Council under Bylaw 5(1)(f);

“Officers of the Society” shall mean any individual holding an elected or appointed position within the Society, including its Subsidiary Organizations, but not including voting members of Council or the UBC Vancouver student representatives on the Board of Governors or Senate;

“Policy Advisor” shall mean the permanent employee of the Society charged with the duty of assisting Council and the Executive Committee with the political concerns of the Society;

“Privacy Officer” shall mean the permanent employee of the Society charged with ensuring that the Society complies with the British Columbia Personal Information Protection Act (PIPA);

“Student At Large” shall, subject to Section V, Article 2(7) below, mean an Active Member who is eligible to serve in an appointed position by virtue of not being a member of Council and not currently holding any other position, other than a position on the Finance Committee, to which they have been appointed by Council, a Council Committee, the Ombudsperson, the Executive Committee, an individual member of the Executive, or the Student Services Manager;

“Winter Session” shall mean the School Year, as defined in the Bylaws.

5. Unless the context otherwise requires, expressions in the Code which are defined in the Bylaws shall have the meanings so defined; words imparting the singular shall include the plural, and vice-versa; and words imparting persons shall include bodies corporate and the Subsidiary Organizations.

Article 2. Amendments to the Code, Suspension of Code

1. The Code shall only be amended or altered by a Two-thirds (2/3) Resolution of Council, in accordance with Bylaw 5(1)(e).

2. Amendments to the Code shall take effect the day after they are approved or on another date and time as determined by Council. This provision notwithstanding, Council shall not amend the Code retroactively, and amendments to the Code may be rescinded before they take effect by Two-thirds (2/3) Resolution of Council.
3. No provisions of the Code may be suspended except by Two-thirds (2/3) Resolution of Council. When Council suspends a provision or provisions of the Code, such suspension shall only be in effect for the duration of the meeting at which it is made unless Council, by Two-thirds (2/3) Resolution, sets some other fixed period of time for the suspension.

4. When amendments to the Code are brought to Council for consideration, every effort shall be made to ensure that those amendments are consistent with other provisions of the Code.

5. When Council approves amendments that affect other provisions of the Code, Council shall alter every provision of the Code so affected to be consistent with the amendments.

6. The Clerk of Council may, once a term, submit to Council corrections of the Code needed to ensure the consistency referred to in paragraph 5 above and also to correct errors in grammar, spelling, cross-referencing, and numbering, so long as the corrections do not affect the intent or meaning of the Code. Such corrections shall be submitted for approval as a Consent Item requiring a Two-thirds (2/3) Resolution to pass in accordance with Section III, Article 1(9).

Article 3. Circulation of the Code and other Documents

1. The Executive Committee shall ensure the circulation and availability of the Code and the Society’s other documents in accordance with this article.

2. Complete and up-to-date versions of the Constitution, Bylaws, Code of Procedure, Policies, and Strategic Plans or Frameworks shall be posted on the Society’s website.

3. The Society’s Personnel Handbooks shall be circulated to all members of the Executive at the beginning of their term of office and to all staff in accordance with Section IX C, Articles 1 and 2.
SECTION II: COUNCIL, COUNCIL MEMBERS AND OTHERS

Article 1. Conflict of Interest for Directors of the Society

1. Voting members of Council, as Directors of the Society, shall act honestly and in good faith in the best interests of the Society as a whole, and exercise the care, diligence and skill of a reasonably prudent person in carrying out their duties.

2. Directors shall use the utmost care and discretion in the handling of confidential and privileged information and shall not use such information for personal benefit or gain. Furthermore, Directors shall not disclose any information discussed in an in camera meeting of Council without the authorization of Council or in accordance with Section III, Article 1(27)(e).

3. No Director may, in their role as a Director, participate in any decision, exercise an official power or perform an official duty or function in which they may have either a conflict of interest or an apparent conflict of interest.

4. (a) Without limiting the generality of paragraph 3 above, if a Director has a conflict of interest or an apparent conflict of interest relating to an issue being deliberated on by Council, or a Committee of Council, they shall declare the nature of the conflict and abstain from speaking or voting on the issue, or on any subsidiary motion related to the issue, except to raise a question of privilege.

   (b) If a proxy is attending Council or a Committee of Council in the place of a Director who has a conflict of interest or an apparent conflict of interest, or if the proxy themselves has a conflict of interest or an apparent conflict of interest, the proxy shall state the nature of the conflict and abstain from speaking or voting on the issue or on any subsidiary motion related to the issue, except to raise a question of privilege.

   (c) Paragraphs (a) and (b) above notwithstanding, at the request of the Chair, or if Council or the Committee so directs by Resolution, the Director or proxy may answer questions pertaining to the issue on which they have a conflict of interest or an apparent conflict of interest.

   (d) For greater certainty, the rules restricting participation in paragraphs (a) and (b) above shall apply during discussion of an issue even if no formal motion is on the table.

5. If a Director or proxy who has a conflict or apparent conflict of interest is chairing a Council or a Committee of Council, they shall relinquish the chair while the issue on which they have a conflict or apparent conflict is being discussed.

6. If Council, or a Committee of Council, moves in camera to discuss an issue on which a Director or their proxy is in a conflict of interest or an apparent conflict of interest, that
Director or proxy shall be required to remove themselves from the in camera session in which the issue is to be discussed, unless specifically invited to stay by a Two-thirds (2/3) Resolution of Council or the Committee.

7. In the event that a Director is uncertain about whether or not they are in either a conflict of interest or an apparent conflict of interest, the Director shall inform Council or a Committee of Council of the possible conflict and the Chair shall decide whether there is an actual conflict. If the Chair’s decision is appealed, or if the issue of a Director’s conflict becomes a resolution before Council, or a Committee of Council, for any other reason, then that Director shall abstain from speaking or voting on the resolution.

8. If a Director believes that another Director may be in a conflict of interest or an apparent conflict of interest, they shall ask the Chair to decide the matter. If the Chair’s decision is appealed, or if the matter becomes a resolution before Council or a Committee of Council for any other reason, then the Director who is in a possible conflict shall abstain from speaking or voting on the resolution.

9. If the Managing Director or the Human Resources Manager believes that a Director may be in a conflict of interest or an apparent conflict of interest, they shall ask the Chair to decide the matter. If the Chair’s decision is appealed, or if the matter becomes a resolution before Council or a Committee of Council for any other reason, then the Director who is in a possible conflict shall abstain from speaking or voting on the resolution.

10. A Director has a conflict of interest when the Director, in their capacity as a Director, exercises an official power or performs an official duty or function and at the same time knows that in the exercise of the power or in the performance of the duty or function there is an opportunity to further their private interest. A Director shall also be considered to be in a conflict of interest on an issue if the issue concerns relations with an organization outside the Society and if the Director serves on the board of that other organization, unless the Director is serving on the other board by virtue of being the Society’s representative on that board.

11. A Director has an apparent conflict of interest if there is a reasonable perception, which a reasonably well-informed person could properly have, that the Director’s ability to exercise an official power or perform an official duty or function, in their capacity as a Director, may have been affected by their private interest.

12. A Director must not use their office to seek to influence a decision, to be made by another person, to further the Director's private interest.

13. A Director’s private interest shall include the private interests of the Director’s family and the private interests of a companion, business associate or a close personal friend of the Director.

14. The definitions of conflict of interest and apparent conflict of interest for Directors in paragraphs 10 through 13 above shall apply to proxies. In addition, any proxy who is an
employee of the Society shall be considered to be in a conflict of interest on all issues that come before Council or a Committee of Council.

15. (a) No Executive Member of Council or other Director of the Society may accept a fee, a gift, a personal benefit or hospitality that is offered or tendered by virtue of their position as an Executive or a Director, unless authorized to do so by Council.

(b) Subsection (a) above does not apply to a gift or personal benefit that is incidental to the protocol or social obligations that normally accompany the responsibilities of office.

(c) If a gift or personal benefit referred to in subsection (b) above exceeds $150 in value, or if the total value received directly or indirectly from one source in any twelve (12) month period exceeds $150, the Executive or Director must immediately disclose to Council, in writing:

(i) the nature of the gift or benefit;
(ii) its source; and
(iii) the circumstances under which it was given and accepted.

(d) Upon receipt of a written disclosure referred to in subsection (c), Council shall either allow the recipient to keep the gift or benefit, direct that the gift or benefit be returned, or direct that the gift or benefit be disposed of in any other manner it sees fit.

16. No Executive Member of Council shall hold a significant position, including but not limited to executive positions, within a Constituency, Student Resource Group, or Affiliated Institution student association.

17. No Executive Member of Council shall hold a significant position, including but not limited to executive positions, within a Club except that with the approval of Council by a Two-thirds (2/3) Resolution the President, the Vice-President Academic and University Affairs, and the Vice-President External Affairs may hold such positions.

18. An Executive Member who is permitted by Council to hold a significant Club position in accordance with paragraph 17 above, still may not do any of the following:

(a) sign any cheque or contract on behalf of the Club or be the Society signing officer approving funds for that Club;

(b) advocate within the Society on behalf of the Club.

19. All Directors shall sign an oath of office, prior to their first meeting of Council, in which they agree to abide by the provisions of this Article. All Executive Members shall sign the oath prior to the commencement of their term of office. If a Director appoints a proxy to take their place on Council or a Committee for a meeting, the proxy shall sign the oath of office before the meeting.
20. Any Director who contravenes this Section of Code may be:

(a) directed by a Resolution of Council to:

   (i) pay restitution to the Society for any financial loss suffered by the Society as a direct result of their action;
   (ii) account for, and dispose of, any profits made as a result of a breach of this Section;
   (iii) return or otherwise restore the Society's property taken, damaged or destroyed by a direct action of that Director;

and may be:

(b) removed from office pursuant to the Bylaws of the Society or, in the case of Constituency Representatives and representatives of student associations at the Affiliated Institutions, pursuant to the Constitution and Bylaws of their respective Constituencies or student associations.

21. Proxies appointed by Directors shall abide by all the rules concerning Directors contained in this Section of Code. Any proxy who contravenes this Section of Code shall be subject to the penalties outlined in paragraph 20(a) above.

22. Directors shall not receive monetary compensation from the Society unless such monetary compensation is received as a direct result of their positions:

   (a) as a Director; or
   (b) within one of the Society's Constituencies or one of the Affiliated Institutions’ student associations.

Article 2. Conflict of Interest for Members of the Executive

1. Members of the Executive, as voting members of Council, are Directors of the Society and shall be subject to Article 1 in their capacity as Directors.

2. Members of the Executive shall also be subject to the provisions of Article 1 in their capacity as executives, notwithstanding their status as employees of the Society.

Article 3. Conflict of Interest for Non-Voting Members of Council

1. Non-voting members of Council shall act honestly and in good faith in the best interests of the Society as a whole, and exercise the care, diligence and skill of a reasonably prudent person in carrying out their duties.

2. Non-voting members of Council shall abide by the conflict of interest provisions for
Article 4. Conflict of Interest for Others

1. Officers and employees of the Society other than Directors of the Society shall act honestly and in good faith in the best interests of the Society as a whole, and exercise the care, diligence and skill of a reasonably prudent person in carrying out their duties.

2. Officers and employees of the Society other than Directors of the Society shall not, in their capacity as officers or employees of the Society, participate in any decision, exercise an official power or perform an official duty or function in which they may have either a conflict of interest or an apparent conflict of interest.

3. The Executive Committee shall establish further provisions regarding conflict of interest in relation to Officers. The Managing Director shall develop further provisions regarding conflict of interest in relation to employees, and shall take steps to ensure that such provisions are contained in the Personnel Handbooks in accordance with Section IX C of the Code.

4. All Officers, not including officers of Subsidiary Organizations or Student Resource Groups, shall sign an oath of office in which they agree to abide by the provisions of this Article and the additional provisions regarding conflict of interest established by the Executive Committee.

Article 5. Protection of Directors, Officers and Others

1. Every Director, officer and employee of the Society and their heirs, executors, administrators and other legal personal representatives shall from time to time be indemnified and saved harmless by the Society from and against:

(a) any liability and all costs and expenses that they sustain or incur in respect of any action, suit or proceeding that is proposed or commenced against them for or in respect of anything done or permitted by them in respect of the execution of their duties; and

(b) all costs, charges and expenses that they sustain or incur in respect of the affairs of the Society;

provided that they have complied with the Bylaws and Code of the Society and with the other legal obligations related to their duties.

Article 6. Duties of Members Elected from Constituencies

1. As voting members of Council, Constituency representatives and representatives of the
student associations at the Affiliated Institutions are first and foremost Directors of the Society and owe their first duty to the Society.

2. Each member of Council elected from a Constituency or from an Affiliated Institution student association shall seek election to be a voting member on at least one (1) Committee of Council.

3. Each member of Council elected from a Constituency or from an Affiliated Institution student association shall be responsible for the orientation of their replacement.

**Article 7. Absenteeism**

1. Pursuant to Bylaw 5(2)(h) and (i), any member of Council representing a Constituency or an Affiliated Institution student association who has missed three (3) regularly scheduled Council meetings during the School Year shall be notified in writing by the Clerk of Council that they will cease to be a member of Council if they miss five (5) regularly scheduled meetings.

2. The Clerk of Council shall send a copy of the notification referred to in paragraph 1 to the president of the Constituency or student association whose representative has missed three (3) Council meetings.

3. If a member of Council representing a Constituency or an Affiliated Institution’s student association misses five (5) regularly scheduled Council meetings during the School Year, the Clerk of Council shall issue a written notice stating that the member has ceased to be a member of Council and that there is a vacancy on Council for that Constituency. Such notice shall be sent to:

(a) the member who has missed five meetings;
(b) the president of the member’s Constituency or student association; and
(c) Council.

4. In accordance with section 85 of the Societies Act, proxies appointed by Council members in accordance with Bylaw 5(4)(b)(ii) may only be appointed for one meeting at a time.

**Article 8. Speaker of Council**

1. The Speaker of Council shall be a non-voting member of Council appointed by a Two-thirds (2/3) Resolution of Council on the recommendation of the Human Resources Committee, as specified in Section V, Article 9. The Speaker’s term of office shall be from the first meeting in May until the final meeting in April.

2. The Speaker shall not hold any other elected, staff, or appointed position in the Society, including positions within Constituencies. A Speaker who becomes a candidate for an
elected position within the Society or any of its Constituencies immediately ceases to hold the position of Speaker.

3. The Speaker of Council shall:

(a) chair Council meetings;

(b) post notices of Council meetings no less than forty-eight (48) hours in advance, by any means they deem necessary, including electronic media, in order to notify both Council members and other Active Members of the Society;

(c) ensure, to the best of their ability, adequate security for the Forum and the contents therein during, and immediately before and after, Council meetings;

(d) chair Election Appeals Committees and the Ethics and Accountability Committee; and

(e) have such other duties as are outlined in the Code or assigned by Council from time to time.

4. The Speaker shall not be the Spokesperson of Council. As prescribed by Code Section VI, Article 4(1)(b) the President at all times is the Spokesperson of the Society and of Council.

5. In the absence of the Speaker, the President or the President’s designate shall chair Council meetings, provided however that Council may, by Two-thirds (2/3) Resolution, elect an alternate chair.

Article 9. Non-voting Members

1. Pursuant to Bylaw 5(2)(b)(ii), the non-voting members of Council, in addition to the Ombudsperson and the Speaker of Council, shall be:

   (a) the Student Services Manager;

   (b) the UBC Vancouver student members of the Board of Governors; and

   (c) two (2) students elected by and from the student members of the UBC Vancouver Senate.

2. The Speaker of Council, the Ombudsperson, and the Student Services Manager are Officers but not Directors of the Society. In accordance with Section IV, Article 3, neither the UBC Vancouver student members of the Board of Governors nor the two (2) students elected to serve on Council by the student members of the UBC Vancouver Senate shall be either Officers or Directors of the Society.
Article 10. Ombudsperson and Advocacy Office

1. The Ombudsperson shall be appointed by Council on the recommendation of the Human Resources Committee, following the procedures specified in Section V, Article 9.

2. The Ombudsperson shall not hold any other elected or appointed position within the Society, including positions within Constituencies. An Ombudsperson who becomes a candidate for an elected position within the Society or any of its Constituencies immediately ceases to hold the position of Ombudsperson.

3. The Ombudsperson may apply to Council for a leave of absence. If Council grants such a leave, it shall designate a replacement who shall have all the powers and duties of the regular Ombudsperson for the period of the leave.

4. Council may, either of its own volition or on the application of an interested Active Member of the Society, direct the Ombudsperson to investigate a matter and report back to Council.

5. In addition to those powers and duties set out in the Bylaws, the Ombudsperson shall:

   (a) be responsible for investigating and reporting to Council, or the appropriate member of the staff or the Executive, any reasonable complaint or question that a staff member of the Society has with the Society or its organizations, including but not limited to complaints or questions regarding the administration of the personnel procedures of the Society or the procedures themselves;

   (b) be responsible for the resolution of any such complaint referred to in paragraph (a) above, where possible;

   (c) make known to the Active Members and the staff of the Society that they are available for the hearing of complaints;

   (d) keep no less than ten (10) office hours per week during the School Year;

   (e) post, on or about their office door:

       (i) their specific office hours; and
       (ii) a means by which the staff of the Society and Active Members can contact them outside of the posted office hours;

   (f) direct and train their successor, and provide a verbal and written report annually to Council at the end of their term of office;

   (g) further to Bylaw 9(1)(e), and notwithstanding any other provision in the Code, have the right to attend any meetings of Council, Committees, or any other bodies
of the Society, including meetings held *in camera*;

(h) act in an impartial and unbiased manner in the exercise of their duties;

(i) maintain confidentiality in respect of all matters, insofar as such confidentiality is not inconsistent with the Bylaws and the Code, that come to their knowledge in the performance of their duties;

(j) manage and maintain the office of the Ombudsperson, including but not limited to:

(i) recruiting, training and providing recognition for volunteer assistants; and

(ii) preparing a budget for the operations of the office of the Ombudsperson; and

(k) have such other powers and duties as are assigned by Council from time to time.

6. A report of the Ombudsperson, prepared under the authority of paragraph (5)(a) above, or under the authority of Bylaw 9(1)(a), shall be made available to all interested parties and to the President of the Society. If the President is an interested party, the report shall also be made available to another member of the Executive. If the Executive Committee as a whole is an interested party, the report shall also be made available to Council.

7. The Ombudsperson may refuse to investigate or may cease investigating a complaint which in the Ombudsperson’s opinion is not reasonable. Examples of unreasonable complaints include but are not limited to those in which:

(a) the complaint concerns a matter which last occurred more than one calendar year prior to the date of the complaint;

(b) the subject matter of the complaint primarily affects a person other than the complainant, and the complainant does not have sufficient personal interest in the issue;

(c) there are existing administrative procedures for the complaint, and the complainant does not have reasonable justification for not pursuing the complaint using those procedures;

(d) the complaint is frivolous, vexatious, not made in good faith, or concerns a trivial matter; or

(e) in the circumstances, investigation would not benefit the complainant.

8. The Ombudsperson shall refer Active Members seeking assistance with complaints or questions regarding the University either to the University Ombudsperson or to the Advocacy Office. The Ombudsperson shall formally refer Active Members to the Advocacy Office in matters regarding the University when:
(a) the adversarial nature of the conflict is such that the Ombudsperson does not believe that a mediated settlement is possible or reasonable under the circumstances; or

(b) an advocate would, in the opinion of the Ombudsperson, be necessary and beneficial to the Active Member for some other reason.

9. Notwithstanding paragraph 8 above, the Ombudsperson may refuse to refer an Active Member to the Advocacy Office when the Ombudsperson deems such advocacy not to be in the interests of the Society. Such a decision of the Ombudsperson is appealable, in writing, to the Executive Committee.

10. The Advocacy Office may refuse to pursue or may cease pursuing a complaint which in the opinion of the Advocacy Office is not reasonable. Examples of unreasonable complaints include but are not limited to those in which:

(a) the complaint concerns a matter which last occurred more than one calendar year prior to the date of the complaint;

(b) the subject matter of the complaint primarily affects a person other than the complainant, and the complainant does not have sufficient personal interest in the issue;

(c) there are existing administrative procedures for the complaint, and the complainant does not have reasonable justification for not pursuing the complaint using those procedures;

(d) the complaint is frivolous, vexatious, not made in good faith, or concerns a trivial matter; or

(e) in the circumstances, the intervention of the Advocacy Office would not benefit the complainant.

11. If, in accordance with paragraph 10 above, the Advocacy Office refuses to pursue or ceases pursuing a complaint, the complainant may appeal the refusal or cessation to the Ombudsperson.

12. The Ombudsperson shall not investigate or shall cease investigating a matter that is or becomes before a court.

13. The Ombudsperson may conduct, or cause to be conducted, either a formal or an informal investigation into any matter brought before them. If a complainant makes a written request for a formal investigation, the Ombudsperson must, subject to the discretion granted to them in paragraph 7 above, conduct a formal investigation.

14. In conducting a formal investigation pursuant to paragraph 13 above, the Ombudsperson
shall, at a minimum:

(a) conduct research into the rules and regulations, and applicable laws if any, that are pertinent to the complaint;

(b) interview all parties involved, and invite such parties to make a written submission if they so choose;

(c) produce a written report, summarizing all information gathered in accordance with clauses (a) and (b) above, and provide recommendations if appropriate; and

(d) distribute the report as required in paragraph 6 above.

15. When approached by an Active Member in accordance with Bylaw 9(1)(a) or by a staff member in accordance with paragraph 5(a) above, concerning complaints or questions related to the Society and its organizations, the Ombudsperson shall ensure that all reasonable steps have been taken within the appropriate Society organization or department before accepting the case.

16. Transitional Duties

(a) The outgoing Ombudsperson shall be responsible for preparing a transitional report for their successor no later than the start of the incoming Ombudsperson’s term, and such report shall include but not be limited to the following items:

(i) relevant timelines;

(ii) a review of ongoing cases under investigation;

(iii) essential personnel contacts both within and outside of the Society;

(iv) future recommendations for the position;

(v) tasks or projects yet to be completed;

(vi) an outline of duties mandated by the Code of Procedure;

(vii) important situational examples and advice for such occurrences;

(viii) information and passwords to access physical and online resources;

(ix) a review of new work completed; and

(x) other daily responsibilities and relevant information.
Article 11. Policies

1. Council may create external and internal policies as well as strategic plans and frameworks.

2. Policies
   (a) Council may express opinions, sentiments or principles about external matters by means of External Policies.
   (b) Council may establish principles for the Society, or for some part of the Society, along with procedures for implementing those principles, by means of Internal Policies.

3. All policies shall be created in accordance with an internal policy on the format, development, and administration of policies.

4. Council shall assign review dates and responsible bodies for each of its policies, and each policy shall be reviewed by the body responsible for it when it is up for review, after which it shall be sent to Council with a recommendation to rescind, suspend, renew, or amend it.

5. Policies, whether external or internal, may only be adopted, amended, renewed, suspended, or rescinded by a Two-thirds (2/3) Resolution of Council.

6. Strategic Plans and Frameworks
   (a) Council may from time to time create Strategic Plans or Frameworks to lay out long-range plans on such issues as equity and sustainability or on the overall direction of the Society.
   (b) Plans and frameworks may be created for whatever length of time seems appropriate to Council, and may be drawn up in accordance with whatever format Council deems suitable.
   (c) Plans and frameworks may only be adopted, amended, renewed, suspended, or rescinded by a Two-thirds (2/3) Resolution of Council.

7. External Policy Guidelines
   (a) Council shall by a Two-thirds (2/3) Resolution approve a set of guidelines to govern the creation of external policies, such guidelines to be maintained by the Policy Advisor.
   (b) The policy guidelines shall include a checklist of appropriate steps for the proper development of policy, including but not limited to:
(i) potential individuals or bodies to contact or notify;
(ii) steps for initial policy framework development;
(iii) steps to conduct appropriate and thorough research;
(iv) policy review and refinement.

(c) Before a policy can be debated at a Standing Committee, a policy guidelines checklist shall be completed by the Executive member or other person bringing it forward in consultation with the Policy Advisor. A completed guidelines checklist shall be submitted with the policy to the relevant Standing Committee and Council.

(d) If the policy guidelines checklist has not been completed, the relevant Standing Committee or Council may require that discussion of the policy be postponed until such time as the checklist has been completed. Sections of the guidelines may be omitted or not followed, so long as there exists a satisfactory explanation for the omission as judged by the relevant Standing Committee and Council.

(e) On the recommendation of the Advocacy Committee, or on its own initiative, Council may amend the external policy guidelines by a Two-thirds (2/3) Resolution.

**Article 12. Orientation**

1. In addition to the documents specified in Section I, Article 3, the Executive Committee shall ensure that each member of Council receives, upon assuming office, a copy of the Student Council Handbook.

2. The Executive Committee shall arrange a comprehensive orientation session for all members of Council during April or May. This session shall include, but not be limited to:

   (a) the rules of order of meetings;
   (b) the role of the members of Council;
   (c) the structure and processes of the Society;
   (d) the resources and administrative support available to members of Council; and
   (e) plans for the upcoming year.

**Article 13. Child Care Provisions**

1. Reimbursement for child care expenses shall be provided to Council members and proxies for time spent attending meetings of Council and its committees and for time
spent travelling to such meetings, such travel time not to exceed one (1) hour before and
one (1) hour after a meeting.

2. Reimbursement for child care expenses shall be at the actual rate charged by the child
care provider up to the rate of the current provincial minimum wage per hour. No
reimbursement shall be paid for amounts exceeding the minimum wage.

3. Reimbursement shall not be provided for child care services provided by a spouse or
immediate family member.

4. No reimbursement shall be provided to cover the cost of child care services that the
recipient would have paid for in any case even if there had not been a meeting to attend.
Reimbursement is only to be made for child care expenses over and above the recipient’s
regular child care expenses.

5. Reimbursement shall be limited to the cost of child care services for children under the
age of twelve (12).

6. Upon receipt of a completed Child Care Reimbursement Form, the Vice-President
Academic and University Affairs shall arrange for the reimbursement.

7. Reimbursements shall be limited to a maximum of $800 per recipient per year.

**Article 14. Late Night Travel**

1. If a Council meeting continues past midnight, Council members and proxies shall be
entitled to reimbursement for cab fare, such reimbursement to be paid only if the Council
member or proxy could not reasonably have been expected to travel home by public
transit, carpool, or some other less expensive means.

2. Council may vote to authorize reimbursement for cab fare for Council members and
proxies during a Council meeting even if the meeting does not reach midnight, such
reimbursement to be paid only if the Council member or proxy could not reasonably have
been expected to travel home by public transit, carpool, or some other less expensive
means.

**Article 15. CiTR**

1. In accordance with the bylaws of CiTR, Council shall appoint three (3) members to the
CiTR Board of Directors, at least two (2) of whom shall be both Active Members of the
Society and members of Council.

2. One of the Council members appointed to the CiTR Board of Directors shall be the Vice-
President Finance.
3. All appointees to the CiTR Board of Directors except for the Vice-President Finance must be Canadian citizens.

Article 16. Establishment of Constituencies

1. The Vice-President Academic and University Affairs shall notify the Executive Committee when the first cohort of students registers in a new degree granting School or Faculty, provided that enrolment in the new School or Faculty exceeds one percent (1%) of the total enrolment of UBC Vancouver. The Executive Committee shall then, giving fourteen (14) days’ notice, call a meeting of interested Active Members in the new School or Faculty with a view to establishing a Constituency, such a meeting to take place during the School Year and to be called the Organizing Meeting.

2. The Executive Committee shall also notify the President of any Constituency which will lose members as a result of the creation of the new Constituency so that the President may attend the Organizing Meeting.

3. The Organizing Meeting shall elect an Organizing Committee from among those present to draft a constitution for the prospective Constituency and to arrange with the Elections Committee for a referendum of the Active Members in the School or Faculty.

4. For the purposes of this Article, Active Members in a School or Faculty are those students enrolled in a School or Faculty and registered in a course or courses fulfilling the requirements of their degree.

5. The Organizing Committee shall consist of six (6) voting members, all of whom shall be Active Members of the Society who are students in the new School or Faculty.

6. The Organizing Committee shall also consist of the following officials and staff of the Society, who shall be non-voting and whose role shall be to assist the voting members of the Committee:

   (a) the Vice-President Academic and University Affairs;
   (b) one (1) member of the Governance Committee, appointed by the Governance Committee; and
   (c) the Clerk of Council.

   The President of any Constituency which will lose members as a result of the creation of the new Constituency shall be entitled to attend all meetings of the Organizing Committee.

7. The Chair of the Organizing Committee shall be chosen by and from the voting members of the Committee.
8. The Organizing Committee shall be considered a prospective Constituency and as such shall have access to funding from the Constituency Aid Fund in accordance with Code Section IX B, Article 6(7)(j). It shall also be granted account numbers, booking rights, and a locker in the manner of one of the Society’s clubs, and shall be entitled to designate a signing officer in accordance with Code Section IX B, Article 2(7).

9. The Organizing Committee shall draft a constitution for the prospective Constituency, after which it shall arrange for a referendum to take place among the Active Members in the newly created School or Faculty, such referendum to be conducted by the Society’s Elections Committee in accordance with the following rules:

   (a) The referendum shall be conducted by secret ballot and be held during the School Year.

   (b) The question in the referendum shall state: “Do you support ______ (the name of the prospective Constituency as indicated in the draft constitution) as the organization representing the students in _____ (name of the Faculty or School)?”

   (c) In Faculties or Schools with one thousand (1,000) Active Members or more, quorum in the referendum shall be ten percent (10%) of the Active Members in that Faculty or School.

   (d) In Faculties or Schools with less than one thousand (1,000) Active Members, quorum in the referendum shall be fifteen percent (15%) of the Active Members in that Faculty or School, or one hundred (100) Active Members in that Faculty or School, whichever is less.

   (e) There must be at least fourteen (14) days’ notice for the referendum, and all Active Members in the Faculty or School shall be entitled to vote.

10. If a majority of the votes in the referendum are in support of the prospective Constituency, then in accordance with Bylaw 13(2)(a), Council shall recognize it as the Constituency for that Faculty or School.

11. As soon as possible after a successful referendum, the Organizing Committee shall arrange for the Society’s Elections Committee to conduct elections for the new Constituency. Once the elections are called, the Organizing Committee shall disband, and its voting members shall be eligible to run in the elections.

12. Once disbanded, the Organizing Committee shall lose its account numbers, its locker, its booking rights, and any other rights it held as a prospective Constituency under paragraph 8 above. If it received money from the Constituency Aid Fund and any of that money has not been spent, the unspent money shall be returned to the Constituency Aid Fund.
13. The Society’s Chief Electoral Officer shall present the results of the new Constituency’s elections to Council. Once presented, the results shall be official, and those elected shall immediately take office as the first Executive of the new Constituency.

14. After a successful referendum, the new Constituency shall submit its constitution to the Governance Committee, along with other governing documents if those additional governing documents are requested by the Committee.

15. If the Governance Committee is not satisfied with the constitution or other governing documents of the new Constituency, it may recommend to Council that, pursuant to Bylaw 13(2)(e), it cease to recognize the new Constituency or that, pursuant to Bylaw 13(2)(c), it amend the constitution or bylaws of the new Constituency.

**Article 17. Constituency Minutes**

1. The Archivist shall ensure that Constituencies are reminded to post the minutes of their council meetings on their website so that they may be preserved for historical and reference purposes.

**Article 18. Constituency Governing Documents**

1. Every Constituency shall ensure that its most up-to-date constitution and bylaws have been submitted to Council for information and for posting on the Society’s website.

2. If a Constituency amends its constitution or bylaws, it shall ensure that an updated version is sent to Council.

**Article 19. Contacting the Lawyers**

1. The Society’s lawyers are to be contacted only on the authorization of Council (by Resolution) or by the President or their designate or the Managing Director or their designate.

**Article 20. Joining and Leaving External Organizations**

1. A decision to join an external organization, or to alter the status of the Society within an external organization, shall require a Two-thirds (2/3) Resolution of Council if a charge is involved and an ordinary Resolution of Council if there is no charge.

2. If the charge would be paid for by a change in the Society’s fees, such a change must be made by referendum in accordance with the procedures prescribed in Bylaws 4 and 14 and by Code Section XIII.
3. A decision to leave an external organization shall require an ordinary Resolution of Council.

Article 21. Indigenous Seat

1. Pursuant to Bylaw 5(2)(a)(iv), the Indigenous seat on Council shall be filled by an Indigenous student appointed by the Indigenous Committee.

Article 22. Ethics and Accountability

1. Council may refer issues to the Ethics and Accountability Committee when there are allegations that a member of Council has violated the Society’s Constitution, Bylaws, Code, or Policies, or otherwise conducted themselves in such a way as to bring the Society into disrepute.

2. If in accordance with the procedures outlined in Section V, Article 16 the Ethics and Accountability Committee recommends that action be taken against the Council member or members, Council shall vote on whether to take such action.

3. One week’s notice shall be given to the Council member or members before the Council meeting at which a vote on taking action is to be held.

4. No member of Council or their proxy may vote on a motion concerning taking action against that member under this Article, nor may they vote on adding or removing such a motion from the Agenda; however, such a member or their proxy may participate in the debate on such motions.

5. If Council wishes to take action without referring to the Ethics and Accountability Committee, it must still give one week’s notice, unless the action is in response to conduct occurring at a meeting of Council. In the latter case, a motion concerning such conduct shall require a Two-thirds (2/3rds) majority.

6. If the number of members named in a motion concerning the conduct of such members is such that subtracting that number from those present at the meeting would result in a loss of quorum, then the motion shall be of no effect.
CODE of PROCEDURE – Section III: Meetings of Council

SECTION III: MEETINGS OF COUNCIL

Article 1. Rules of Order

1. Council members, in their deliberations during Council meetings, should strive to “cultivate unity and goodwill” and should “encourage free and open debate” and a “respect for differing views,” as stated in the Mission Statement.

2. (a) The Chair shall call the Council to order once quorum is present.

(b) The Chair shall dissolve the sitting should no quorum be present within thirty (30) minutes after the scheduled time of the sitting.

(c) At any time during the proceedings of Council, if quorum as defined in Bylaw 5(4)(c) is not present, the Chair shall dissolve the meeting immediately following completion of the question currently on the floor.

(d) For the purposes of quorum, only members of Council and their proxies physically present at the meeting location shall be considered, unless the meeting is being conducted entirely by means of teleconference or videoconference in accordance with paragraph 42 below.

3. (a) Subject to paragraph 42 below, Council meetings shall be held in the Forum, unless Council resolves, by a Two-thirds (2/3) Resolution, to meet elsewhere.

(b) The seats at the Forum tables shall be reserved for members of Council and for those Society employees, named in paragraph 27(c) below, who are permitted to attend the in camera portions of Council meetings. Observers and guests shall sit away from the tables.

(c) Seats shall not be pre-assigned except that the Chair, the President, the Managing Director, the Clerk of Council, and the Administrative Assistant shall sit at the front.

4. No smoking or alcohol consumption shall be allowed within the Forum or in any other location where Council meets while Council is meeting there.

5. During the Territorial Acknowledgement section of the meeting, the Speaker or other person chairing the meeting shall acknowledge that the meeting is taking place on the traditional, ancestral, and unceded territory of the Musqueam people.

6. During the Membership section of the meeting, the time devoted to introduction of Council members shall not exceed five (5) minutes.

7. During the Speaker’s Business section of the meeting, the Speaker or other person chairing the meeting may inform Council of rules of order or other relevant business during a period not to exceed five (5) minutes.
8. During the section of the meeting for Statements from Students At Large, up to three (3) Students At Large may address Council for no more than three (3) minutes each. If members of Council wish to respond to any statement, the total time for such responses must not exceed three (3) minutes for each statement. After the members of Council respond, the Student At Large may make closing remarks not to exceed one (1) minute.

9. During the Consent Items portion of the agenda, there shall be a single vote on all the consent items requiring a regular Resolution to pass; such a vote shall be considered a regular Resolution. There shall be a separate vote on all the consent items requiring a Two-thirds (2/3) Resolution to pass; such a vote shall be considered a Two-thirds (2/3) Resolution. No discussion shall be allowed on any of the consent items in either of these Resolutions. Discussion may only take place on a consent item if it is removed to the regular portion of the agenda in accordance with Article 2(10) below.

10. If a Resolution to approve consent items fails, all the individual items covered by that Resolution shall be considered to have failed. Any of these individual items may be brought forward for consideration by Council at the same meeting that they failed by means of amending the Council agenda in accordance with Article 2(14) below; no motion to reconsider shall be required in such a case.

11. Presentations to Council shall be limited to ten (10) minutes, unless Council approves an extension by Resolution. The question period following a presentation shall be limited to five (5) minutes, unless Council approves an extension by Resolution. Motions that might otherwise go elsewhere on the agenda may appear here if they are related to a presentation.

12. During the Consultation Period, those seeking consultation on an issue shall have no more than five (5) minutes to present on it, unless Council approves an extension by Resolution. The discussion period following a consultation presentation shall be limited to ten (10) minutes, unless Council approves an extension by Resolution.

13. During the President's Remarks to Council, the President shall speak for no more than five (5) minutes, unless Council approves an extension by Resolution. The President’s remarks shall be confined to current business, reports about committees that the President serves on, and requests from constituencies. After the President’s Remarks, Council members may ask questions of the President. No more than three (3) questions in total from all Councillors shall be allowed.

14. During Executive Remarks, each Executive member, the Student Services Manager, and the Managing Director shall speak for no more than three (3) minutes, unless Council approves an extension by Resolution. The Executives, the Student Services Manager, and the Managing Director shall confine their remarks to current business and to reports about committees that they serve on. After each Executive’s Remarks, Council members may ask questions of that Executive. No more than three (3) questions in total from all Councillors shall be allowed per Executive. Council members may also ask up to three (3) questions of the Student Services Manager and the Managing Director.
15. During Committee Reports, the chairs of the Standing Committees and Council’s ad hoc committees shall report on business conducted by their committees. Such reports shall last for no longer than five (5) minutes. Also under Committee Reports, Council appointees to University committees may report. Appointees wishing to report shall inform the President in time for the report to be listed as an item on the agenda. After each chair’s or appointee’s Report, Council members may ask questions of that chair or appointee. No more than three (3) questions in total from all Councillors shall be allowed per chair or appointee.

16. (a) Any non-Executive Councillor appointed by Council to a University committee or other external body shall make a verbal update or submit a written report to Council on the work of that body at least twice during the Winter Session, the first by December 31 and the second by April 30.

(b) The Vice-President Academic & University Affairs shall ensure that these updates or reports are made.

17. During the Report from the Presidents Council, the President or their designate shall speak for no more than two (2) minutes, unless Council approves an extension by Resolution. The President shall report on the deliberations and activities of the Presidents Council. After the Report, Council members may ask questions of the President (or their designate). No more than three (3) questions in total from all Councillors shall be allowed.

18. Reports by the Board of Governors representatives, the Student Senators who sit as non-voting members of Council, and the Ombudsperson shall each last no longer than two (2) minutes respectively. After each of these Reports, Council members may ask questions of each of those reporting. No more than three (3) questions in total from all Councillors shall be allowed for each of these Reports.

19. During the Historical Update, the Archivist shall speak for no more than one (1) minute, presenting some interesting tidbit from the Society’s past. After the Update, Council members may ask questions of the Archivist. No more than three (3) questions in total from all Councillors shall be allowed.

20. Non-members of Council may speak if recognized by the Chair, or if a member yields to them. They may not, however, move or second motions.

21. Non-voting members, except for the Speaker of Council, may move or second motions, and may take part in debate, but shall not vote on any motion.

22. The Speaker shall not move, second, or vote on any motion.

23. Anyone other than the Speaker who is acting as Chair of Council, for a meeting or a portion of a meeting, shall not move or second motions while occupying the chair and, if a voting member of Council, shall not vote on a motion while occupying the chair except
to break or create a tie or otherwise to affect the result.

24. The Speaker, and anyone other than the Speaker who is acting as Chair of Council, shall not take part in the debate on any motion except for motions arising from points of order and motions to appeal decisions of the Chair.

25. If the Speaker or other person chairing a meeting is involved in an issue under debate, or wishes to enter into the debate, they must relinquish the chair and may not retake it until the issue is resolved. But the Speaker or other person chairing a meeting need not relinquish the chair in order to take part in debate on a point of order or on a ruling by the Chair.

26. The Chair shall ensure that members speak to the motion on the floor. The Chair may interrupt a member and direct the member to speak to the motion on the floor if the member has digressed.

27. (a) Any three (3) members may request that Council be moved in camera for further discussion. Upon moving in camera, the members shall state their reason for the action, and Council shall decide, by Two-thirds (2/3) Resolution, whether to stay in camera.

(b) No vote shall be held in camera except to decide whether to remain in camera or in accordance with paragraphs (c), (d), or (e) below or in accordance with Section II, Article 1(6).

(c) When Council moves in camera, all individuals other than the voting and non-voting members of Council and the proxies attending in the place of a Council member must leave the meeting, except that, unless requested to leave by the Chair, the following employees or appointees of the Society may remain: the Managing Director, the Chair of the Advisory Board, the Policy Advisor, the Administrative Assistant, the Marketing and Communications Manager, and the Clerk of Council. Council may also, by Resolution, invite other specified individuals to attend the in camera portion of a meeting.

(d) Proxies attending in the place of a Council member may remain for the in camera session unless Council decides, by Resolution, to exclude them. If there is a Resolution to decide this matter, the proxies may not vote on it.

(e) No one attending the in camera portion of a Council meeting may disclose any information discussed in camera without the authorization of Council, except that:

(i) members of Council and other individuals permitted to attend in camera sessions may be informed about what was said during in camera sessions that they were entitled but unable to attend;

(ii) current members of Council may be informed about what was said during
in camera sessions that occurred before they took office;

(iii) proxies who are allowed to remain for an in camera session may be informed during that in camera session of what was said during previous in camera sessions.

(f) Minutes of the in camera portion of a meeting shall be kept for the future reference of Council members. The Clerk of Council, or whoever takes them, shall transfer such minutes to the Archivist, who shall keep them in a secure place and shall disclose them only to current members of Council, to the Society employees mentioned in paragraph (c) above, and to other individuals designated by Council. They shall not be published.

(g) To allow members to speak freely, in camera minutes shall not include the names of those speaking during discussions; nor shall they include details of the Society’s strategy in legal and other confidential matters. In camera minutes shall include a summary of the information provided to Council, as long as that information does not reveal details of the Society’s strategy in legal and other confidential matters.

(h) Minutes from the in camera portion of a Council meeting shall not be circulated with other Council minutes and documents, nor presented in open session, but Council members shall be provided with the opportunity to consult them no less than forty-eight (48) hours before the next meeting. Council may approve in camera minutes without going in camera, as long as there is no discussion of those minutes.

(i) Audio and video recording of the in camera portion of a Council meeting is prohibited.

(j) Whenever possible, the in camera portion of a Council meeting shall be held at the end of the meeting, after all other business has been discussed.

28. Subject to paragraph 27(i) above, audio recording of Council meetings shall be permitted so long as the recording process does not interfere with the normal functions of Council and so long as the recording devices remain visible at all times.

29. Subject to paragraph 27(i) above, video recording of Council meetings by the public, Council members or the media shall not be permitted unless Council approves such recording by a Two-thirds (2/3) Resolution. Where possible, notice of video recording shall be given to Council members at least forty-eight (48) hours prior to the Council meeting. If video recording does take place, arrangements shall be made to accommodate those persons not wishing to appear on camera.

30. Any three (3) members may ask that a question be voted upon by secret ballot. If Council approves this request by a Two-thirds (2/3) Resolution, such a secret ballot shall be held. Ballots shall be distributed, and after a reasonable time the ballots shall be
collected and counted, and the results given to the Chair, who shall decide whether the question succeeded. Once Council has decided to vote by secret ballot on a question, no member may make a motion that would force the disclosure of how members voted on that question, for instance by calling for a roll call vote or a vote by a show of hands.

31. Provided that Council has not resolved to hold a secret ballot vote, a roll call vote shall automatically be conducted for all motions voted on by Council. The minutes shall then note the vote of each member, indicating whether each member voted in favour or against, or abstained. Notwithstanding this provision, Council may by a Two-thirds (2/3) Resolution decide not to hold a roll call vote.

32. When the Chair feels that one or several members of Council are using the rules of order to impede the process of a meeting, the Chair shall inform those members of the same, and may refuse to recognize them further. Such a ruling cannot be appealed by those members affected.

33. The Chair may eject individuals from the Forum for reasons of safety and in cases of repeated deliberate disruptions of a Council meeting that prevent Council from functioning. In accordance with Robert’s Rules, any such decision by the Chair may be appealed by Council.

34. Before Council may appoint an individual to a position, that individual must have agreed to be a candidate for that position. Such agreement must be indicated in one of the following ways:

(a) by being present at the meeting and accepting the nomination verbally;

(b) by written submission to the Chair in which the individual accepts the nomination; or

(c) by virtue of having applied, in writing, to the appropriate Committee for the position.

35. The author of a motion, or the Chair of the Committee or other body of the Society from where a motion came, shall have the first opportunity to move and motivate said motion.

36. For motions on which there is debate, the Chair shall seek to have the debate begin with one speaker for the motion, followed by one speaker against the motion.

37. In accordance with Robert’s Rules, no member of Council shall speak more than twice on any motion or amendment, except to raise or answer a point of information, to raise a point of order or privilege, to move an amendment, or to move to refer.

38. Council may by a Two-thirds (2/3) Resolution decide to limit debate for all or part of a meeting. If Council so decides, debate shall be limited as follows:
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(a) Except as specified in paragraph (b) below, speakers may speak for no more than two and a half (2-1/2) minutes at any one time.

(b) Paragraph (a) notwithstanding, the mover of a motion may speak for up to five (5) minutes in moving it, and if there is a speaker against the motion who speaks next, that speaker may speak for up to five (5) minutes.

(c) After thirty (30) minutes of debate on a main motion and any amendments thereto, there shall be a vote on whether to call the question on the main motion and on any pending amendments of the motion.

(d) After sixty (60) minutes, there shall be a vote on the main motion and any pending amendments thereto, unless Council, by a Two-thirds (2/3) Resolution, decides to continue debate.

(e) If Council decides to continue debate beyond sixty (60) minutes, there shall be a vote on whether to call the question after another thirty (30) minutes has passed, and after a second sixty (60) minutes has passed, there shall be a vote on the motion, unless Council again decides by a Two-thirds (2/3) Resolution to continue debate.

(f) If Council decides to continue debate beyond a second sixty (60)-minute period, the rules in paragraph (e) above shall apply for each subsequent sixty (60)-minute period.

(g) When debate is limited in accordance with these provisions, the Chair shall endeavour to ensure that speakers alternate between members of Council and guests.

39. Council meetings shall last no more than four (4) hours, unless extended by a Resolution of Council.

40. The Chair shall ensure that all the time limits in this Article are strictly adhered to.

41. Remote Attendance

(a) Subject to paragraph 42 below, during the months of September through April inclusive, Council members who are unable to attend a meeting of Council shall not be permitted to take part in debate or vote by telephone or electronic means. They may only take part in debate and vote if physically present. However, if paragraph 42 has been invoked and a meeting is taking place entirely by teleconference or videoconference, this provision shall not apply.

(b) Between the months of May and August inclusive, Council members shall, at the discretion of the Chair, be permitted to attend Council meetings remotely, that is, to take part in debate and vote by telephone or electronic means, provided that the conditions specified in paragraphs (c) and (d) below are met.
(c) The Executive Committee and the Speaker of Council shall maintain a reliable means for members of Council to attend meetings remotely, preferably by a video conferencing system or alternatively by speaker phone or other similar device, so long as whatever system or device is used all members attending, whether in person or remotely, can hear each other and participate in debate.

(d) The Executive Committee and the Speaker of Council shall also maintain a reliable means for members of Council who are attending meetings remotely to cast both roll call votes and secret ballot votes.

(e) Subject to paragraph 42 below, Council members attending remotely shall not count towards quorum. Only Council members or their proxies attending in person shall count towards quorum. However, if paragraph 42 has been invoked and a meeting is taking place entirely by teleconference or videoconference, this provision shall not apply.

42. (a) In extraordinary circumstances, where it is not possible to hold a Council meeting at which Council members attend in person, the President may decide to conduct a Council meeting entirely by means of teleconference or videoconference, the logistics for which shall be arranged by the President, the Speaker, and Society staff.

(b) In such extraordinary circumstances, the President may also have Council conduct business by means of email votes, or some other form of online electronic voting, without conducting a meeting, the results of such votes to be recorded in the minutes of the next meeting of Council. However, if one-third (1/3) of the voting members of Council object to an email or online vote on a particular motion, that motion shall be brought to a Council meeting.

43. When voting on a Resolution to appoint members of Committees, Council may do so by means of an email vote or some other form of online electronic voting. However, if one-third (1/3) of the voting members of Council object to an email or online vote on such a Resolution, that Resolution shall be brought to a Council meeting.

Article 2. Agendas and Minutes

1. (a) The President shall ensure that the agenda for each regularly scheduled Council meeting is circulated to members of Council and other interested parties by 4 pm three (3) business days or five (5) calendar days in advance of the meeting; any accompanying material shall be circulated at the same time; such material shall include background information on motions detailing the rationale for them; such material shall also include information from all committees, including the Executive Committee, recording the dates of the latest and next upcoming meetings of the committee and listing minutes and reports being submitted to Council from the committee.
(b) Notice, including agendas, for all regularly scheduled Council meetings shall be posted on the Society’s website at least one (1) business day before each meeting, along with all the supporting documents for the meeting, except for unapproved minutes and any confidential documents.

2. (a) The President must add to Council’s agenda any motion submitted by a Committee of Council, the Executive Committee, a Constituency, or the Presidents Council, provided that the submission is made in writing to the President, accompanied by all relevant supporting documentation, by 10 am on the day the agenda is to be circulated. This provision notwithstanding, the President may delay the addition of such a motion until the next regular Council meeting or the one after that, provided that the body submitting the motion agrees to the delay.

(b) A motion submitted by a Committee of Council, the Executive Committee, a Constituency, or the Presidents Council must have been approved for submission by a Resolution of the body submitting it at a meeting where quorum was present. For the purposes of this provision, approval by email vote in accordance with Section V, Article 1(21) shall be considered to be equivalent to approval at a meeting where quorum was present.

3. Motions submitted in accordance with paragraph 2 above shall appear on the agenda under the appropriate topic: for example, motions submitted by a Committee shall appear under Committee Motions.

4. The President must add to Council’s agenda a motion received from the Chair of a Committee calling for Council to remove a member from that Committee in accordance with Section V, Article 4(2), provided that the motion is received by 10 am on the day the agenda is to be circulated.

5. The President must add to Council’s agenda any motion submitted by an individual member of Council, provided that the submission is made in writing to the President, accompanied by all relevant supporting documentation, by 10 am on the day the agenda is to be circulated, and provided also that it is signed by a second member of Council. This provision notwithstanding, the President may delay the addition of such a motion until the next regular Council meeting or the one after that, provided that the Council member submitting the motion agrees to the delay.

6. Motions submitted in accordance with paragraphs 4 and 5 above shall appear on the agenda under Other Business.

7. Notwithstanding other provisions in this Article, motions shall be arranged on the agenda in order of time sensitivity as determined by the President.

8. Motions and presentations shall only appear on Council’s agenda if they are added to the agenda in accordance with this Article.
9. At the discretion of the President, routine, non-controversial items not requiring discussion may be grouped together as consent items, to be approved in omnibus fashion as a single motion. Documentation for such items must be circulated at the same time as the agenda.

10. A consent item shall be moved to the regular portion of the agenda to allow discussion of the item if there is a request to that effect made by any one (1) Council member at any time before the Resolution including that consent item has been moved and seconded.

11. Presentations may be added to the agenda at the discretion of the President or under the provisions of paragraph 14. No more than three (3) presentations may appear on the agenda, unless the President decides that additional presentations are necessary, or Council so decides by Resolution. Presenters shall submit background material for their presentations to the President in time for it to be circulated to members of Council at the same time as the agenda.

12. Topics for the Consultation Period may be added to the agenda at the discretion of the President, or under the provisions of paragraph 14. No more than three (3) topics may appear on the agenda, unless the President decides that additional topics are necessary, or Council so decides by Resolution. Those presenting a topic shall submit background material for their topic to the President in time for it to be circulated to members of Council at the same time as the agenda.

13. Topics for Discussion Period shall, if possible, be submitted to the President in time to be listed on the agenda. If it is too late to put a topic on the agenda, the Chair shall be notified of it before the meeting, if possible, or before the beginning of Discussion Period. Topics in Discussion Period shall be discussed in order of time sensitivity as determined by the Chair.

14. (a) During the portion of the Council meeting set aside for adoption of the agenda or at any other time during the meeting as long as no motion is being discussed, any member of Council may move to amend the agenda by adding a new motion or other new business to it or by rearranging the order of business on it.

(b) If a proposed new motion has not originated in the Executive Committee or a Committee of Council, the Chair may order it to be referred to an appropriate committee or other body of the Society for consideration before being brought before Council.

(c) If the Chair decides that such a referral is not necessary, the motion to amend the agenda shall take effect if approved by unanimous consent or by a Resolution passed by a majority of Council members present, including abstentions and blanks, but not including abstentions by Council members or their proxies who are forced to abstain because they have been determined to be in a conflict of interest in accordance with Section II, Article 1.
(d) Council may, by a Resolution passed by a majority of Council members present, including abstentions and blanks, override a decision of the Chair to refer a motion.

15. At the President’s discretion, emergency motions may be added to the agenda after it has been circulated to Council. These emergency motions may appear on an addendum or on a revised version of the agenda.

16. No motions may be discussed by Council unless they are on the agenda prepared by the President and circulated in accordance with paragraphs 1 through 5 above, or unless they are added to the agenda in accordance with paragraphs 14 or 15 above.

17. The President shall ensure that the Students At Large are informed before each Council meeting that they may address Council during the Statements from Students At Large section of the meeting by signing up for such statements with the Administrative Assistant before the meeting. Sign-up shall be on a first come, first served basis, with a maximum of three (3) Students At Large speaking at any meeting.

18. The President shall also ensure that a notice be posted in the Forum inviting Students At Large to approach the Chair before the meeting is called to order to sign up to make Statements. If less than three (3) Students At Large have signed up with the Administrative Assistant, the Chair shall accept requests to make Statements on a first come, first served basis, as long as the total number of Students At Large addressing Council does not exceed three (3).

19. The order of business on the agenda of a regular meeting of Council shall be as follows:

(a) Call to order
(b) Territorial Acknowledgement
(c) Adoption of the agenda
(d) Membership: introductions, new members, declaration of vacancies
(e) Speaker’s Business
(f) Statements from Students At Large
(g) Consent Items
(h) Presentations to Council and Accompanying Motions
(i) Consultation Period
(j) Appointments
(k) President’s Remarks
(l) Executive Remarks
(m) Committee Reports
(n) Report from Presidents Council
(o) Board of Governors, Senate, and Ombudsperson Reports
(p) Historical Update
(q) Minutes of Council and Committees of Council
(r) Executive Committee Motions
(s) Constituency and Affiliates’ Motions
(t) Committee Motions
(u) Other Business, including Notices of Motions
(v) Discussion Period
(w) Submissions
(x) Next meeting
(y) Adjournment
(z) Social Activity

20. All motions shall indicate where they originate.

21. Subject to the restrictions on recording Council’s *in camera* discussions, as prescribed in Article 1(27)(g) above, the minutes of Council shall record the resolutions of Council and a summary of discussions and shall, at minimum, provide the motivation for substantive motions that are brought to Council.

22. Subject to the restrictions on distributing Council’s *in camera* discussions, as prescribed in Article 1(27)(h) above, the Clerk of Council shall ensure that the minutes of Council meetings, once approved by Council, are posted on the Society’s website or on an equivalent or affiliated electronic site in order to make them publicly accessible.

23. If the President calls a special meeting of Council in accordance with Bylaw 5(4)(a)(ii), the President shall ensure that all members of Council receive at least forty-eight (48) hours notice of the meeting, and an agenda for the meeting shall be circulated at least forty-eight (48) hours before the meeting.
SECTION IV: STUDENT SENATORS AND BOARD OF GOVERNORS REPRESENTATIVES

Article 1. Resources

1. The UBC Vancouver student representatives on the Board of Governors and on the Senate shall be provided with the same secretarial and office support as is provided to Committees of Council.

2. The UBC Vancouver student representatives on the Board of Governors and on the Senate shall be granted booking privileges for meeting rooms in the AMS Student Nest by the Operations Committee without having to apply for it annually.

3. The UBC Vancouver student representatives on the Board of Governors and on the Senate shall be granted an office space in the AMS Student Nest by the Vice-President Administration without having to apply for it annually.

4. The resources provided to the UBC Vancouver student representatives on the Board of Governors and on the Senate shall only be used for work and other official purposes for the UBC Vancouver Board of Governors and Senate.

5. The Vice-President Academic and University Affairs shall be responsible for overseeing the resources and the use of the resources provided for the UBC Vancouver student representatives on the Board of Governors and on the Senate.

Article 2. Senate Vacancies

1. Mid-term vacancies among the student members of the UBC Vancouver Senate shall be filled in accordance with the procedures established by the Senate in October 1981. These procedures are as follows:

   (a) For student representatives from individual faculties, Senate is to appoint a replacement on the recommendation of the appropriate undergraduate society or societies, the recommendation to be forwarded in writing to Senate by Council.

   (b) For student representatives from the student body at large, Senate is to appoint a replacement on the written recommendation of Council.

2. In the case of 1(a) above, where a Student Senator’s seat from an individual faculty becomes vacant in mid-term, Council shall recommend to Senate a replacement on the basis of a Council-approved selection process held by the appropriate undergraduate society or societies. The recommendation by Council shall be a Resolution having the following form:
That Council recommend to Senate the appointment of ________ as the student representative for the Faculty of _________ and direct the President of the Society to inform the Secretary of Senate in writing of Council’s decision.

3. In the case of 1(b) above, where a Student Senator’s seat at large becomes vacant in mid-term, Council shall require the student members of the UBC Vancouver Senate to interview and present one or more appropriate nominations to Council for written recommendation to the Senate. The recommendation by Council shall be a Resolution having the following form:

That Council recommend to Senate the appointment of ________ as a student representative at large, and direct the President of the Society to inform the Secretary of Senate in writing of Council’s decision.

Article 3. Independence and Responsibilities

1. The UBC Vancouver student representatives on the Board of Governors and on the Senate are independent of the Society and its Subsidiary Organizations and shall not be recognized as Officers of the Society or its Subsidiary Organizations.

2. Neither the Society nor its Subsidiary Organizations, nor Council, shall assign any duties or responsibilities to the UBC Vancouver student representatives on the Board of Governors and on the Senate.

3. Notwithstanding paragraph 2 above, the UBC Vancouver student representatives on the Board of Governors and on the Senate shall not be restricted from holding another elected or appointed position within the Society or its Subsidiary Organizations.

4. If a UBC Vancouver student representative on the Board of Governors or on the Senate holds an elected or appointed position within the Society or its Subsidiary Organizations, they shall be expected to fulfill the duties and responsibilities of that position. They shall also be expected to manage and declare any potential conflicts of interest that apply to them according to Section II, Articles 1-4.

5. The UBC Vancouver student representatives on the Board of Governors and on the Senate that serve as non-voting members of Council shall be required to declare and manage any potential conflicts of interest according to Section II, Article 1. They shall still not be considered Officers of the Society, but they shall receive protection under Section II, Article 5.
SECTION V: COMMITTEES OF COUNCIL

Article 1. General

1. There shall be Standing and Extraordinary Committees of Council. Council may also appoint ad hoc committees.

2. The Standing Committees shall be:
   (a) the Steering Committee;
   (b) the Advocacy Committee;
   (c) the Human Resources Committee;
   (d) the Finance Committee;
   (e) the Operations Committee;
   (f) the Student Life Committee; and
   (g) the Governance Committee.

3. The Extraordinary Committees shall be:
   (a) the Elections Committee;
   (b) the Advisory Board;
   (c) the Indigenous Committee;
   (d) the Ethics and Accountability Committee;
   (e) the Affiliates Committee.

4. Notice, including agendas, for all Committee meetings shall be issued by each Committee’s Chair no less than forty-eight (48) hours before a meeting. Should this fail to occur, the failure shall be noted in the minutes. Notice and agendas shall be issued to the members of the Committee and also posted on the Society’s website.

5. (a) Quorum for any Committee is a majority of its voting membership unless a higher quorum is set out in Code. If quorum is not present at a Committee meeting, the lack of quorum shall be noted in the minutes of the meeting and shall be brought to the attention of Council if it is asked to approve any recommendation of said Committee.

   (b) Beyond making recommendations in accordance with paragraph (a) above, a Committee may not, at a meeting at which quorum is not present, pass any motions or approve any action. Notwithstanding this provision, the Committee may make recommendations at a meeting where quorum is not present, such recommendations to be presented to a later Committee meeting which shall have the power to approve them if quorum is then present.

6. The meetings of all standing, ad hoc, and extraordinary Committees shall be open to the public, unless otherwise specified in the Code, or unless the Committee decides otherwise by Resolution.
7. In accordance with paragraph 6 above, when a meeting or a portion of a meeting is closed to the public, that is, when the Committee goes in camera, all those who are not members of the Committee must leave the meeting unless invited to stay by a Resolution of the Committee.

8. No vote shall be held in camera except to decide whether to remain in camera or in accordance with paragraph 7 above or paragraphs 9 and 10 below or in accordance with Section II, Article 1(6).

9. Proxies attending a Committee meeting in the place of a Council member may remain for the in camera portion of the meeting unless the Committee decides, by Resolution, to exclude them. If there is a Resolution to decide this matter, the proxies may not vote on it.

10. No one attending the in camera portion of a Committee meeting may disclose any information discussed in the in camera portion without the authorization of the Committee, except that:

(a) members of the Committee may be informed about what was said during in camera sessions that they were entitled but unable to attend;

(b) current members of the Committee may be informed about what was said during in camera sessions that occurred before they took office;

(c) proxies who are allowed to remain for an in camera session, may be informed during that in camera session of what was said during previous in camera sessions; and

(d) in camera information shall be disclosed to Council if Council, by Resolution, asks to hear it, though if the Committee requests that the information be disclosed in camera, Council may decide to hear it in camera.

11. Minutes of the in camera portion of a meeting shall be kept for the future reference of Committee members. The Archivist shall keep the in camera minutes in a secure place and shall disclose them only to current members of the Committee and to other individuals designated by the Committee. They shall not be published.

12. To allow members to speak freely, in camera minutes shall not include the names of those speaking during discussions; nor shall they include details of legal or other confidential matters. In camera minutes shall include a summary of what was discussed, as long as that summary does not reveal details of legal or other confidential matters.

13. Minutes from the in camera portion of a Committee meeting shall not be circulated with other Committee minutes, nor presented in open session, but Committee members shall be provided with the opportunity to consult them no less than forty-eight (48) hours before the next meeting. Committees may approve in camera session minutes without going in camera, as long as there is no discussion of those minutes.
14. Minutes from the *in camera* portion of a Committee meeting shall not be sent to Council with the other minutes of the Committee, unless Council by Resolution directs that they be sent, in which case they may be examined at Council during the *in camera* portion of a Council meeting.

15. All Committees may submit a budget to the Vice-President Academic and University Affairs. If a Committee does not submit a budget, the Vice-President Academic and University Affairs shall submit one on its behalf to the Vice-President Finance.

16. Subject to the restrictions on distributing a Committee’s *in camera* discussions, as prescribed in paragraphs 11, 13, and 14 above, the minutes of all meetings of all Committees and the minutes of all meetings of each Committee’s subcommittees and working groups, once approved by the Committee, shall be submitted to Council for approval by the Chair of the Committee. Minutes of each Committee shall be approved at the following meeting of that committee, or else no further business of that Committee shall be conducted, unless unanimous consent of the Committee is given. Approved minutes from Committees shall be sent to Council at the next sitting of Council after the Committee meeting at which they were approved.

17. All minutes of meetings of Committees, Subcommittees, and Working Groups, except the meetings of *in camera* sessions, shall be posted on the Society’s website within a week of Council approval.

18. Subject to the restrictions on recording a Committee’s *in camera* discussions, as prescribed in paragraph 12 above, the minutes of meetings of Committees, Subcommittees, and Working Groups shall include the motivation for any substantive motions, recommendations, and actions discussed at the meetings, along with a report of the discussions at such meetings.

19. Unless there is unanimous consent from the members present at a meeting of a Committee, Subcommittee, or Working Group, audio and video recording of such a meeting is prohibited.

20. Committees may, at their discretion, allow members who cannot take part in a meeting in person to phone in or to connect to the meeting electronically, so long as a speaker phone or some other similar device is used to allow all members present in person or connecting from afar to hear each other and participate in debate. If this standard is met, members connecting from afar may both participate in debate and vote on motions.

21. If an issue has already been discussed at a Committee meeting, the Chair of the Committee may conduct a vote on the issue by email and the Committee may send any resulting recommendation to Council or act on any resulting decision as if the recommendation or decision had been approved at a regular meeting of the Committee, provided that the following conditions have been met:

(a) There must already have been substantive discussion of the issue at a regular meeting of the Committee.
(b) The Chair must send the request for an email vote to all members of the Committee and allow at least forty-eight (48) hours for the members to submit their email votes, with the understanding that in emergency cases a shorter time period may be allowed.

(c) For a vote to pass, a majority of those voting must vote in favour, and the number of members voting must be at least equal to quorum for the Committee.

(d) If any one (1) member of the Committee asks for additional discussion, the email vote shall not take place, and instead the issue shall be discussed at a subsequent meeting of the Committee.

22. The results of any email vote shall be recorded in the minutes of the next meeting of the Committee.

23. Joint Committee Meetings

(a) Any two or more committees may meet together to conduct business relevant to their mandates.

(b) For such a meeting, the chairs of the committees taking part shall decide which of them shall chair the joint meeting. One of the other chairs shall serve as vice-chair.

(c) For the meeting to achieve quorum, there must be a quorate number of members attending from each of the participating committees.

(d) Even if a member belongs to more than one committee, they shall have only one vote at the joint meeting.

(e) Minutes and agendas for the joint meeting shall be posted on the Society’s website in the location for each of the committees involved in the joint meeting.

(f) All the other rules for committees in this Article shall apply to joint committee meetings, except for the provision in paragraph 15 above about budgets.

24. When making recommendations to Council, Committees shall report the numbers for and against the recommendation, as well as the number of abstentions. If the recommendation passed by consensus without a formal vote, that shall be indicated as well.

Article 2. Appointment of Committee Members

1. The procedures for appointing members to Standing Committees and ad hoc committees shall be outlined in an Internal Policy on Committee appointments. Members of Extraordinary Committees shall be appointed in accordance with the procedures outlined in Code for each of those Committees.
Article 3. Committee Chairs

1. Chairs of Standing Committees

(a) Each of the following Standing Committees shall be chaired by a non-Executive voting member of Council appointed by Council:

(i) the Human Resources Committee;
(ii) the Governance Committee.

(b) Each of the following Standing Committees shall be chaired by a voting member of Council (Executive or non-Executive) appointed by Council:

(i) the Advocacy Committee;
(ii) the Student Life Committee;
(iii) the Operations Committee;
(iv) the Finance Committee.

(c) The Steering Committee shall be chaired by the President.

(d) The procedures for appointing Chairs of Standing Committees shall be outlined in an Internal Policy on committee appointments.

(e) Chairs of Standing Committees, unless an Executive member and except for the Chair of the Human Resources Committee, shall receive remuneration as established by a Resolution of Council on the recommendation of the Human Resources Committee. The Chair of the Human Resources Committee shall receive remuneration as established by a Resolution of Council on the recommendation of the Governance Committee.

(f) Chairs of Standing Committees shall work on average three (3) hours per week as Chairs.

(g) Chairs of Standing Committees shall:

(i) set the agendas for meetings;
(ii) call and publicize meetings;
(iii) cause minutes to be taken and approved at meetings and reported to Council;
(iv) ensure quorum is met at meetings;
(v) ensure that reports are made to Council on the activities of the
Committee, such reporting to include an oral report at every regularly scheduled Council meeting and a written report submitted on the day the agenda is to be circulated for the last regularly scheduled Council meeting of each month, such written report to include but not be limited to what the Committee has been working on, what its current goals are, and what motions it is recommending to Council, with the last such written report in a Chair’s term also including suggested goals for the next Chair;

(vi) seek to remove and replace Committee members who fail to attend meetings, in accordance with Article 4 below;

(vii) be entitled to booking privileges for meeting rooms in the AMS Student Nest.

(h) Council may remove any person it has appointed Chair of a Committee by following the procedure stipulated in Bylaw 5(1)(c).

(i) Chairs shall notify Council of any vacancies on their Committees, at the next meeting of Council after the vacancy becomes known.

2. (a) Unless otherwise indicated in Code, an Internal Policy, or a Council Resolution, Council shall appoint the Chair of each Extraordinary Committee and each ad hoc committee for the duration of that Committee’s existence.

(b) Unless otherwise indicated in Code, Council shall have the power to authorize remuneration for the Chairs of ad hoc and extraordinary committees, such remuneration to be established by a Resolution of Council on the recommendation of the Human Resources Committee, but such remuneration not to be paid if the Chair is already receiving remuneration as a member of the Executive or as an appointee to such positions as Ombudsperson or Speaker of Council.

3. General Provisions for Chairs of Standing, Extraordinary, and Ad Hoc Committees

(a) The Chair shall preside over the meetings of the Committee, and shall not vote except to break or create a tie or otherwise to affect the result.

(b) Each Standing and Ad Hoc Committee shall designate from its membership a Vice-Chair, who shall chair meetings in the absence of the Chair and have such other duties as may be assigned by the Chair or the Committee from time to time. If both the Chair and the Vice-Chair are unable to attend a meeting, the Committee shall elect an acting chair for that meeting.

(c) The Chair shall administer the budget of the Committee as approved by Council, and shall be the signing officer of the Committee.

(d) The Chair shall liaise with the Graduate Student Society committee or committees
most relevant to that Chair’s committee.

(e) All Chairs shall have access to secretarial support in performance of their duties, and the Executive Committee shall ensure that Chairs have such access.

(f) Each Chair of a Standing or Ad Hoc Committee shall provide a transitional report for their successor, and shall generally assist in the transition of their successor.

(g) All Chairs shall supply information for each Council meeting by 10 am on the day the agenda is to be circulated for that meeting, recording the dates of the latest and next upcoming meetings of their committee and listing minutes and reports being submitted to Council from their committee.

Article 4. Replacement and Attendance

1. The Chair may, at their discretion, ask for the resignation of any Committee member who has missed at least three (3) regularly scheduled Committee meetings.

2. If a Committee member does not submit their resignation after being requested to do so by the Chair of the Committee in accordance with paragraph 1 above, the Chair may submit a motion to Council to remove the Committee member from the Committee in accordance with Bylaw 5(1)(c). The Chair shall ensure that the Committee member facing removal shall receive no less than seven (7) days’ notice of the Council meeting at which the motion to remove them is to be considered.

Article 5. Working Groups and Subcommittees

1. Standing Committees may, by Resolution, establish short-term Working Groups and long-term Subcommittees to deal with specific aspects of their responsibilities.

2. Standing Committee Working Groups and Subcommittees shall invite relevant members of the Society’s staff to attend their meetings.

3. Working Groups and Subcommittees shall produce minutes of their meetings, which they shall submit for approval to their Standing Committee.

4. Subject to the provisions of this Code Section, Standing Committees shall establish their own operating procedures, including but not limited to the frequency of their meetings and the relationship with their Subcommittees and Working Groups.

5. Standing Committees shall establish the terms of reference for all their Subcommittees and Working Groups, and shall submit these terms of reference and any subsequent changes in them to the Clerk of Council to be posted online and to be kept for future reference.
Article 6. Advisory Board

1. The Advisory Board’s composition and duties are as stipulated in Section VII of the Code.

Article 7. Steering Committee

1. The Steering Committee shall be composed of:

   (a) the President;
   (b) the Vice-President Finance;
   (c) the Chair of each Standing Committee or their designate, with the exception of the Steering Committee;
   (d) the Chair of each Ad Hoc Committee or their designate;
   (e) one (1) Student at Large;
   (f) the Chair of each Extraordinary Committee or their designate, who shall be non-voting and may attend meetings on an as needed basis;
   (g) the Clerk of Council, who shall be non-voting; and
   (h) the Administrative Assistant, who shall be non-voting.

2. The Steering Committee shall:

   (a) coordinate the long-term and/or high-level plans of the Society and its Committees;
   (b) conduct regular reviews to ensure that all Committees are making progress on their approved goals;
   (c) provide updates to Council on the annual goals of the Committees;
   (d) assist the President with setting the agenda for Council ahead of each meeting;
   (e) ensure that Committees are regularly submitting minutes and reports to Council;
   (f) develop and coordinate Council-wide activities, including but not limited to orientations, socials and professional development; and
   (g) have such other duties as are outlined in the Bylaws or the Code or assigned by Council from time to time.

Article 8. Advocacy Committee

1. The Advocacy Committee shall be composed of:

   (a) the Vice-President Academic and University Affairs;
   (b) the Vice-President External Affairs;
   (c) four (4) non-Executive Council members; and
(d) three (3) Students at Large.

2. The Advocacy Committee shall:
   
   (a) assist the Vice-President Academic and University Affairs and the Vice-President External Affairs in advocating to the University, the various levels of government, and other external organizations on behalf of the Society’s Active Members;

   (b) advocate for equity for the Society’s Active Members;

   (c) propose annual goals for itself to the Steering Committee and be responsible for completing those goals; and

   (d) have such other duties as are outlined in the Bylaws or the Code or assigned by Council from time to time.

**Article 9. Human Resources Committee**

1. The Human Resources Committee shall be composed of:

   (a) the President;
   (b) five (5) non-Executive Council members;
   (c) one (1) Student at Large; and
   (d) the Ombudsperson, who shall be non-voting.

2. The Human Resources Manager shall be invited to all meetings of the Committee.

3. The Human Resources Committee shall:

   (a) assist the Human Resources Manager in creating and enforcing the Society’s standards on employment;

   (b) ensure the equitable treatment of the Society’s employees;

   (c) review the activities of the Ombudsperson thrice yearly;

   (d) following processing by the Society’s Human Resources Department recommend candidates to Council for the positions of Ombudsperson, Speaker of Council, Chief Electoral Officer, other positions on the Elections Committee, and members of the Advisory Board:

      (i) the positions of Ombudsperson, Speaker of Council, and Chief Electoral Officer shall be advertised for hiring no later than March 1 of each respective year;
(e) in consultation with the Finance Committee make recommendations to Council concerning financial compensation and benefits for appointed positions in the Society;

(f) make recommendations to Council concerning terms of employment for newly created appointed positions in accordance with Section IX C, Article 2(8);

(g) decide on proposed changes to the terms of appointment for appointees or make recommendations to Council concerning such changes in accordance with Section IX C, Article 2(8);

(h) take part in the appointment process for members of the Advisory Board in accordance with Code Section VII, Article 3 and in consultation with the Finance Committee review the fee level and the contract terms for members of the Advisory Board in accordance with Section VII, Article 5;

(i) in consultation with the Finance Committee review the remuneration of the members of the Executive and recommend changes in that remuneration to Council;

(j) oversee the completion of transitional reports for the positions of Ombudsperson in accordance with Section II, Article 10(16) and Chief Electoral Officer in accordance with Section IX A, Article 1(C)(1)(r) and ensure the collection of such reports;

(k) propose annual goals for itself to the Steering Committee and be responsible for completing those goals; and

(l) have such other duties as are outlined in the Bylaws or the Code or assigned by Council from time to time.

Article 10. Finance Committee

1. The Finance Committee shall be composed of:

   (a) the Vice-President Finance;
   (b) one (1) member of the Executive chosen by the Executive;
   (c) three (3) Council members;
   (d) two (2) students at large;
   (e) the Managing Director, who shall be non-voting; and
   (f) the Associate Vice-President Finance, who shall be non-voting.

2. The Finance Committee shall provide oversight and accountability for the finances of the entire Society and advise the Vice-President Finance and the Managing Director on business and financial matters.
3. Without limiting the generality of paragraph 2 above, the Finance Committee shall:

(a) approve and prepare the preliminary and final budgets for the Society, in accordance with Section IX B;

(b) monitor the Society’s financial activities;

(c) administer the Society’s funds,

(d) exercise stewardship over the Society’s investment policy;

(e) approve and make any necessary changes to the Club and Constituency Finance Policy Guide, including the Club and Constituency Credit Card Policy;

(f) oversee the Society’s IT policies;

(g) submit reports to Council in June, August, November, and February, in accordance with the following provisions:

(i) the reports shall be compiled by the Vice-President Finance and the Managing Director and approved by the Committee before going to Council;

(ii) the reports shall state the Society’s actual expenditures, which shall include line item spending actuals by department to date;

(iii) the reports shall state the Society’s business contributions by business outlet;

(iv) the June and November reports shall aim to include all financial reports from Society or University groups receiving dedicated student fees;

(v) the February report shall include a reforecast of the Society’s budget;

(h) make recommendations about dealing with deficits, surpluses, and unallocated revenue from donors and sponsors, in accordance with Section IX B, Articles 4 and 5;

(i) conduct an annual review of all existing fees and funds, such a review to take place between November 1 and January 31, with a report on the review’s findings to be submitted to Council by the first Council meeting in February;

(j) have the power to approve short-term loans to Constituencies and Clubs;

(k) carry out such duties concerning the Society’s Funds as are given to it in Section IX B of the Code;

(l) monitor the accounts of Constituencies and Clubs;
(m) ensure compliance with the Code’s Fiscal Procedures by all individuals and organizations within the Society;

(n) review short-term performance of the Society’s businesses and suggest improvements to the Vice-President Finance;

(o) assist the Vice-President Finance in ensuring the financial health of the Society;

(p) propose annual goals for itself to the Steering Committee and be responsible for completing those goals; and

(q) have such other duties as are as outlined in the Bylaws or the Code or assigned by Council from time to time.

Article 11. Operations Committee

1. The Operations Committee shall be composed of:

   (a) the Vice-President Administration;
   (b) four (4) non-Executive Council members; and
   (c) two (2) Students at Large.

2. The Operations Committee shall:

   (a) oversee the management and infrastructure of all facilities operated by the Society;
   (b) oversee the management and policy of bookings, space allocation, and security in the AMS Student Nest;
   (c) establish regulations for clubs and other recognized student organizations and publish such regulations in the Operations Committee Policy Handbook;
   (d) ensure the Society is meeting its sustainability goals and recommend any action necessary to meet those goals;
   (e) work to make the Society more equitable in its operations;
   (f) ensure the regulation of the Society’s art collection;
   (g) consider necessary or desirable renovations to the AMS Student Nest and any other Society buildings, as well as other capital projects, present options and recommendations about such renovations and projects to Council, and verify that all such renovations and projects have been completed satisfactorily;
(h) propose annual goals for itself to the Steering Committee and be responsible for completing those goals; and

(i) have such other duties as are outlined in the Bylaws or the Code or assigned by Council from time to time.

**Article 12. Student Life Committee**

1. The Student Life Committee shall be composed of:

   (a) the President;
   (b) the Vice-President Administration;
   (c) four (4) non-Executive Council members;
   (d) one (1) Student at Large;
   (e) the Student Services Manager, who shall be non-voting;
   (f) the Events Manager, who shall be non-voting; and
   (g) the Marketing and Communications Manager, who shall be non-voting.

2. The Student Life Committee shall:

   (a) provide recommendations on a regular basis for existing and potential avenues for student engagement;

   (b) provide input on regular updates and projects brought forward by the Student Services Manager, the Events Manager, and the Marketing and Communications Manager;

   (c) provide feedback on annual plans brought forward by the Student Services Manager, the Events Manager, and the Marketing and Communications Manager by August 31, with these plans being presented to the Committee in the form of a presentation;

   i) these plans shall include details on departamental plans for events, projects, strategies, and the department’s general approach on their annual goals.

   (d) facilitate presentations to Council from the Events Manager regarding AMS Firstweek, including Welcome Back Barbecue, Block Party, and other major events when requested by the Committee as well as providing feedback on these events;

   (e) provide recommendations on a regular basis relating to student engagement in the Society’s clubs and constituencies;

   (f) work with the President to identify and select student groups to participate in cooperative engagement initiatives;
(g) administer the Grad Class Fund in coordination with the Finance Committee;

(h) propose annual goals for itself to the Steering Committee and be responsible for completing those goals; and

(i) have such other duties as are outlined in the Bylaws or the Code or assigned by Council from time to time.

Article 13. Governance Committee

1. The Governance Committee shall be composed of:

   (a) one (1) member of the Executive chosen by the Executive;
   (b) five (5) non-Executive Council members; and
   (c) one (1) Student at Large.

2. The Governance Committee shall:

   (a) take stewardship of the Code and Bylaws of the Society;
   (b) work on periodic governance reviews of the Society;
   (c) propose annual goals for itself to the Steering Committee and be responsible for completing those goals; and
   (d) have such other duties as are outlined in the Bylaws or the Code or assigned by Council from time to time.

Article 14. Elections Committee

1. The Elections Committee’s composition and duties are as stipulated in the Electoral Procedures section of the Code (Section IX A).

Article 15. Indigenous Committee

1. The Indigenous Committee’s terms of reference shall be as stipulated in Section VIII of the Code.

Article 16. Ethics and Accountability Committee

1. The Ethics and Accountability Committee shall be composed of:

   (a) the Speaker of Council, who shall be Chair;
(b) the non-Executive Chairs of the Standing Committees; and
(c) the Ombudsperson, who shall be non-voting.

2. If the number of non-Executive Chairs is less than four (4), Council shall appoint additional non-Executive Councillors to the Committee so that the total number of seats on the Committee, not including the Speaker and the Ombudsperson, is at least four (4).

3. Procedures

(a) The Ethics and Accountability Committee shall review issues referred to it by Council in accordance with Section II, Article 22.

(b) The Committee shall set its own procedures, but it shall ensure that it hears arguments both for and against the allegations brought before it, and shall ensure that the Council member or members against whom the allegations have been made shall have an opportunity to defend themselves.

(c) If a member of the Ethics and Accountability Committee is a party against whom the allegations have been made, they shall recuse themselves and not take part in the Committee’s decision-making. In such a situation, Council may appoint additional non-Executive Councillors to the Committee for that case so that the total number of Committee members able to take part in the case, in addition to the Speaker and the Ombudsperson, is at least four (4).

4. Remedial Measures

(a) If the Ethics and Accountability Committee decides that remedial measures are required, it shall make a recommendation to Council for what measures to impose, such measures to be proportionate to the offence.

(b) Remedial measures that the Ethics and Accountability Committee may recommend include but are not limited to:

(i) Demanding a written apology.
(ii) Ordering training or coaching.
(iii) Requiring reports to Council.
(iv) Passing a motion of censure or reprimand.
(v) Removing or reassigning duties and powers.
(vi) Asking for a resignation.
(vii) Initiating procedures to remove the party from their position.

Article 17. Affiliates Committee

1. The Affiliates Committee shall be composed of:

(a) the Vice-President Administration, who shall be Chair;
(b) the Vice-President Academic & University Affairs;
(c) the Vice-President External Affairs;
(d) one (1) representative from each of the Affiliated Institutions; and
(e) the Clerk of Council, who shall be non-voting.

2. The Vice-President Administration shall call meetings of the Affiliates Committee at least once a term during the School Year and at the discretion of the Vice-President Administration from May to August.

3. The Affiliates Committee shall:

(a) address issues raised by the representatives of the Affiliated Institutions, including but not limited to:

(i) inclusion in Society surveys;
(ii) inclusion in communications from the Society;
(iii) inclusion in Society advocacy;
(iv) participation in Society elections;
(v) accessing the health and dental plan;
(vi) accessing the U-Pass program;
(vii) accessing University facilities and programs, such as the library, athletic and recreation facilities, student housing, and the carding service;
(viii) assistance with advocacy within the Affiliated Institutions on such issues as tuition increases and relations with the Institutions' administrations; and
(ix) Society membership issues; and

(b) have such other duties as are outlined in the Bylaws or the Code or assigned by Council from time to time.
SECTION VI: EXECUTIVE

Article 1. General

1. Council may direct the Human Resources Committee in consultation with the Finance Committee to review the remuneration and benefits of the members of the Executive in accordance with Section V, Article 9(3)(i). If the Human Resources Committee recommends an alteration in remuneration or benefits, such an alteration shall be considered an amendment to the Society’s budget, and shall be sent to the Vice-President Finance, the Finance Committee, and then Council for approval by a Two-thirds (2/3) Resolution in accordance with the procedures for amending the budget in Bylaw 11(1)(e).

2. Any change in the remuneration or benefits of the members of the Executive shall take effect when the newly elected Executive takes office.

3. In the event that a yearly amount has been set as the salary for Executive members, and if Executive members serve for less than, or more than, a full year, their salary shall be prorated.

4. Each Executive member shall work, on average, no less than forty (40) hours per week.

5. Each Executive member shall keep no less than five (5) office hours per week, including at least one (1) hour a week in a public location.

6. Each Executive member shall post, on or about their office door:
   (a) their specific office hours; and
   (b) a means by which Society staff and Active Members can contact them outside of the posted office hours.

7. The Financial Controller shall instruct each Executive member on the operations of the Administration Office.

Article 2. Transitional Honoraria

1. Each Executive member shall be responsible for the orientation of their replacement, such orientation to include but not be limited to:
   (a) completion of a comprehensive transitional report no later than the date that the incoming Executive member takes office;
   (b) in-person training of the incoming Executive member;
   (c) consultation on Executive matters at the request of the incoming Executive member for a period of not less than one (1) month after the incoming Executive
member takes office;

(d) organization of the Executive member’s office and files; and

(e) assisting in position reviews for appointees reporting to them, in accordance with Section IX C, Article 2(8)(c).

2. Council may direct the Human Resources Committee in consultation with the Finance Committee to review the amount of the transitional honoraria, in accordance with Section V, Article 9(3)(i). On the recommendation of the Human Resources Committee, Council may alter the amount of the transitional honoraria.

3. If an Executive member is re-elected to the same position, said Executive member shall not be granted an honorarium. All other outgoing members of the Executive shall be eligible for an honorarium or a portion of an honorarium, based on the extent to which they fulfil the requirements of paragraph 1 above.

4. The member of the Executive who is being trained shall decide the extent to which the outgoing member has fulfilled the requirements of paragraph 1 above in accordance with the Executive Transition Checklist below. If there is a dispute, the outgoing member may appeal to the Ombudsperson.

5. If an Executive member from one year is elected to another Executive position in the following year, said Executive member must complete all the training activities required by this Article outside the forty (40) hours per week of work time required by Section VI, Article 1(4) of the Code.

6. If in the course of a year more than one person serves in the same Executive position because of a resignation or for any other reason, then the amount of the transitional honorarium for each person serving in the position shall be pro-rated in proportion to the amount of time each one serves.

7. Executive Transition Checklist

(a) Further to paragraph 1(a) above, the comprehensive transitional report shall be worth one-third (1/3) of the amount of the transitional honorarium and shall include but not be limited to:

(i) a comprehensive description of each committee the Executive member sits on, including discussions of the committee’s work in the previous year and of the current items on the committee’s agenda, along with suggestions for the direction of the committee in the coming year;

(ii) information about the student staff positions directly associated with the Executive member (e.g., Commissioners, Assistants), including information on the current roles of each staff position and suggestions for the positions in the coming year;
(iii) a review of important issues that came up in the media during the previous year, including enough information to make the incoming Executive member familiar with the issues;

(iv) a review of the successes and failures of projects and new initiatives of the outgoing Executive member, including suggestions for improvements; and

(v) a timeline indicating when events are to take place and by what dates tasks need to be completed.

(b) The transitional report shall be a new document focusing on the events, achievements, and challenges of the previous year and on the outlook for the upcoming year, and must not be simply a copy of a previous year’s transitional report.

(c) The outgoing Executive member shall inform the incoming member how to obtain copies of previous years’ transitional reports.

(d) Further to paragraph 1(b) above, the in-person training of the incoming Executive member shall be worth one-fifth (1/5) of the amount of the transitional honorarium and shall include but not be limited to:

(i) introduction to the staff, especially the staff members with whom the Executive member works particularly closely;

(ii) familiarization of the incoming member with day-to-day tasks;

(iii) attendance of both the incoming and outgoing member at no less than three (3) meetings of Standing Committees the member sits on; and

(iv) arrangement of instruction by the Financial Controller on appropriate procedures for reviewing cheques and the related supporting documentation.

(e) Further to paragraph 1(c), consultation on Executive matters after the incoming Executive has taken office shall be worth one-fifth (1/5) of the amount of the transitional honorarium and shall include, but not be limited to, informing the incoming Executive member of any outstanding issues to be resolved and work to be completed.

(f) Further to paragraph 1(d), organization of the office and files shall be worth two-fifteenths (2/15) of the amount of the transitional honorarium and shall include but not be limited to:

(i) organizing the outgoing member’s paper and computer files, including e-mail files, by the time the incoming Executive member takes office;
(ii) removing all personal belongings of the outgoing Executive by the time the incoming Executive member takes office; and

(iii) ensuring the availability of all required keys, the Executive member’s cell phone, and other necessary equipment by the time the incoming Executive member takes office.

(g) Further to paragraph 1(e), assisting in position reviews shall be worth two-fifteenths (2/15) of the amount of the transitional honorarium and shall include, but not be limited to, taking part in reviews for any relevant position that the incoming Executive member thinks need to be reviewed.

Article 3. Executive Committee

1. There shall be an Executive Committee, composed of the five members of the Executive, with the President as the Chair. The Managing Director and the Clerk of Council shall attend meetings of the Committee unless directed otherwise by the Committee. The Policy Advisor, the Student Services Manager, and the Chair of the Advisory Board shall attend by invitation.

2. Subject at all times to the Constitution, Bylaws, and Code of Procedure, and to the Society’s policies and the powers of Council, the Executive Committee shall:

(a) supervise and provide direction for the implementation and administration of the policies and procedures of the Society;

(b) be responsible for internal and external communications for the Society;

(c) present options and make recommendations to Council on matters of concern to members of the Society;

(d) provide full, succinct and timely disclosure of its activities and decisions to Council on an ongoing basis;

(e) coordinate and engage in (or delegate the authority to coordinate and engage in) negotiations with parties on contractual matters;

(f) determine the resource needs of the Society so that the Society can pursue its constitutional purposes effectively;

(g) ensure that all deserving students involved in the Society receive some form of recognition for their contribution and service to the Society;

(h) ensure that minutes of all Executive Committee meetings, once approved by the Committee, are submitted to Council for approval, such minutes to include the
motivation for any substantive motions, recommendations, and actions discussed at meetings of the Executive Committee, along with a report of the discussions at such meetings;

(i) ensure the circulation of the Code and the Society’s other documents in accordance with Section I, Article 3(1) and Section II, Article 12(1);

(j) arrange for a comprehensive orientation session for Council members in accordance with Section II, Article 12(2);

(k) recommend to Council the creation and dissolution of Student Services;

(l) have the power to name a Councillor of the Year in accordance with Section XII, Article 1;

(m) assist in the establishment of new Constituencies in accordance with Code Section II, Article 16;

(n) assist the President in preparing the agenda for each Council meeting and for general meetings of the Society; and

(o) have such other powers and duties as are assigned by Council from time to time.

3. Nothing in this Article shall be interpreted so as to restrict the authority of Council as established in the Bylaws.

4. When a question arises over whether the Executive Committee or Council is the appropriate body to deal with an issue, the Executive Committee shall decide the matter, subject to the Bylaws, Code and policies of the Society, and shall note the decision in its minutes. However, Council may overrule the Executive Committee’s decision and choose to deal with the issue itself.

5. Pursuant to Bylaw 5(1), no information shall be withheld from Council notwithstanding the confidential nature of the information. The Executive may request that the information be disclosed in an in camera session, at which time Council shall decide whether to go into an in camera session.

6. The Executive Committee shall supply information before each Council meeting, in time to be submitted along with the agenda for that meeting, recording the dates of the latest and next upcoming meeting of the Executive Committee and listing minutes and reports being submitted to Council from the Executive Committee.

Article 4. President

1. In addition to those powers and duties set out in the Bylaws, the President shall:
(a) coordinate, in general, the activities of the Executive and the Society as a whole;
(b) be the Spokesperson for Council and the Society;
(c) write letters on behalf of Council;
(d) represent the Society on the Alumni Association Council, or designate a representative;
(e) chair the Presidents Council in accordance with the provisions of Section XV;
(f) oversee and coordinate the activities of the Presidential Officers, and provide for all expenses relating to these positions within the President’s budget;
(g) review the advice provided by the Advisory Board and direct the Managing Director in accordance with that advice;
(h) communicate or cause to be communicated to appropriate staff members decisions of Council, including but not limited to HR decisions, the expenditure of funds, and decisions related to bookings;
(i) arrange for a review of the Student Services to be done every three (3) years, such a review to be conducted with the assistance of the Student Services Manager in accordance with Section X, Article 5; and
(j) have such other powers and duties as are assigned by Council or the Executive Committee from time to time.

**Article 5. Vice-President Academic and University Affairs**

1. In addition to those powers and duties set out in the Bylaws, the Vice-President Academic and University Affairs shall:
   
   (a) lobby the University on issues of interest to students and involving the University, including but not limited to daycare, equity, safety, academics, University policies, campus planning, mental health and well-being, and student housing;
   
   (b) assist Constituencies with academic and other issues between them and their Faculty or School;
   
   (c) liaise with the Constituencies on academic matters and relations with the University;
   
   (d) inform Council members if they are not in compliance with the requirement to
seek election to serve on a minimum of one (1) Committee, in accordance with Section II, Article 6(2);

(e) ensure that bodies and individuals report back to Council on actions Council has directed them to take;

(f) along with the Council Senators, act as a liaison between Council and the student members of the UBC Vancouver Senate;

(g) after an Annual General Meeting, cause to be filed with the Registrar of Companies the documents as required by the Society Act, and any other documents; and

(h) liaise with organizations at the University representing the faculty, the sessional instructors, the teaching assistants and the non-teaching staff concerning University affairs;

(i) assist in the establishment of new Constituencies in accordance with Code Section II, Article 16;

(j) present options and recommendations to Council regarding policies or plans that are related to the mandate of the Vice-President Academic & University Affairs; and

(k) have such other powers and duties as are assigned by Council or the Executive Committee from time to time.

Article 6. Vice-President Finance

1. In addition to those powers and duties set out in the Bylaws, the Vice-President Finance shall:

   (a) manage the financial affairs of the Society in accordance with the Fiscal Procedures of the Code;

   (b) further to Bylaw 11(1) prepare the budget so that it includes actual results, budgeted results, variances and the prior year’s comparative results;

   (c) ensure that Clubs and Constituencies submit annual financial reports in accordance with Bylaw 13(9);

   (d) have the power to authorize any expenditure provided for in the budget as approved by Council;

   (e) serve as a director on the CiTR Board of Directors;
(f) work with the Society’s businesses and its building and facility managers to implement the Society’s sustainability strategy; and

(g) have such other powers and duties as are assigned by Council or the Executive Committee from time to time.

2. The Vice-President Finance, pursuant to Bylaw 5(3)(d)(iii)(2), shall have the power to suspend transactions from the account of any Committee or Subsidiary Organization which is in debt and which, in the opinion of the Vice-President Finance, has made no reasonable attempt to get out of debt. The suspension shall remain in effect until such time as the Vice-President Finance is satisfied the delinquent organization can repay its debt or Council has made a decision as to the organization’s future status.

3. Further to paragraph 2 above, the Vice-President Finance shall immediately notify a delinquent organization, in writing, of the decision to suspend transactions from its account, and shall help the organization devise a method of repaying its debt.

4. Pursuant to Bylaw 5(3)(d)(iii)(4), a “Function Control Report” shall mean a budget of expenditures and revenues for a particular function, and shall include copies of previous reports and budgets if required by the Vice-President Finance.

**Article 7. Vice-President Administration**

1. In addition to those powers and duties set out in the Bylaws, the Vice-President Administration shall:

   (a) keep the Operations Committee and Council informed as to the use, maintenance and condition of the AMS Student Nest;

   (b) be the signing officer for the Operations Committee;

   (c) liaise with the Constituencies and the Student Resource Groups on administrative matters and the use of the Society’s facilities;

   (d) represent the Society on the University Athletic Council and the Walter Gage Memorial Fund Committee, or designate a representative to sit on those Committees;

   (e) have the right to attend meetings of all Society Clubs and to speak and present motions at such meetings, or to send a delegate with these powers to such meetings;

   (f) ensure the implementation of the Society’s sustainability policies;
(g) ensure that sustainability presentations or submissions are made to Council as follows:

(i) in June a report on annual sustainability priorities for actions and projects, such priorities to be approved by Council;

(ii) in October an update on the fulfillment of the sustainability priorities;

(iii) in March an annual sustainability report;

(h) oversee the operation and condition of the Society’s arts facilities;

(i) be the primary liaison with the student associations at the Affiliated Institutions, with the added responsibility of ensuring that other Executives maintain contact with the student associations at the Affiliated Institutions; and

(j) have such other powers and duties as are assigned by Council or the Executive Committee from time to time.

Article 8. Vice-President External Affairs

1. In addition to those powers and duties set out in the Bylaws, the Vice-President External Affairs shall:

(a) be responsible for community outreach and external political events of the Society;

(b) liaise with, and represent the Society on, external organizations, committees and coalitions, unless such duties have been otherwise assigned in the Bylaws or Code;

(c) liaise with residence associations;

(d) be responsible for lobbying local, provincial and federal governments;

(e) liaise with organizations at the University representing the faculty, the sessional instructors, the teaching assistants and the non-teaching staff concerning external issues and lobbying; and

(f) have such other powers and duties as are assigned by Council or the Executive Committee from time to time.

Article 9. Associate Vice-Presidents
1. Associate Vice-Presidents shall be appointed by the appropriate Vice-President in accordance with the Hiring Process provisions in Section IX C below.

2. Associate Vice-Presidents shall report to the appropriate Vice-President.

3. Associate Vice-Presidents must be Active Members of the Society and shall not be members of Council.

4. Associate Vice-Presidents shall:
   (a) assist their supervising Vice-President in the execution of programs and policies of Council as they pertain to that Vice-President’s portfolio;
   (b) assist in lobbying as directed by their supervising Vice-President;
   (c) provide recommendations and advice on policy options to their supervising Vice-President;
   (d) perform research functions as prescribed by their supervising Vice-President;
   (e) at the request of their supervising Vice-President attend meetings of the Executive Committee, Council, Council committees, or University committees; and
   (f) have such other powers and duties as are assigned by their supervising Vice-President from time to time.

5. Associate Vice-Presidents shall, on average, work no less than twenty (20) hours per week.
SECTION VII: ADVISORY BOARD

Article 1. General

1. The Advisory Board shall provide advice and recommendations for the entire Society, reporting to Council through the Executive Committee.

2. The Advisory Board shall make recommendations concerning the long-term goals of the Society.

3. The Advisory Board shall review and advise on the goals of Council’s Standing Committees after they have been approved by Council.

4. The Advisory Board shall review the progress on goals of the Society against Council approved strategic plans and policies.

Article 2. Composition

1. The Advisory Board shall be composed of the following voting members:

   (a) two (2) Student Members; and
   (b) three (3) Professional Members.

2. The Advisory Board shall also include the following non-voting members:

   (a) the five (5) members of the Executive;
   (b) the Managing Director; and
   (c) other managers of the Society, as well as Chairs of the Standing Committees, at the discretion of the Advisory Board Chair.

3. The Student Members shall be either Active Members of the Society, or have previously held Active Member status within the past two (2) years. Student Members may not at any time in their term be members of Council, employees of the Society, or full-time employees of the University.

4. The Professional Members must be professionals as determined by the Human Resources Committee.

5. No voting member of the Advisory Board may serve more than two (2) consecutive terms.
Article 3. Appointment Process

1. Positions on the Advisory Board shall be filled according to the following process:
   
   (a) The positions shall be announced no later than the first Council meeting of October, and shall be advertised on the Society’s website.
   
   (b) The application deadline shall be the Friday after the second Council meeting in October.
   
   (c) Applications shall be submitted to the Chair of the Human Resources Committee.
   
   (d) Executives and Councillors are encouraged to submit nominations for individuals they wish to see appointed to the Advisory Board directly to the Chair of the Human Resources Committee.
   
   (e) At the first Council meeting in November the Chair of the Human Resources Committee shall present a shortlist of qualified candidates, along with their proposed term dates, to Council as determined by the Human Resources Committee.
   
   (f) Council shall vote to approve the list, after which formal invitations to the approved candidates shall be sent from the Chair of the Human Resources Committee.
   
   (g) The term of office for members of the Advisory Board shall begin on January 1.

2. Mid-term vacancies shall be filled within two (2) months of the announcement of a vacancy in Council, and shall be appointed by Council on the recommendation of the Human Resources Committee.

Article 4. Chair

1. The Chair of the Advisory Board shall be elected from among its voting members at the first Advisory Board meeting, for a term that lasts until January 1 of the following year.

2. The Chair shall be responsible for convening all Advisory Board meetings during their term, as well as the first meeting after the conclusion of their term.

3. The Chair, or their designate, shall attend meetings of Council as required.
4. The Chair shall be responsible for designating a voting member of the Advisory Board to serve as Chair in their absence.

5. The Chair and the Managing Director shall jointly present the Annual Report of the Advisory Board to Council, in accordance with Article 9.

Article 5. Contract

1. Voting members of the Advisory Board shall sign a non-disclosure agreement as well as a contract outlining their duties and requiring them to adhere to the conflict of interest rules outlined for the Society’s directors in Code Section II, Article 1.

2. Voting members shall receive an honorarium for their services, which shall be determined by the Human Resources Committee, in coordination with the Finance Committee, and outlined in the contract.

3. The terms of the contract, as well as the value of the honorarium, shall be reviewed by the Human Resources Committee every two (2) years.

   (a) All changes shall be sent to Council for approval.

4. The Chair of the Advisory Board shall be compensated with an additional honorarium totalling 50% of their base honorarium.

Article 6. Meetings

1. The Advisory Board shall hold at least five (5) regular meetings a year, including:

   (a) four (4) meetings to review quarterly reports prepared by the Managing Director and the President; and

   (b) one (1) transitional meeting held when the Society’s outgoing Executive is replaced by the incoming Executive.

2. All meeting dates for the year, as well as the date of the first meeting of the following year, shall be determined at the first meeting.

3. The date, time, and location of each regular meeting, along with the agenda for that meeting, shall be published on the Society’s website no later than one (1) week in advance of that meeting.

4. Special meetings of the Advisory Board shall be called by the Chair of the Advisory Board:
CODE of PROCEDURE - Section VII: Advisory Board  

(a) at the Chair's discretion; 
(b) at the request of the President or the Managing Director; or 
(c) upon receipt of a written request from at least three (3) members of the Advisory Board.

5. The agenda for a special meeting must be sent to all the Advisory Board members at least forty-eight (48) hours before the meeting. The date, time, and location of the meeting, along with the agenda for the meeting, shall be published on the Society’s website as soon as possible.

6. Quorum for a meeting of the Advisory Board shall be three (3) voting members, and at least one (1) Executive.

7. The Chair shall be responsible for inviting any relevant Managers of the Society to attend meetings to support the business of the Advisory Board.

8. Meetings of the Advisory Board shall be open to the public, unless the Advisory Board elects to go in camera.

9. Unless otherwise indicated in this Section or elsewhere in the Code, the general provisions on Committees in Section V of the Code apply to the Advisory Board.

Article 7. Attendance and Removal

1. Any voting member of the Advisory Board who is absent for two (2) regular meetings of the Advisory Board shall be subject to removal through a vote by the other voting members.

2. If the Advisory Board votes to remove a member, the Chair shall submit a recommendation of removal to the Chair of the Human Resources Committee, who shall then motion in Council for the removal of the member in accordance with Bylaw 5(1)(c).

3. The Chair of the Advisory Board shall ensure that the Advisory Board member facing removal receive no less than seven (7) days’ notice of the Council meeting at which the motion of removal is to be considered, in accordance with Bylaw 5(1)(c).

4. If the Chair is the member facing removal, the President shall be responsible for the procedures outlined in paragraphs 2 and 3 above.

5. Council may also remove a member of the Advisory Board, without specific cause, in accordance with Bylaw 5(1)(c).
Article 8. Powers and Duties of the Advisory Board

1. The Advisory Board shall:

   (a) review the annual goals coming from Council’s Standing Committees;
   
   (b) advise the Executive Committee on Businesses, Services, and all other Society matters;
   
   (c) provide long-term advice on Society goals to encourage continuity;
   
   (d) construct metrics to review all aspects of the Society;
   
   (e) provide project reviews and ad hoc advice for large capital projects;
   
   (f) provide advice on relevant issues facing the Society;
   
   (g) facilitate and advise on the execution of a long-term strategic plan; and
   
   (h) advise the Society on all relevant matters when requested to do so.

Article 9. Reports and Minutes

1. The Advisory Board shall prepare quarterly reports to be submitted to Council for each fiscal quarter of the Society.

2. All quarterly reports must be submitted to Council by the following dates: (Q1) August 30th, (Q2) November 30th, (Q3) February 28th, (Q4) May 30th.

3. The reports shall include but not be limited to:

   (a) Business Performance and Recommendations;
   
   (b) Society Metrics Performance and Recommendations;
   
   (c) Services Metrics Performance and Recommendations;
   
   (d) Executive Goals Review and Recommendations;
   
   (e) Major Capital Projects Review and Recommendations;
   
   (f) Strategic Plan Review and Recommendations.
SECTION VIII: INDIGENOUS COMMITTEE

Article 1. Purpose and Mandate

1. The purpose of the Indigenous Committee is to establish an Indigenous student governance system on the UBC Vancouver campus and to integrate Indigenous forms of knowledge and practice into the Alma Mater Society (the AMS).

2. The mandate of the Indigenous Committee is to work with the AMS, rather than have the AMS and, by extension, the University do work on our behalf. Our voices, our knowledge and our representation are essential to the true nature of Reconciliation as an action, an action that we are accountable to, as well as all citizens of this land.

3. The Indigenous Committee shall be the responsible party for maintaining, budgeting and disbursing funds from the Indigenous Students Fund, which is to be renewed at the end of every September in perpetuity until otherwise declared by the UBC Vancouver student population through a referendum.

Article 2. Land Acknowledgement

1. The work and practices of the Indigenous Committee shall be done on the stolen lands of the xʷməθkʷəy̓əm (Musqueam) people who have been a part of these sacred lands for millennia.

2. We, along with the University of British Columbia staff and faculty and its approximately 57,000 students, are all guests on this campus, and the larger territory that borders the Squamish and the Tsleil-Waututh nations. As guests, it is our responsibility to recognize this land as stolen and sacred, and we must all do our best to honour our hosts as uninvited visitors.

3. It is our priority to honour Musqueam, and the land that we live and work on through partnerships or the way we conduct ourselves as a Committee.

Article 3. Who We Are/Composition

1. We are Indigenous students of the UBC Vancouver campus whose traditional lands fall within the colonially constructed borders of Canada and the United States of America (we recognize that borders are arbitrary and that many Indigenous nations do not recognize these borders, though they may be constricted by them).
2. Our committee is composed of current Indigenous students who pay regular student fees to the AMS on the UBC Vancouver campus.

3. Indigenous Committee members shall consist of Indigenous students who attend regular meetings and participate in Indigenous Committee activities.

4. All members shall adhere to our community based decision making process, as this is an integral part of our self-governance. Our community based decision making is precolonial, and that is a part of our mission. Members are required to seek approval when asked to speak on behalf of the Committee.

5. The Indigenous Committee Executives team shall be elected by consensus by the members of the Indigenous Committee on October 1st of every year. The Executives shall hold their positions for an entire calendar year. In the event that someone can no longer fulfill their role, the outgoing student can recommend a nominee for that role. The Indigenous Committee shall elect a student by consensus to fill that role until the next appointment in early October.

6. The Indigenous Committee Executive shall be composed of:

   (a) Chair(s), whose duties shall include:

      (i) Creating meeting agendas;
      (ii) Chairing meetings;
      (iii) Overseeing assigned roles, managing member and Executive tasks;
      (iv) Managing communication with the AMS and its members.

   (b) The Vice-President, whose duties shall include:

      (i) Being the proxy Chairperson when the Chair(s) are unable to attend;
      (ii) Managing Indigenous Committee historical and current documents.

   (c) Treasurer(s), whose duties shall include:

      (i) Attending training sessions with the AMS Finance office;
      (ii) Keeping bookkeeping records of the Indigenous Students Fund budget for each line item;
      (iii) Managing receipts for reimbursement;
      (iv) Providing regular updates to the Indigenous Committee regarding finances;
      (v) Creating quarterly financial reports for the AMS.

   (d) The Social Media Representative, whose duties shall include:
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(i) Managing social media accounts (such as Facebook and Instagram) and posting regular updates, including meeting dates and dates of other pertinent events.

(e) Lounge Manager whose duties shall include:

   (i) Ensuring all lounge rules are followed.
   (ii) Overseeing the general upkeep of the lounge.
   (iii) Being responsible for holding a key for the locked cabinet in Room 2131;
   (iv) Providing regular access to the cabinet for all members.

Article 4. Powers and Duties

1. The Indigenous Committee shall:

   (a) Assert Indigenous knowledge, presence and practices into the AMS;

   (b) Ensure Indigenous peoples are represented at UBC Vancouver through all levels of governance and student relations through various means;

   (c) Adhere to local traditions while recognizing and respecting our individual cultural beliefs and practices;

   (d) Advocate for Indigenous student representation within the AMS and the UBC Vancouver campus;

   (e) Ensure that the Indigenous Committee provides a space for Indigenous students on the UBC Vancouver campus to participate in meetings and events;

   (f) Safeguard Room 2131, prioritizing it for Indigenous students and Committee guests;

   (g) Provide support for issues arising in Room 2131;

   (h) Hold Indigenous Committee meetings biweekly from September through April and on an as-needed basis in the summer months;

   (i) Manage, maintain, and disburses funds from the Indigenous Students Fund in accordance with Section IX B, Article 6(5)(t) below;

   (j) Ensure that the AMS position of the Indigenous Student Engagement Facilitator is held for an Indigenous student, and the Committee will work with the AMS to develop job duties to include:
(i) Providing administrative support for the Indigenous Committee;
(ii) Attending Indigenous Committee meetings regularly;
(iii) Maintaining a direct line of communication with the Indigenous Committee on such matters as Indigenous issues and initiatives that the AMS is working on and/or overseeing any other relevant campus activities;
(iv) Liaising with Indigenous bodies on campus to facilitate communication, networking and collaboration for the Indigenous Committee and its projects.

Article 5. Annual Goals

1. The annual goals of the Indigenous Committee shall be to:

   (a) Plan at least one Indigenous-focused event on the UBC Vancouver campus;

   (b) Host ongoing activities in Room 2131 to enhance Indigenous student engagement in the Nest;

   (c) Provide financial support for Indigenous student clubs with the Indigenous Students Fund through an application process;

   (d) Provide financial support for Indigenous students’ professional development with the Indigenous Students Fund through an application process.
SECTION IX: CODE PROCEDURES

A. ELECTORAL PROCEDURES

Article 1. Elections Committee

A. Composition

1. The Elections Committee shall be composed of the following six (6) voting members, all of whom shall be Active Members of the Society:

   (a) the Chief Electoral Officer, who shall be Chair;
   (b) the Chief Returning Officer, who shall be the Vice-Chair;
   (c) the Communications Officer;
   (d) the Events Officer; and
   (e) two (2) Polling Officers.

   The Clerk of Council shall attend meetings of the Committee at the invitation of the Chair.

2. All members of the Elections Committee except the two Polling Officers shall be appointed by Council on the recommendation of the Human Resources Committee in accordance with Section V, Article 9 of the Code.

3. The two Polling Officers shall be appointed by Council on the recommendation of the rest of the Elections Committee before the close of nominations.

4. The Chief Electoral Officer may recommend that Council remove a member of the Committee for failing to maintain impartiality as required in 8(a) below, for failing to attend Committee meetings, or for non-performance of duties.

5. Members of the Elections Committee shall not at the same time:

   (a) be members of Council or an Associate Vice-President;
   (b) hold any position to which they have been appointed by or in which they report to Council, an Executive, the Executive Committee, the Managing Director, or the Student Services Manager;
   (c) hold any position to which they have been appointed or in which they report to anyone in a position referred to in paragraph (b) above; or
   (d) hold any Executive position in a Constituency.

6. Prospective members of the Elections Committee holding positions in the Society referred to in paragraph 5 above other than positions on the Executive Committee shall become eligible to serve on the Elections Committee as soon as they resign from their other Society positions, but the fact that they have recently held such positions must be pointed out to Council by the Human Resources Committee if that Committee
recommends that they be appointed to the Elections Committee. Members of the Executive Committee are not eligible to serve on the Elections Committee during an academic year in which they serve on the Executive Committee.

7. Candidates in any election overseen by the Elections Committee, including but not limited to the Society’s own elections and elections in Constituencies and other organizations, as described in Articles 9, 10, and 12 below, are ineligible to be or to remain members of the Elections Committee. A member of the Committee who becomes a candidate during their term of office immediately ceases to be a member of the Committee.

8. (a) Members of the Elections Committee shall act impartially and shall not show bias towards any candidate in an election being conducted by the Committee.

(b) Members of the Elections Committee shall not sign the nomination form of any candidate in an election currently being overseen by the Elections Committee.

(c) Members of the Elections Committee shall not sign a petition related to a referendum overseen, or meant to be overseen, by the Elections Committee.

B. Powers and Duties

1. Unless otherwise indicated in this Section or elsewhere in the Code, the general provisions on Committees in Section V of the Code apply to the Elections Committee.

2. The administration and conduct of Executive elections, as defined in Bylaw 5(3), and of Society referenda, as defined in Bylaw 4, shall be vested in the Elections Committee. Without limiting the generality of the foregoing, the Committee shall:

(a) conduct elections and referenda in an unbiased and impartial manner;

(b) publicize the opening of nominations for positions in Executive elections in order to encourage as many candidates as possible to run;

(c) publicize Executive elections and Society referenda in advance of the voting in order to encourage voter turnout;

(d) prepare a budget for its operations, which shall be submitted to the Vice-President Finance for approval by the Finance Committee;

(e) verify nomination forms for Executive positions pursuant to Article 2(2)(f);

(f) determine the campaign spending limit, the reimbursement limit, and the assessed market cost for materials and services in accordance with Article 2(9);

(g) determine the campus publication or publications in which candidates may be
interviewed in accordance with Article 2(4) and in which the Candidate Forums will be advertised in accordance with Article 2(5);

(h) ensure that candidates are informed about the Electoral Procedures contained in this section of Code;

(i) hire poll clerks, staff to remove campaign material, and other staff deemed necessary;

(j) regulate polling stations in accordance with Article 5;

(k) report the results and an overview of the logistics of Executive elections and Society referenda to Council, and publish the results of such elections and referenda in a campus publication or publications;

(l) record the results of Executive elections and Society referenda for Society records, and provide the Society’s archives with a copy of the ballot, a copy of the results, and all Committee files with personal information removed;

(m) recommend various options to Council for amendments to this Section of the Code if deemed necessary;

(n) have the power to interpret these Electoral Procedures;

(o) have the power to create and interpret additional rules and regulations for the running of elections and referenda, to be published in a Candidates’ Handbook and a Referendum Handbook, provided such rules and regulations are consistent with the Constitution, Bylaws, Code and Policies of the Society;

(p) have the power to rule on election and referendum irregularities in accordance with Article 8;

(q) have the power to penalize candidates for election irregularities in accordance with Article 3;

(r) have the power to rule on the validity of an election or referendum based on whether irregularities have materially affected the results; and

(s) have the power to enforce the rules against slates in accordance with Article 2.

3. Subject to the provisions of Article 12 below, the Committee shall have the power to conduct elections and referenda for other organizations, including the election of students to the Senate and the Board of Governors. In conducting such elections and referenda, the Committee shall have the same powers and duties as specified in paragraph 2 above, subject to the provisions of Article 12 and subject to agreements made with the other organizations for conducting the said elections and referenda.
4. The Committee shall conduct elections for Constituencies if so directed by Council, and in such elections shall have the same powers and duties as specified in paragraph 2 above.

5. The Committee shall provide advice and assistance to Constituencies if requested and may also do so on its own initiative if it determines that there has been a violation of Article 9 in a Constituency election or referendum.

6. The Committee shall rule on the validity of Constituency elections and referenda and hear appeals of decisions made by Constituency officials in accordance with Article 9 below.

7. (a) During the Official Campaign Period for the Society's executive elections, as defined in Article 2(6)(a) below, and until any and all appeals have been adjudicated by an Election Appeals Committee, at least one member of the Elections Committee shall be on duty every weekday between the hours of 9 a.m. and 5 p.m.

   (b) The Chief Electoral Officer shall be on duty every weekday during the Official Campaign Period, and until any and all appeals have been adjudicated by an Election Appeals Committee, during hours posted on the Elections Committee office door and shall post information on how they can be reached outside the posted hours.

8. All rules and regulations created by the Committee in accordance with paragraph 2(o) above must be in writing, and the Committee must not introduce non-written rules or regulations.

9. The Committee must not introduce new rules or regulations, or alter existing rules or regulations, during the period lasting from twenty-four (24) hours prior to the beginning of the Official Campaign Period of an election or the beginning of a referendum campaign until the final determination of the election or referendum results.

C. Duties of Committee Members

1. The Chief Electoral Officer shall:

   (a) in collaboration with the Human Resources Department and the Human Resources Committee, conduct interviews of candidates for other positions on the Elections Committee;

   (b) provide potential interview questions and other relevant information that may be of assistance in hiring the next Chief Electoral Officer;

   (c) chair the Elections Committee;
(d) be the official liaison with other organizations whose elections or referenda are being conducted by the Elections Committee in accordance with Article 1B(3) above;

(e) be the signing officer for the Elections Committee;

(f) place ads in a campus publication or publications on behalf of the Committee;

(g) be responsible for preparing and updating the handbook for candidates referred to in Article 2(3);

(h) cause all necessary election forms to be prepared;

(i) approve campaign material pursuant to Article 2;

(j) cause the ballots for elections and referenda to be prepared;

(k) be the technical liaison between the Elections Committee and the organization whose computers are handling the electronic aspects of the election or referendum, but neither the Chief Electoral Officer nor any other member of the Elections Committee shall have access to the voting results before the end of the voting period;

(l) along with the Chief Returning Officer, supervise the initial viewing of voting results at the end of the voting period;

(m) have the power to bar unauthorized persons from the Elections Office during the initial viewing of results;

(n) submit a written report on the ballot counting and the results of each election or referendum to the Elections Committee;

(o) be the official spokesperson for the Elections Committee and be responsible for the official release of results and reports to Council;

(p) prepare an election or referendum report in accordance with Article 7(7);

(q) publish the results of an election after they have been reported to Council in accordance with Article 7(7);

(r) prepare a transition report for their successor, including but not limited to:
   (i) relevant timelines;
   (ii) essential personnel contacts both within and outside of the Society;
(iii) future recommendations for the position;

(iv) tasks or projects yet to be completed;

(v) an outline of duties mandated by the Code of Procedure;

(vi) important situational examples and advice for such occurrences;

(vii) information and passwords to access physical and online resources;

(viii) instructions on how to use the online voting system;

(ix) a review of new work completed; and

(x) other daily responsibilities and relevant information;

(s) work with the Vice-President Administration to obtain space for an Elections Office for the term of the Chief Electoral Officer, such space to be located outside the main administrative office area of the Society;

(t) keep and maintain all files, records, memoranda, agendas, and minutes of the Committee until transferred to the archives;

(u) ensure that Constituencies have a chief elections official and provide training to such officials;

(v) actively encourage Constituencies to use the Society’s electronic voting system and assist them in doing so;

(w) report to Council on the reasons for rejecting a request of a Constituency to use the Society’s electronic voting system; and

(x) have such other powers and duties as are outlined in the Bylaws or the Code or assigned by Council or the Elections Committee from time to time.

2. The Chief Returning Officer shall:

(a) ensure that Polling Officers and poll clerks are adequately trained pursuant to Article 5(8)(a);

(b) be responsible for preparing and distributing information on relevant rules and regulations to the Polling Officers and poll clerks;

(c) assign poll clerks to polls, and ensure that the polls are adequately staffed during the polling period;
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1. The Returning Officer shall:

   (d) be responsible for the design and layout of the Society’s polling stations;
   
   (e) along with the Chief Electoral Officer, supervise the initial viewing of voting results at the end of the voting period; and
   
   (f) have such other powers and duties as are outlined in the Bylaws or the Code or assigned by Council, the Chief Electoral Officer, or the Elections Committee from time to time.

2. The Communications Officer shall:

   (a) oversee all promotions for Society elections and referenda, including but not limited to promotions done through social media and the Society’s election website;
   
   (b) monitor the online activity of candidates in Society elections; and
   
   (c) have such other powers and duties as are outlined in Code or assigned by Council, the Chief Electoral Officer, or the Elections Committee from time to time.

3. The Events Officer shall:

   (a) organize the All-Candidates Meeting pursuant to Article 2(3);
   
   (b) manage the Candidate Forums and other events associated with the Society’s elections; and
   
   (c) have such other powers and duties as are outlined in Code or assigned by Council, the Chief Electoral Officer, or the Elections Committee from time to time.

4. The Polling Officers shall:

   (a) attend all meetings of the Elections Committee from the date they have been hired;
   
   (b) attend all events organized by the Elections Committee, including but not limited to the All-Candidates Meeting and Candidate Forums;
   
   (c) manage voting stations (including opening and closing, enforcing campaign regulations, and safeguarding electoral equipment);
   
   (d) communicate any technical difficulties at the polling stations to the Chief Returning Officer;
   
   (e) clean up promotional material after the end of elections as required; and
(f) have such other powers and duties as are outlined in the Bylaws or the Code or assigned by the Elections Committee, the Chief Electoral Officer, or the Chief Returning Officer from time to time.

D. Exigency Provisions

1. Notwithstanding Article 1A(2), if a member of the Elections Committee other than the Chief Electoral Officer is removed two (2) weeks or less before the polls for an election or a referendum are to open, Council may appoint a replacement on the advice of the Chief Electoral Officer without a recommendation from the Human Resources Committee.

2. If the Chief Electoral Officer is removed by Council pursuant to Bylaw 5(1), Council must appoint a new Chief Electoral Officer.

Article 2. Nomination and Campaign Regulations

1. Pursuant to Bylaw 5(3)(b)(i), the Chief Electoral Officer shall determine when, in the period between February 15 and March 15, the election of members of the Executive shall be held, with the proviso that polling may not begin earlier than one week after the close of nominations.

2. Nominations

(a) Nominations shall open in the first full week of classes in the second term of the School Year, and close on the Friday before the mid-term break in that term (also known as Reading Week), unless the break occurs at such a time that it will be impossible to complete the election by March 15, in which case the Chief Electoral Officer shall ensure that nominations close at such a time as to allow the election to be completed by March 15. For the purposes of this provision, a full week of classes shall mean a week containing at least four (4) School Days.

(b) The Elections Committee shall advertise the opening and closing of nominations for Executive candidates and for candidates for Senate and the Board of Governors in two (2) editions of a campus publication or publications as determined by the Committee. The first advertisement shall be in the edition immediately preceding the opening of nominations, and the second advertisement in the edition preceding the closing of nominations.

(c) Each candidate running for an Executive position shall be an Active Member of the Society, and shall submit in person to the Administrative Assistant a nomination form duly signed by the candidate and no less than fifty (50) nominators, each of whom shall be an Active Member of the Society entitled to vote in that election. Forms shall be available in the Administrative Assistant’s office.
(d) Even if nominated for more than one position, a candidate may run for only one Executive position in a given election.

(e) The Administrative Assistant shall submit completed nomination forms to the Chief Electoral Officer upon the request of the Chief Electoral Officer.

(f) The Elections Committee shall confirm the eligibility of candidates and nominators.

(g) The names of the candidates in an election shall not be made public until the end of the All-Candidates Meeting, at which time they shall be released by the Chief Electoral Officer.

3. All-Candidates Meeting and Candidates’ Handbook

(a) The Events Officer shall organize an All-Candidates Meeting to take place following the close of nominations, on the same day as the close of nominations.

(b) At the All-Candidates Meeting, the Chief Electoral Officer shall provide instructions concerning the parts of the Electoral Procedures relevant to candidates and shall distribute a copy of a candidates’ handbook to all candidates.

(c) The All-Candidates Meeting shall be closed to everyone but the candidates and the Elections Committee. At the meeting candidates may withdraw from the election if they so choose without their candidacies being made public.

(d) At the All-Candidates Meeting members of the Elections Committee must declare any conflicts of interest they have in relation to candidates, in accordance with paragraph 7 below.

(e) All candidates must either attend the All-Candidates Meeting or meet privately with the Chief Electoral Officer following the close of nominations to receive instructions on these Procedures and to receive a copy of the candidates’ handbook.

(f) The handbook for candidates shall contain a summary and explanation of the parts of these Electoral Procedures relevant to candidates, including but not limited to the provisions on market cost, on spending and reimbursement limits, and on permissible forms of campaigning. The handbook shall also include a summary and explanation of rules and regulations which candidates are required to abide by but which are not in these Electoral Procedures.

(g) Candidates must sign the handbook and agree that they and anyone assisting them in their campaigns will follow the rules in the handbook.
If a referendum is taking place in conjunction with the elections, the Chief Electoral Officer may combine the Referendum Meeting required by Article 4 below with the All-Candidates Meeting.

4. Interview by a Campus Publication

(a) The Elections Committee shall facilitate the publication of interviews with the candidates in a campus publication.

(b) Candidates who decline to be interviewed shall have a statement to that effect published by the Elections Committee.

5. Candidate Forums

(a) The Elections Committee shall organize two or more Candidate Forums during the Official Campaign Period prior to the commencement of voting.

(b) The Candidate Forums shall be publicized in at least one issue of a campus publication or publications as determined by the Elections Committee.

(c) Each Candidate Forum shall be for one or more positions in the Society’s Executive elections and for one or more positions in non-Society elections such as the elections for the University Senate and for the University Board of Governors.

(d) The Elections Committee shall organize forums so that all candidates in the Society’s Executive elections have the opportunity to participate in at least one such forum.

(e) The Elections Committee shall have final say over the location, budget, questions, rules, and moderation for the forums.

(f) At least two (2) members of the Elections Committee shall be present at each forum.

(g) The Chief Electoral Officer may remove the moderator at a forum at any time before or during the forum, in which case a member of the Elections Committee shall conduct the rest of the forum.

(h) All candidates for each position in the Society's Executive elections shall have the right to participate in all forums to which candidates for that position are invited.

(i) All candidates for each position in the non-Society elections shall have the right to participate in all forums to which candidates for that position are invited.

6. Campaigning
(a) There shall be an Official Campaign Period beginning after the conclusion of the All-Candidates Meeting at a time and for a duration as determined by the Elections Committee no later than January 15. In no case shall the Official Campaign Period be less than ten (10) school days in length, including at least five (5) calendar days of voting.

(b) Outside the Official Campaign Period, public campaigning, including but not limited to the forms of campaigning listed below, shall be prohibited:

(i) classroom announcements;
(ii) announcements on listservs, social media, or websites;
(iii) public speaking, especially when amplified by megaphones, microphones, or other similar devices;
(iv) distributing buttons, leaflets, brochures, handbills, food or drink;
(v) distributing or wearing T-shirts with campaign slogans or other campaign messages on them; and
(vi) mass mailings, including e-mail mass mailings.

(c) The prohibitions in paragraph (b) above shall apply to the candidates themselves and to any persons, groups, or organizations acting on their behalf and with their consent.

(d) Notwithstanding the prohibitions in paragraph (b) above, the following activities shall be permitted even if engaged in before the beginning of the Official Campaign Period:

(i) private communication concerning election plans, including but not limited to private communication by means of:
   1) in-person conversations;
   2) e-mail;
   3) letters sent by regular mail or social media message; and
   4) telephone conversations;
(ii) the circulation of nomination forms and other reasonable measures as approved by the Elections Committee and taken in order to fulfill the nomination requirements in this section of Code.

(e) Notwithstanding the prohibitions in paragraph (b) above, the following activities shall be permitted even if engaged in before the beginning of the Official Campaign Period, but only after the All-Candidates Meeting:

(i) responding to inquiries from the media about elections plans.

(f) Only the following forms of campaigning, and no others, shall be permitted
during elections and referenda:

(i) distribution of buttons: buttons may be distributed without restrictions, but may not be affixed to bulletin boards or other stationary objects;

(ii) distribution of leaflets, brochures, and handbills: non-adhesive leaflets, brochures, and handbills may be distributed without restrictions, but may not be affixed to bulletin boards or other stationary objects;

(iii) e-mailing and web pages: campaign-related e-mail messages may be sent, and campaign-related material may be posted on web pages, subject to restrictions put in place by the Elections Committee;

(iv) social media: social media may be used for campaigning, subject to restrictions put in place by the Elections Committee;

(v) distribution of food and non-alcoholic drink;

(vi) the distribution and wearing of T-shirts with campaign slogans or other campaign messages on them;

(vii) speech-making and any other form of oral communication;

(viii) advertising in the media: advertising in all forms of media shall be permitted, including in Society publications;

(ix) letters to the editor and opinion pieces: these may be published in any newspaper or other media outlet, including Society publications; and

(x) any other form of campaigning approved by the Elections Committee before the beginning of the Official Campaign Period, except postering.

(g) Postering shall not be permitted as a form of campaigning in elections or referenda, but the Elections Committee may use posters to advertise elections and referenda.

(h) All campaigning must comply with all relevant University and Society policies, and with the provisions of the Society’s Policies, Code, and Bylaws.

(i) Except as provided in Article 5(6) below, each polling station shall be surrounded by a buffer zone in which no campaigning shall be permitted, so as to allow voting to be carried on free of interference from campaigners; this zone shall be ten (10) metres in all directions from the polling station, as determined by the poll clerks. For the purposes of this provision, a polling station shall include any computer used by the Elections Committee, poll clerks, candidates, or their volunteers on which more than one voter is casting a vote.
(j) All campaign material must be approved by the Chief Electoral Officer or the Chief Returning Officer, or their designate in case of a conflict of interest, before it is used.

(k) The Chief Electoral Officer shall not approve campaign material which they deem to be offensive.

(l) A decision of the Chief Electoral Officer to approve or not approve campaign material may be appealed to the Elections Committee, in accordance with the appeal procedures in Article 8 below.

(m) Candidates and campaign organizations must ensure that their physical campaign material is removed within one (1) week following the end of the Official Campaign Period. If this is not done, the poll clerks shall remove the material and the cost of removal shall be deducted from the candidate’s reimbursement.

7. Conflict of Interest Involving Members of the Elections Committee

(a) No member of the Elections Committee may participate in Elections Committee discussions, debates, or votes concerning candidates with whom they have a close connection, as defined in paragraph (e) below.

(b) No member of the Elections Committee may discuss election issues with a candidate with whom they have a close connection, as defined in paragraph (e) below, except that an Elections Committee member in such a situation may communicate with the candidate in question if such communication is necessary for the discharge of that member’s duties, but only so long as another member of the Elections Committee is present.

(c) If the Chief Electoral Officer has a close connection with a candidate, the Chief Electoral Officer must relinquish the chair if an issue concerning that candidate is being discussed at an Elections Committee meeting.

(d) If the Chief Electoral Officer has a close connection with a candidate, the Chief Electoral Officer shall designate some other member of the Elections Committee to approve that candidate’s campaign material and to make preliminary rulings under Article 8 concerning that candidate.

(e) A close connection between an Elections Committee member and a candidate includes but is not limited to:

(i) Being a family member or relative.
(ii) Being a member of the same club, fraternity, or similar organization.
(iii) Being a former or current employer, employee, or co-worker (not including any such work relationship created by being a member of the
Elections Committee).

(iv) Being a close personal friend.

(f) The Elections Committee may at any time, by Resolution, declare that one of its members is in a conflict of interest for any reason. That member may not vote on the Resolution.

(g) Members of the Elections Committee shall avoid socializing with candidates and shall not release confidential information to candidates or anyone else.

(h) Candidates must not offer gifts to members of the Elections Committee and must not request confidential information from them.

(i) Candidates shall avoid socializing with members of the Elections Committee.

8. Other Forms of Conflict of Interest

(a) Candidates and anyone directed by a candidate shall not use the materials or resources of the Executive, the other branches of the Society’s student government, the Student Services, the Student Resource Groups, the Constituencies, the Society’s Clubs, the Administration Office, the Events Office, or other staff offices, including, but not limited to, mailing lists, office supplies, photocopiers, phones, faxes, computers, and printers. This prohibition does not apply to materials and resources available to Society members generally, such as free phones in Constituency offices.

(b) Candidates shall not use the Administration Office, the Events Office, other staff offices, Executive offices, or other offices of the various branches of the Society’s student government, or the offices of the Student Services, the Student Resource Groups, or the Society’s Clubs, or bookable rooms in the AMS Student Nest, for any purpose related to elections, including, but not limited to, use of such offices as campaign offices and for storage of campaign materials, display of campaign materials, campaigning, and campaign meetings. To facilitate enforcement of this provision, candidates shall report to the Elections Committee all privileged access they have to University buildings.

(c) Neither the Student Resource Groups nor the Society’s Constituencies shall spend money or resources on behalf of any candidates. Any candidate who benefits from a violation of this provision may, at the discretion of the Elections Committee, be penalized in accordance with Article 3 below.

(d) In accordance with Section X, Article 1(5)(a), the Student Services shall not take part in any Society election campaigns.

9. Spending limits and Reimbursement of expenses
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10. Declaration of Expenses and Application for Reimbursement

(a) By January 15 of each year, the Elections Committee shall set an upper limit for campaign expenses. This upper limit shall be re-evaluated each year.

(b) The upper limit for campaign expenses shall also be the upper limit for the amount of reimbursement candidates may receive for campaign expenses.

(c) Material used during the Official Campaign Period shall be valued at market cost, which shall be set annually by the Elections Committee. The market cost of campaign material as well as the data used to determine market cost shall be included in the Candidates’ Handbook.

(d) To demonstrate compliance with the spending limits established pursuant to paragraph 9(a) above, every candidate must submit to the Elections Committee a statement of campaign expenses. This statement, signed by the candidate and supported by itemized receipts, must be submitted no later than one week after the end of the Official Campaign Period. The submitted material may be audited at the discretion of the Elections Committee. Additional statements may be considered at the discretion of the Elections Committee, but in no case more than nine (9) days after the end of the Official Campaign Period.

(e) The Elections Committee shall assess each candidate the market cost or the actual cost, whichever is higher, for each declared campaign expenditure. A candidate’s total assessment must not exceed the upper limit for campaign expenses set by the Committee in accordance with paragraph 9(a) above.

(f) All candidates who submit proper expense statements shall be considered as having applied for reimbursement of those expenses. For further clarity, any candidate who withdraws during the Official Campaign Period shall be eligible for reimbursement in accordance with the rules in this Article, but any candidate who withdraws before the start of the Official Campaign Period shall not be eligible.

(g) Candidates shall be reimbursed for each of their actual expenditures up to market cost. Their total reimbursement, including their reimbursement for minor supplies in accordance with paragraph (e) below, shall not exceed the limit set in accordance with paragraph 9(b) above. Reimbursement shall be made only for expenditures on forms of campaigning permitted by paragraph 6(f).

(h) Minor supplies (tape, staples, etc.) as determined by the Elections Committee need not be declared on the statement of expenses.

(i) If an organization to which a candidate belongs spends money on campaign materials explicitly endorsing that candidate, the money so spent shall be counted
as part of that candidate’s expenses when determining whether the candidate remained within the campaign spending limits, but the candidate shall not be eligible for reimbursement for such expenses. The term “campaign materials” in this provision does not include the publication of written endorsements by media outlets.

(g) Other third party spending on behalf of a candidate shall be dealt with in accordance with paragraph 17 below.

11. Candidates shall not run in slates, real or apparent, or share expenses for campaign materials. A slate shall mean a group of candidates who run for elected office at UBC Vancouver (including but not limited to Executive positions and positions in the Senate and on the Board of Governors) on a similar platform for mutual advantage.

12. For further clarity, but without limiting the generality of paragraph 11 above, the following slate-like activities shall be prohibited:

(a) appearing on another candidate’s campaign materials, including but not limited to flyers, handouts, websites, and other social media sites;

(b) producing campaign materials that resemble those of another candidate in colour, branding, design, or appearance; and

(c) using the same slogan or slogans as one or more other candidates.

13. At its discretion, the Elections Committee may prohibit other activities it decides are slatelike.

14. Pursuant to the rules against slates in paragraphs 11 through 13 above, candidates may not endorse other candidates, either in public or in private, and also may not help other candidates in any way, including but not limited to helping with the preparation of graphics or other campaign materials.

15. Pursuant to the rules against slates in paragraphs 11 through 13 above, current members of the Executive may not publicly endorse candidates other than themselves and also may not publicly help such candidates in any way. If a public endorsement is made by a member of the Executive, the candidate endorsed must reject the endorsement in accordance with the rules in paragraph 17 below.

16. Non-Executive Council members, employees in the Society’s Student Services, Associate Vice-Presidents, and assistants to members of the Executive may endorse and assist candidates other than themselves only if they sign an Endorsement and Campaigning Agreement provided by the Elections Committee and submit the agreement to the Elections Committee before the commencement of the Official Campaign Period.

17. Third Party Endorsements
(a) Candidates must publicly declare their acceptance or rejection of third party endorsements by media outlets and any other group or individual.

(b) When a third party endorsement is made, candidates must notify the Elections Committee of their acceptance or rejection within twenty-four (24) hours. However, the Elections Committee may at its discretion extend this period in exceptional circumstances. If the Elections Committee discovers an endorsement unknown to a candidate, it shall inform that candidate, who shall then have twenty-four (24) hours to accept it or reject it; the Elections Committee may at its discretion extend this period in exceptional circumstances.

(c) Candidates who accept a third party endorsement must state whether that third party will be solely an endorser or also a financial supporter.

(d) Any spending by a financial supporter on campaign materials explicitly endorsing a candidate shall be counted as part of that candidate’s expenses when determining whether the candidate remained within the campaign spending limits, but the candidate shall not be eligible for reimbursement for such expenses. The term “campaign materials” in this provision does not include the publication of written endorsements by media outlets.

(e) If a third party endorser who has not been accepted as a financial supporter begins spending money on campaign materials explicitly endorsing a candidate, that candidate may notify the Elections Committee that they no longer accept the endorsement, at which point the Elections Committee shall determine how much of the spending will be counted as part of that candidate’s expenses. If the candidate decides to continue accepting the endorsement, the third party shall be considered a financial supporter, and the rules in paragraph (d) shall apply.

**Article 3. Violations and Penalties**

1. The Elections Committee may penalize any candidate and determine the penalty for campaigning in violation of the campaign rules in Article 2(6) above and for any other breach of the Electoral Procedures and any other election irregularity.

2. For serious offences, as defined in the Candidates’ Handbook, the Elections Committee may disqualify a candidate. If they decide not to disqualify, they must impose at least one of the penalties for less serious offences.

3. For less serious offences, as defined in the Candidates’ Handbook, the Elections Committee may withdraw one or more of a candidate’s campaign rights, including, but not limited to, the rights enumerated in Article 2(6) above. However, the Committee shall not remove a candidate’s right to have an interview published in a campus publication pursuant to Article 2(4) above. And the Committee shall not remove a
candidate’s right to have a picture and a statement on the election website and on the ballot.

4. The Elections Committee may, at its discretion, issue a warning rather than imposing a penalty for less serious offences, especially in the case of a first offence.

5. The Elections Committee shall not deduct votes as a penalty in any election or referendum.

6. If serious offences have been committed by more than one candidate in an election, the Elections Committee may declare the results of that election invalid.

7. If serious offences have been committed in a referendum, the Elections Committee may declare the results of that referendum invalid.

8. For similar offences in the same election or referendum, the Elections Committee shall impose similar penalties, except for repeat offenders.

9. If the Elections Committee disqualifies a candidate or declares an election or referendum invalid, such disqualification or declaration may be appealed to an Election Appeals Committee in accordance with Article 8(8) below.

10. The Elections Committee shall create a violations chart with examples and specific punishments.

**Article 4. Referendum Regulations**

1. The Elections Committee shall conduct Society referenda in accordance with Bylaw 4, the applicable portions of these Electoral Procedures, and other rules and regulations developed by the Committee, provided that those rules and regulations are consistent with the Constitution, Bylaws and Code of the Society.

2. For greater clarity, to be duly signed in accordance with Bylaw 4(1)(b) a petition signature must have been freely given without coercion and must not have been provided in exchange for alcoholic beverages or monetary benefits. They must also be kept secure in accordance with the internal policy on petition privacy and they must each include the following elements:

   (a) the Active Member’s name (printed);
   (b) the Active Member’s student number; and
   (c) the Active Member’s signature, either handwritten on paper or in electronic form produced by means of a system approved by Council on the recommendation of the Vice-President Academic and University Affairs.
3. On receiving a petition in accordance with Bylaw 4(1)(b), the Vice-President Academic and University Affairs shall verify that it meets the requirements of the Bylaw and of this Article. If it has done so, the Vice-President Academic and University Affairs shall forward the question on the petition to the Chief Electoral Officer, the President, and Council so that a referendum may be held on it.

4. Staff resources shall be made available to assist the drafters of potential referendum questions to assist them in an impartial and confidential manner. Staff providing such assistance shall do so in an impartial manner and shall not discuss potential questions except with members of Council or the Society’s senior managers.

5. The Elections Committee shall publicize each referendum by means of advertisements containing the wording of the referendum question, such advertisements to appear in a campus publication or publications no later than seven (7) days prior to the referendum and during the week of the referendum.

6. (a) Campaign material must be approved by the Chief Electoral Officer or the Chief Returning Officer before being posted or published.

(b) The Chief Electoral Officer and the Chief Returning Officer shall not approve campaign material which they deem to be offensive.

(c) A decision of the Chief Electoral Officer or the Chief Returning Officer to approve or not approve campaign material may be appealed to the Elections Committee, in accordance with the appeal procedures in Article 8 below.

(d) All campaign material must be removed within one (1) week of the end of voting.

7. Neutrality

(a) The Society shall be neutral in all referenda unless Council decides by resolution to support a side. Council may only support one side in a referendum.

(b) If Council does not decide to support a side in a referendum, then none of the Society’s offices, materials, or resources, as described in Article 2(8) above, may be used by either side in the referendum.

(c) If Council decides to support a side, it must abide by all campaign rules set out in the Code or in the Referendum Handbook. It must also make public its campaign expenditures.

8. Yes and No committees:

(a) The Elections Committee shall allocate $1,000 for reimbursement of expenses for one Yes committee and $1,000 for reimbursement of expenses for one No committee in every referendum.
To qualify for funding, a Yes or No committee must:

(i) obtain a copy of the referendum handbook referred to in paragraph 9 below; and
(ii) submit to the Elections Committee a petition for funding before voting has begun on which must appear the following:

1) the signatures and student numbers of at least one hundred and fifty (150) Active Members;
2) a list of the members of the Yes and No Committee identifying them as members of that committee; and
3) a budget outlining any proposed expenditures.

The Elections Committee shall verify through the Registrar’s office that the names and numbers appearing on petitions presented in accordance with paragraph (b) above are those of Active Members.

In the case of a referendum initiated by petition, the petitioning side shall be deemed to have fulfilled the requirements of paragraph (b) above, provided that it includes on the petition for a referendum a list of committee members as required by paragraph (b).

When originally submitting its petition for funding, a Yes or No committee must consist of five members. If the committee fulfills the requirements of this Article, the Elections Committee shall designate it as the body entitled to receive referendum funding. Notwithstanding this provision, the Elections Committee may decide to put a different committee in place or to add or subtract members from the original committee.

A committee must submit an application for reimbursement and supporting receipts to the Elections Committee in order to receive reimbursement.

The Elections Committee shall publicize the availability of funding for Yes and No committees by means of advertisements appearing on the Committee’s and the Society’s social media sites within two (2) business days of the receipt of a referendum petition by the Vice-President Academic and University Affairs or the passing of a motion by Council calling for a referendum.

The Chief Electoral Officer shall organize a Referendum Meeting to take place no later than seven (7) days prior to the referendum. At this meeting, the Chief Electoral Officer shall provide interested parties with information about the parts of the Electoral Procedures relevant to referenda and shall distribute a copy of a referendum handbook to interested parties. If the referendum is taking place in conjunction with elections, the Referendum Meeting may be combined with the All-Candidates Meeting.
10. The referendum handbook shall contain a summary and explanation of the parts of these Electoral Procedures relevant to referenda. The handbook shall also include a summary and explanation of rules and regulations relevant to referenda which are not in these Electoral Procedures.

**Article 5. Polling Regulations**

1. The Elections Committee shall ensure that all Active Members have an opportunity to vote and shall establish polling stations and take other measures to publicize the election or referendum so as to ensure that as many Active Members as possible do vote.

2. Polling stations shall be in conspicuous locations, including a location in the AMS Student Nest and in other conspicuous locations at the discretion of the Elections Committee. Staffing times shall be at the discretion of the Elections Committee, but each polling station must be staffed for at least four (4) hours per voting day during Society elections and referenda.

3. The election or referendum shall be advertised in a campus publication or publications as determined by the Elections Committee.

4. Except in the case of by-elections, paper ballot elections, or other special elections, voting during Society elections and referenda through electronic or paper means shall be available for at least five (5) school days.

5. (a) The Elections Committee shall ensure that each polling station has the equipment and personnel required to conduct the voting in an efficient and secure manner, making sure to preserve the secrecy of each voter’s ballot and ensuring that voters are properly informed about voting procedures and how to mark their ballots.

   (b) Instructions on voting procedures shall be clearly posted at each polling station.

6. (a) Each candidate shall be permitted to have a picture and a statement on the election website and on the ballot, the word limit and picture size to be determined by the Elections Committee. The deadline for submission of the picture and statement shall be set by the Elections Committee and publicized in the Candidates’ Handbook.

   (b) Each Yes or No committee in a referendum shall be permitted to have a statement on the election website, the word limit to be determined by the Elections Committee. The deadline for submission of the statement shall be set by the Elections Committee and publicized in the Referendum Handbook.

7. The Elections Committee shall take whatever steps necessary to ensure that only eligible voters cast ballots and to ensure that each eligible voter votes only once.
8. Poll Clerks

(a) All poll clerks and Polling Officers shall be required to attend a training session arranged by the Chief Returning Officer, at which they shall be given information on the rules and regulations relevant to them.

(b) While working at a polling station, no poll clerk shall make remarks supporting or opposing any candidate or referendum question; nor may a poll clerk inspect a voter's marked ballot; nor may a poll clerk vote while working. Once hired, a poll clerk shall not work as a volunteer or otherwise assist in any way in any candidate’s campaign or in any referendum campaign.

(c) Poll clerks shall:

(i) manage voting stations (including opening and closing, enforcing campaign regulations, and safeguarding electoral equipment);

(ii) communicate any technical difficulties at the polling stations to the Chief Returning Officer;

(iii) clean up candidate posters and other promotional material after the end of elections as required; and

(iv) have such other powers and duties as are outlined in the Bylaws or the Code or assigned by the Elections Committee, the Chief Electoral Officer, or the Chief Returning Officer from time to time.

Article 6. Ballots

1. In Executive elections, candidates may choose to have their full name appear on the ballot as it appears on their UBC card or they may choose to have any combination of their given names or initials of their given names appear along with their surname. At the discretion of the Chief Electoral Officer, candidates may choose to have a reasonable nickname appear on the ballot in place of or in addition to their given names, as long as the nickname does not indicate affiliation to a group and as long as it is not obscene or libellous or an attack on other candidates.

2. For all ballots, if possible, various versions shall be prepared with the names of the candidates listed in different random orders on each version, so that voters will not all vote on identically ordered ballots.

3. In Executive elections, the positions to be voted on shall appear in the following order on the ballot:

(a) President;

(b) Vice-President Academic and University Affairs;
(c) Vice-President Finance;
(d) Vice-President Administration; and
(e) Vice-President External.

4. If elections are being conducted for other organizations, those positions shall appear on the ballot after the Executive positions in the following order:

(a) University Board of Governors;
(b) University Senate;
(c) Ubyssey Publications Society;
(d) Student Legal Fund Society; and
(e) any other organizations.

5. On referendum ballots, “Yes” shall appear above “No” or to the left of it.

**Article 7. Counting of Ballots and Release of Results**

1. The Elections Committee shall take whatever measures necessary to ensure the security of the ballots and the balloting process.

2. Ballot counting: General

(a) The Elections Committee shall take all measures necessary to ensure that an accurate count of the ballots cast is obtained.

(b) The Elections Committee shall take all measures necessary to ensure that only validly cast ballots are counted.

(c) The Chief Returning Officer and at least one (1) other member of the Elections Committee must be present at all times during ballot counting.

3. Ballot Counting System

(a) Ranked ballots shall be used for Executive elections. The voters shall be asked to rank candidates for each position using numeral marks, with “1” indicating the most preferred, “2” the second most preferred, and so on.

(b) Identically marked (or unmarked) candidates shall be counted equally, with no preference between them.

(c) Candidates who are not ranked shall be considered to have a lower preference than any ranked candidate.

(d) The ballot shall contain the following statement: “Rank the candidates on the ballot using numbers, with 1 indicating the most preferred, 2 the second most
preferred, and so on. You may leave blanks; these will be counted as your lowest preference. You may also give equal rankings, for instance ranking two candidates as your number 1 choice.”

(e) The Condorcet voting method with Ranked Pairs shall be used to determine the winner for each Executive position:

(i) The set of all unique candidate pairs for that position shall be established.

(ii) For each unique pair of candidates on each ballot, if the ballot indicates a preference for one of the candidates over the other, then a tally of one shall be counted for the preferred candidate, within that candidate pair. If the ballot does not indicate a preference for one of the candidates over the other, then no tally shall be counted within that pair.

(iii) Within each pair, the absolute difference between the candidates' tallies shall be called the “margin of victory” for that pair. Once all ballots cast have been tallied, the pairs shall be ordered in decreasing order of margin of victory beginning with the largest margin of victory and ending with the smallest. Starting with the pair with the largest margin of victory and progressing to the smallest margin of victory, it shall be determined whether the candidate preference in each pair is compatible with all previously determined preferences (i.e. introduces no circular ambiguities or contradictions). If the preference is incompatible or there is a tie, the result from that pair shall be ignored. Otherwise, the candidates' names shall be joined by a “greater than” sign (>) from the winner to the loser (it may be possible to express some preferences more compactly in a chain, as A>B>C).

(iv) Once all pairs have been processed, if there is only one candidate that is greater than all other candidates, (i.e., at the front of all chains) this candidate shall be declared the winner.

(v) If there is no clear winner as defined in paragraph (iv) above, the election shall be decided by a coin toss or some other method that ensures a random result.

4. (a) Ballot counting shall be completed no more than two (2) hours after the close of polling on the last day of polling.

(b) As soon as the counting has been completed in Executive elections, the Chief Electoral Officer shall release “partial unofficial results,” to include only the winners for each Executive race. “Full unofficial results” for Executive elections shall be withheld for no less than forty-eight (48) hours and no more than seventy-two (72) hours after the release of the partial unofficial results to allow winning candidates to withdraw. In the case of Society referenda, “unofficial results,”
consisting of the number of votes received by each side, shall be released by the Chief Electoral Officer as soon as the counting has been completed. The results of Executive elections and Society referenda shall be official only when received by Council.

(c) If a winning candidate withdraws from an Executive election before the release of the “full unofficial results,” a new winner shall be determined by recounting the ballots using the procedure described above in paragraph 3(e), but excluding all candidate pairs in which the withdrawn candidate appears.

5. Results for elections conducted for other organizations shall be released in accordance with the agreements made with those organizations. In the case of elections to the Board of Governors and Senate, a formal letter shall be sent to the UBC Vancouver Registrar’s Office (or other University office responsible for elections) to certify that the rules in force for University elections have been followed. Results for the elections to the Board of Governors and Senate may be released once approval has been received from the Registrar’s Office (or other University office responsible for elections).

6. Records of elections and referenda shall be kept intact until the results become official by being presented to Council and shall then be stored for a year where technically feasible.

7. Presentation of results

(a) The Chief Electoral Officer shall prepare a written report on the election or referendum, including the results, such results to include the number of votes received by each candidate in the election and the number of votes received by each side in the referendum. The Chief Electoral Officer shall present the report to Council once any complaints or appeals pending before the Elections Committee or an Election Appeals Committee have been ruled on in accordance with Article 8 below.

(b) Once the Chief Electoral Officer’s report is presented to Council, the results shall be official and binding upon the Society. A Resolution of Council to receive or approve the report is not required for the results to be binding. Once the results have been presented to Council, the Chief Electoral Officer shall publish them in a campus publication or publications.

Article 8. Interpretations, Rulings, Complaints, and Appeals

1. During an election or referendum, the Chief Electoral Officer, or their designate in the case of a conflict of interest, may make preliminary rulings and interpretations which must be ratified by the Elections Committee within forty-eight (48) hours. Decisions of the Chief Electoral Officer regarding the approval of campaign material need not be ratified by the Elections Committee; but such decisions may be appealed to the Elections Committee in accordance with the appeal procedures in paragraph 2 below.
2. Protests or complaints of irregularities regarding candidates, referendum campaign
groups, or election officials may be submitted to the Elections Committee, provided that
the protest or complaint is in writing, is signed by at least three (3) Active Members, and
is submitted no more than three (3) school days after the close of balloting. The Elections
Committee must reach a decision on the protest or complaint no more than twenty-four
(24) hours after it has been received in person by a member of the Committee.

3. Rulings and interpretations made by the Chief Electoral Officer and ratified by the
Elections Committee in accordance with paragraph 1 above, and decisions made by the
Elections Committee regarding protests or complaints as described in paragraph 2 above,
may be appealed to an Election Appeals Committee.

4. An Election Appeals Committee shall consist of:

   (a) the Speaker of Council, who shall be Chair;
   (b) one (1) representative of the person appealing the ruling, interpretation, or
decision referred to in paragraph 3 above; and
   (c) one (1) representative of the Elections Committee.

5. In the absence of the Speaker of Council, Election Appeals Committees shall be chaired
by a person designated by the Speaker.

6. In the case of an appeal of a ruling or interpretation made by the Chief Electoral Officer,
the appellant must submit an application in writing to the Administrative Assistant no
more than forty-eight (48) hours after the Elections Committee ratifies the ruling or
interpretation. The Administrative Assistant shall immediately forward the application to
the Chair of the Election Appeals Committee.

7. In the case of an appeal of a decision made by the Elections Committee, the appellant
must submit an application in writing to the Administrative Assistant no more than forty-
eight (48) hours after the Elections Committee has made its decision. The Administrative
Assistant shall immediately forward the application to the Chair of the Election Appeals
Committee.

8. The appellant’s application must include:

   (a) a description of the issue in question;
   (b) a report of the decision being appealed;
   (c) a statement of the remedy being sought;
   (d) a description of the errors allegedly made by the Chief Electoral Officer or the
      Elections Committee; and
(e) the name of the representative the appellant wishes to see appointed to the Election Appeals Committee.

9. The appellant must also provide copies of all supporting documents that the appellant wishes to have considered by the Election Appeals Committee.

10. On receiving the appellant’s application, the Chair of the Election Appeals Committee shall decide whether it meets the requirements of paragraphs 8 and 9 above. If it does, the Chair of the Election Appeals Committee shall notify the Elections Committee of the appeal, provide it with a copy of all relevant documentation, and invite it to name a representative to the Election Appeals Committee. If the Elections Committee fails to name a representative, the Chair of the Election Appeals Committee shall name a representative for them.

11. The Elections Committee shall make a written response to the appellant’s application.

12. The two representatives named to an Election Appeals Committee must be Active Members and must not be candidates in any ongoing Society election or any ongoing election being conducted for another organization by the Society. They must also not be members of Council, the Executive Committee, or the Elections Committee. Appellants may not represent themselves on Election Appeals Committees.

13. Once constituted, an Election Appeals Committee shall create procedures as it sees fit to deal with the issue before it.

14. After receiving an appeal application submitted in accordance with the provisions of this Article, an Election Appeals Committee may overturn a decision of the Chief Electoral Officer or the Elections Committee if it determines that in arriving at that decision:

(a) the Chief Electoral Officer or the Elections Committee acted in a manner inconsistent with the Electoral Procedures in the Code or with the procedures contained in the candidates’ handbook issued by the Elections Committee;

(b) the Chief Electoral Officer or the Elections Committee failed to consider relevant evidence;

(c) the Chief Electoral Officer or the Elections Committee acted in an obviously unfair manner; or

(d) the Chief Electoral Officer or the Elections Committee imposed inconsistent penalties for similar offences in the same election or referendum.

15. If the Election Appeals Committee decides to overturn a decision of the Chief Electoral Officer or the Elections Committee in accordance with paragraph 14 above, it may:

(a) substitute its own decision for that of the Chief Electoral Officer or the
Committee; or

(b) order the Elections Committee to reconsider the decision.

16. An Election Appeals Committee must hold its first meeting concerning an application made in accordance with paragraphs 6 or 7 above no more than forty-eight (48) hours after the submission of that application.

17. An Election Appeals Committee must come to a decision no more than twenty-four (24) hours after holding its first meeting.

18. The decision of an Election Appeals Committee must consist of the following elements:

(a) the decision itself;
(b) the reasons for the decision; and
(c) a dissenting opinion if there is one.

19. All the elements of the decision referred to in paragraph 18 must be in writing, and copies must be given to the appellant, the Elections Committee, and Council.

20. (a) No protests or complaints of irregularities regarding candidates, referendum campaign groups, or election officials may be submitted to an Election Appeals Committee unless they have first been submitted to and ruled on by the Elections Committee in accordance with the procedures prescribed in this Article.

(b) Notwithstanding paragraph (a) above, a complaint may be submitted to an Election Appeals Committee before the Elections Committee has ruled on it if:

(i) the Elections Committee has failed to rule on it within a reasonable time; or
(ii) the Election Appeals Committee determines that it would be unreasonable to wait for a decision by the Elections Committee.

21. Candidates and other persons involved in elections or referenda must comply with rulings of the Chief Electoral Officer and the Elections Committee even if those rulings are in the process of being appealed to an Election Appeals Committee. Only if an Election Appeals Committee overturns a ruling may compliance with it cease.

**Article 9. Constituency Elections and Referenda**

1. Constituencies shall determine the rules and procedures to be followed in conducting their elections and referenda, provided however that the following conditions are adhered to:

(a) the Constituency must appoint a chief elections official and an elections
committee to conduct its elections;

(b) the Constituency’s chief elections official and its elections committee must conduct elections in an unbiased and impartial manner;

(c) candidates in a Constituency election may not serve during that election on the Constituency’s elections committee or on any other election appeal body in the Constituency; nor may they serve as the Constituency’s chief elections official;

(d) a Constituency’s elections officials must undergo training provided by the AMS Chief Electoral Officer;

(e) if using the Society’s electronic voting system, the Constituency must abide by the rules prescribed by the AMS Chief Electoral Officer;

(f) the Constituency must establish rules governing election procedures and the penalties for violating such rules;

(g) the Constituency’s rules and penalties must be in writing, and the Constituency must not introduce non-written rules or penalties;

(h) the Constituency must not introduce new election rules, or alter existing election rules, during the period lasting from the beginning of an election campaign until the final determination of the election results;

(i) no votes shall be deducted as a penalty in any Constituency election;

(j) for similar offences in the same election or referendum, the Constituency's elections committee shall impose similar penalties;

(k) the Constituency’s council shall not have the right to overturn or refuse to accept the results of a Constituency election;

(l) all members of a Constituency in good standing shall be entitled to vote in all elections and referenda conducted by that Constituency, except that Constituencies may hold elections for representatives from specific years or programs that are limited to members in those years or programs;

(m) all members of a Constituency in good standing shall be entitled to run for any elected position in that Constituency, except that Constituencies may hold elections for representatives from specific years or programs that are limited to members in those years or programs;

(n) voting in all elections and referenda shall be by secret ballot;

(o) notice of elections and referenda shall be advertised in the Constituency
publication or another campus publication and posted in prominent locations at least seven (7) days prior to the election or referendum;

(p) notice of deadlines for nominations shall be advertised in the Constituency publication or another campus publication and posted in prominent locations at least seven (7) days prior to the deadlines;

(q) if only one candidate is nominated for a position, an election must still be held using a “Yes or No” ballot, and the candidate shall be declared elected only if more than half of the voters vote Yes for that candidate;

(r) a candidate who loses a “Yes or No” election for a position as described in paragraph (q) above must not be appointed to that position;

(s) in the case of a referendum to alter Constituency fees, the Constituency must follow the quorum requirements and other procedures in Bylaw 14 and Code Section XIII, Article 6;

(t) the Constituency must establish an internal appeals procedure to deal with protests and complaints concerning its elections and referenda;

(u) the Constituency shall require its chief elections official to not approve campaign material they deem to be offensive;

(v) the decision of a Constituency chief elections official to not approve campaign material shall be appealable within the Constituency and may be subsequently appealed according to the procedures outlined in paragraph 2 below;

(w) results of Constituency elections and referenda shall be certified by the AMS Chief Electoral Officer in reports made both to the Constituency and to Council.

2. Constituencies may not introduce election or referendum rules that contradict the requirements of this Article or are otherwise in conflict with the Society’s Code or Bylaws.

3. Provided that at least one internal appeal has taken place within a Constituency, the Elections Committee shall rule on the validity of a Constituency election or referendum and on any decisions made by that Constituency’s election officials if requested to do so by an Active Member of that Constituency.

4. Appeals of Elections Committee decisions on Constituency elections and referenda may be made to an Election Appeals Committee in accordance with Article 8 above.

**Article 10. Club Elections**
1. The Operations Committee shall develop procedures to regulate the elections of Clubs constituted under Bylaw 13(3).

2. The electronic voting system used for Constituency elections is not to be used for Club elections, but the Operations Committee may use other electronic means for Club elections.

**Article 11. By-Elections, Paper Ballot Elections, and Other Special Elections**

1. Notwithstanding the provisions elsewhere in these Electoral Procedures prescribing the number of polling hours for elections and the procedures to follow for nominations, the Elections Committee may set different polling hours and prescribe different procedures for nominations in the case of a by-election to fill an Executive vacancy and in the case of other special elections.

2. (a) Council may decide, by Resolution, to hold an election or referendum exclusively by paper ballot, or for technical reasons it may be necessary for all or some of the voters to vote by paper ballots.

(b) If all or some of the voters are voting by paper ballot in accordance with paragraph (a) above, the Elections Committee shall prescribe procedures for conducting such a vote. Such procedures may deal with any or all of the following:

   (i) the rules on the timing of the vote,
   (ii) the deadline for finishing the counting of the ballots,
   (iii) the use of Condorcet voting,
   (iv) absentee voting,
   (v) scrutineers,
   (vi) procedures for handling ballot boxes, and
   (vii) the rules for counting paper ballots.

**Article 12. Conduct of Elections for Other Organizations**

1. The Elections Committee shall conduct elections and referenda for other organizations, including but not limited to the election of students to the Senate and Board of Governors and elections for the Ubyssey Publications Society and the Student Legal Fund Society, only under the following conditions:

   (a) The election must primarily involve the Society’s Active Members.

   (b) A contract to run the election must exist between the Society and the other organization, such a contract to be approved by Council.
(c) The contract between the Society and the other organization must specify that the Elections Committee shall oversee the whole election from the close of nominations through to the counting of ballots.

(d) The contract must specify the rules to be followed concerning the eligibility of candidates and voters.

(e) The rules referred to in paragraph (d) must be in accord with the basic principles of democratic elections.

(f) The contract between the Society and the other organization must state that the election shall be conducted according to the relevant provisions of the Electoral Procedures except for those rules specified in the contract.

(g) The contract must specify what body or person in the other organization shall be the liaison with the Elections Committee.

(h) The contract must specify what the duties of the other organization shall be in the running of the election.

(i) The contract must specify who shall pay for the costs of running the election and specify in what manner payment will be made.

(j) The contract must prescribe a procedure for appealing decisions of the Elections Committee.

2. Where relevant, and unless otherwise stipulated in this section of Code or in the contract to run an election required by paragraph 1 above, the Elections Committee shall conduct elections and referenda for other organizations in accordance with the rules and procedures contained in this section of Code.
B. FISCAL PROCEDURES

Article 1. Administration Office Procedures

1. The Finance Committee shall establish and maintain accounts and account codes in accordance with the allocation of monies set out in the Society’s budget. No accounts or account codes shall be created or deleted except with the approval of the Finance Committee. Unless otherwise stipulated in the Code, the Finance Committee shall determine the signing officer(s) for all accounts.

2. Withdrawals from accounts, including cheque requisitions, shall be made according to the following procedures:
   (a) all withdrawal requests must be signed and authorized by the signing officer for the account and, if the signing officer is the individual initiating the purchase resulting in the withdrawal request, by another member of the executive for the organization to which the account belongs or by another individual designated by the Financial Controller;
   (b) the Financial Controller may require the signing officer for an account to show identification at the time of the withdrawal;
   (c) withdrawal requests shall be made through the use of the proper forms and shall be accompanied by the appropriate supporting documentation;
   (d) appropriate supporting documentation shall be receipts, invoices or approved contracts;
   (e) if receipts, invoices and approved contracts are unavailable, official minutes of the appropriate body authorizing the expenditure may suffice as supporting documentation, upon the approval of the Vice-President Finance or the Financial Controller;
   (f) if a purchase order is obtained through the procedures described above, such purchase order shall be considered appropriate supporting documentation for the issuance of cheques;
   (g) requests for advances or petty-cash disbursements against accounts may only be made in accordance with procedures established by the Financial Controller;
   (h) notwithstanding the foregoing provisions, expenditures made under the budgeted line items of telephone, office supplies and postage, and any purchase made through the Society’s copy centre, require no supporting documentation other than the signature of the signing officer as referred to in paragraph (a) above; and
   (i) in special, emergency situations in which neither minutes nor receipts, invoices,
or contracts are available, or in which the signing officer for an account is not available, withdrawals may be made according to procedures established by the Financial Controller.

3. Deposits into accounts shall be made according to the following procedures:

   (a) any and all monies of the Society, which include any monies in the control of Subsidiary Organizations and other Society bodies, shall be deposited into the Society’s accounts through the Administration Office;

   (b) any individual may deposit monies into an account in accordance with the procedures established from time to time by the Financial Controller; and

   (c) any Subsidiary Organization or other Society body found to have monies deposited outside the Society’s Administration Office shall have transactions from its accounts suspended and its booking privileges discontinued.

4. The Finance Committee may grant Constituencies additional accounts and account codes for Constituency-sponsored events and groups; however, such accounts shall only be approved, and maintained, if funding guarantees are provided by the Constituency.

5. The Financial Controller shall:

   (a) ensure that all Subsidiary Organizations and other Society bodies and the Society’s officers and staff have sufficient monies in their accounts to carry out their financial transactions;

   (b) ensure that all of the Society’s financial transactions are approved by the appropriate signing officer with the appropriate documentation; and

   (c) create other procedures relating to the operation of the Administration Office as are required from time to time.

6. Journal vouchers must be used to transfer funds from one account to another, and must be approved by the organization or individual being charged. The Financial Controller may create such other procedures concerning journal vouchers as are deemed necessary.

7. Food, drink and other inventory from any Society operation may only be transferred in accordance with the Society’s budget and with the appropriate documentation as determined by the Financial Controller.

Article 2. Signing Authority

1. The Society signing officers, as designated in Bylaw 8, shall be responsible for making sure that they are instructed by the Financial Controller on appropriate procedures for
reviewing cheques and the related supporting documentation.

2. Pursuant to Bylaw 8(2), the Managing Director shall have the authority to be one of the two Society signing officers on all cheques and contracts, including cheques and contracts involving the Society’s Services, Clubs, and Constituencies.

3. The Managing Director shall also have the authority to see all cheques being issued by the Society.

4. In addition to the Society’s signing officers, who have the authority to sign on behalf of the Society in its dealings with external organizations, there shall be internal signing officers, who shall have the authority to initiate financial transactions with regard to individual accounts within the Society.

5. Individuals may become internal signing officers in one of the following five ways:

   (a) they may be designated by a Subsidiary Organization or Student Resource Group, in accordance with paragraph 7 below, as the signing officer for that Subsidiary Organization or Resource Group;

   (b) they may be designated by the Code as the signing officer for a Committee, another Society body, or a specific set of accounts;

   (c) they may be designated as the signing officer for a staff department or position by a joint decision of the Managing Director and the Vice-President Finance;

   (d) they may be designated as the signing officer for a Fund of the Society by a joint decision of the Managing Director and the Vice-President Finance; or

   (e) they may become the signing officer for an Executive position or the Managing Director’s position by virtue of holding that position.

6. A list of all the above internal signing officers, indicating which departments they have signing authority for, shall be maintained by the Financial Controller in the Administration Office.

7. A Subsidiary Organization or Student Resource Group shall designate its signing officer by Resolution, and that person shall register at the Administration Office by:

   (a) bringing in a copy of the minutes of the Subsidiary Organization or the Student Resource Group recording the Resolution;

   (b) presenting their UBC card and one additional piece of ID; and

   (c) signing in.
8. A Subsidiary Organization or Student Resource Group may at any time, by Resolution, remove and replace its signing officer if that signing officer fails to manage the funds of the Organization or Resource Group in a responsible manner, or for any other reason. The replacement signing officer shall register at the Administration Office in the manner specified in paragraph 7 above.

**Article 3. Budget Procedures for Subsidiary Organizations and Student Resource Groups**

1. All Subsidiary Organizations shall submit budget proposals to the Vice-President Finance in accordance with Bylaws 11(1) and 13(9). Information derived from these budget proposals, as approved by the Finance Committee, shall be included in the draft budget submitted by the Committee to Council.

2. Budgeting for the Student Resource Groups shall be done in accordance with Section XI of the Code.

3. When a Subsidiary Organization has not submitted a budget proposal in accordance with Bylaw 13(9), the Vice-President Finance shall inform the delinquent organization that a budget proposal is required prior to the current fiscal year end. Should the organization fail to submit a budget proposal by that time, then pursuant to Bylaw 5(3)(d)(iii)(2), the Vice-President Finance shall suspend transactions from the accounts of the delinquent organization and report this action at the next meeting of the Finance Committee and the next meeting of Council.

4. A Subsidiary Organization shall not spend money from its accounts or incur any other liability within a fiscal year until its budget for that fiscal year has been approved by Council, except in accordance with paragraph 5 below.

5. When a Subsidiary Organization’s budget has not yet been approved by Council, but the organization wishes to spend money or incur a liability, the Vice-President Finance, in consultation with the Financial Controller, may authorize that organization to spend money or incur a liability provided that:

   (a) the Subsidiary Organization’s budget proposal would not put the organization into a deficit position with the Society;

   (b) there are sufficient funds in the organization’s account to cover any proposed expenditure which the organization will incur prior to Council’s approval of the organization’s budget proposal; and

   (c) such liability or expenditure does not exceed twenty-five percent (25%) of the anticipated expenditures of the organization for the current fiscal year.

Where the Vice-President Finance has authorized an organization to spend money or incur liability in accordance with this paragraph, such authorization shall be reported to
the Finance Committee and to Council.

6. (a) A Subsidiary Organization which is deconstituted or ceases to exist shall have its accounts frozen until the fiscal year end, at which time its accounts shall be transferred to a general holding account of the Society with a notation of any surplus or shortage in its accounts.

(b) After any such surplus or shortage has been in a general holding account of the Society for one (1) year, the surplus or shortage shall be transferred to the Clubs Benefit Fund or the Constituency Aid Fund, whichever is appropriate.

7. Club or Constituency expenditures that would create a projected deficit for the year of over $1,000 must be approved by the Finance Committee, the Vice-President Finance and the Vice-President Administration in advance. Such approval shall be in writing.

8. All credit card reimbursements for Clubs and Constituencies over the amount of $5,000 may be subject to review and approval of the Finance Committee.

9. Subsidiary Organizations and Resource Groups receiving dedicated student fees shall submit financial reports to the Finance Committee twice per fiscal year, one in March and one in October.

10. The financial reports from each of the Subsidiary Organizations and Resource Groups referred to in paragraph 9 above shall be compiled and combined into one report by the Vice-President Finance and shall be included in the general financial quarterly reports made by the Finance Committee to Council in June and November.

Article 4. Contingency and Surpluses

1. The five percent (5%) margin established by Bylaw 11(1)(a) shall be known as the Contingency and shall be equivalent to five percent (5%) of the discretionary revenues of the Society.

2. The discretionary revenues of the Society shall be calculated according to the following formula:

(a) the total revenue from all Society fees levied upon Active Members;

(b) less non-discretionary charges which have been included in the Society’s fees by referendum (e.g., the Capital Projects Fund);

(c) less the required allocations to reserve funds specified in the Bylaws (e.g., the Art Fund);

(d) plus the net contribution that is expected from all business and administrative
3. The Contingency shall be deposited in a Contingency Fund and used in accordance with the rules for that fund as specified in Article 6(7)(m).

4. If there is an unforeseen surplus, it shall be deposited in the AMS Endowment Fund.

Article 5. Allocating Revenue from Donors and Sponsors

1. Revenue from donors and sponsors shall be allocated in accordance with the provisions of contracts entered into with those donors and sponsors.

2. If there is a surplus remaining after allocating revenue from donors and sponsors in accordance with donor and sponsor contracts, the surplus shall be allocated by the Finance Committee.

3. Revenue from donors and sponsors for which no allocation is specified in donor or sponsor contracts shall be allocated by the Finance Committee.

Article 6. Funds

1. The following are the funds of the Society as established by referendum, by Bylaw 11(2), or, pursuant to Bylaw 11(2)(a)(v), by this provision of the Code:

   (a) Funds established by referendum:

   (i) Capital Projects Fund;
   (ii) AMS Athletics and Intramurals Benefit Fund;
   (iii) External and University Lobbying and Advocacy Fund;
   (iv) Resource Group Fund;
   (v) AMS Refugee Student Fund;
   (vi) AMS Student Legal Fund;
   (vii) AMS Health and Dental Fund;
   (viii) AMS Financial Assistance Fund;
   (ix) Sexual Assault Support Services Fund;
   (x) Sustainability Projects Fund;
   (xi) CiTR Fund;
   (xii) International Projects Fund;
   (xiii) Child Care Bursary Fund;
   (xiv) Ombudsperson Fund;
   (xv) Campus Culture and Performance Fund;
   (xvi) Sustainable Food Access Fund;
   (xvii) Thrift Store Fund;
   (xviii) Bike Kitchen Fund; and
(xix) Indigenous Student Fund.

(b) Funds established by Bylaw 11(2):

   (i)  Art Fund;
   (ii) Student Union Building Repairs and Replacement Fund;
   (iii) AMS Special Bursary Fund; and
   (iv)  AMS Endowment Fund.

(c) Funds established pursuant to Bylaw 11(2)(a)(v) by this provision of the Code:

   (i)  Resource Group Event Fund;
   (ii) Health Plan Assistance Fund;
   (iii) Grad Class Fund;
   (iv)  Student Initiatives Fund;
   (v)   Sexual Assault Initiatives Fund;
   (vi)  SUB Renewal Fund;
   (vii) SUB Renewal Subsidy Fund;
   (viii) Election Reserve Fund;
   (ix)  Impact Grant Fund;
   (x)   Constituency Aid Fund;
   (xi)  Clubs Benefit Fund;
   (xii) Competitive Athletics Fund; and
   (xiii) Contingency Fund.

2. Monies from a fund may only be allocated if:

   (a) a body empowered to make recommendations concerning the Fund has recommended the allocation;

   (b) the Finance Committee has been consulted about the allocation; and

   (c) the body responsible for administering the Fund has approved the allocation by a Two-thirds (2/3) Resolution.

3. An allocation from a Fund shall only be approved if it:

   (a) is in accordance with the Society’s budget as required by Bylaw 11(2)(b); and

   (b) conforms with the stated purpose of the Fund as required by Bylaw 11(2)(b).

4. Pursuant to Bylaw 11(2)(b), monies from Funds that are designated for allocation in the Society’s Budget in accordance with paragraph 3(a) above shall, if not spent, remain in the Fund and shall not be transferred to any other account.

5. Funds Established by Referendum
(a) The Capital Projects Fund:

(i) The Capital Projects Fund shall, subject to paragraphs (iv), (v), and (vi) below, be administered by Council on the recommendation of the Finance Committee or the Executive Committee.

(ii) The Fund shall be used to finance specific capital projects authorized by the referenda of November 1982, November 1991, and January 2014 and not yet completed or made irrelevant, these being:

1) the construction of new day care facilities;
2) development of athletic facilities in the vicinity of the AMS Student Nest;
3) development of on-campus student housing;
4) AMS Student Nest renovations and expansion; and
5) additions and improvements to the Society’s software systems.

(iii) To ensure sustainability of the Fund, Council shall not spend more than fifty percent (50%) of the annual intake of the Fund. Of the remaining fifty percent (50%), twenty percent (20%) shall remain in the Fund and thirty percent (30%) shall be transferred to the Student Union Building Repairs and Replacement Fund.

(iv) Paragraph (i) notwithstanding, an expenditure of more than five percent (5%) of the annual intake of the Fund must be approved by the Finance Committee before being submitted to Council for approval.

(v) Paragraph (i) notwithstanding, an expenditure of less than two percent (2%) of the annual intake of the Fund may be approved by the Finance Committee without submission to Council.

(vi) Paragraph (i) notwithstanding, an expenditure of less than two percent (2%) of the annual intake of the Fund may be approved by the Operations Committee without submission to Council, but the Operations Committee may only approve expenditures relating to renovations or maintenance of the AMS Nest.

(vii) When a proposed expenditure must go to Council, it shall first be presented as a consultation item at the Council meeting preceding the meeting at which Council approval is being sought.

(viii) If a proposed expenditure involves a third party contractor, the expenditure proposal must be accompanied by quotes from at least two (2) third party contractors.

(b) The AMS Athletics and Intramurals Benefit Fund shall be administered by the
Finance Committee. In accordance with the referenda of March 1979, November 1982, January 1996, March 1998, and March 2011, the Fund shall be used to benefit the Athletics and Intramurals programs at UBC Vancouver.

Every fiscal year the Finance Committee may transfer monies from the Fund to the Competitive Athletics Fund in accordance with paragraph 7(l) below.

(c) The External and University Lobbying and Advocacy Fund shall be administered by Council on the recommendation of the Advocacy Committee or the Executive Committee. In accordance with the referendum of January 1996, the Fund shall be used to allow the Society to adequately lobby the government, the University and the community at large on issues concerning the students of UBC.

The Fund shall not be used to finance either Executive salaries, benefits, and honoraria or the expenses incurred in the offices of the Vice-President Academic and University Affairs or the Vice-President External Affairs.

Every fiscal year Council shall allocate a minimum of $15,000 from the Fund to the Election Reserve Fund in accordance with paragraph 7(h) below.

(d) The Resource Group Fund shall be administered by the Resource Group Allocation Committee. In accordance with the referendum of January 1996, the Fund shall be used to ensure adequate funding for the Student Resource Groups.

(e) The AMS Refugee Student Fund shall be administered by the Finance Committee upon recommendations from the affiliate of the World University Service of Canada constituted as a Club of the Society. In accordance with the referenda of January-February 1985 and January 1996, the Fund shall be used to allow two or more refugee students to attend the University each year.

(f) The AMS Student Legal Fund shall be administered by the board of directors of the Student Legal Fund Society. In accordance with the contract entered into between the Society and the Student Legal Fund Society and the referenda of March 1998 and March 2011, the Fund shall be used to finance legal cases brought by and for the Active Members with the purpose of improving education and the accessibility to education at UBC Vancouver.

(g) The AMS Financial Assistance Fund shall be administered by Council on the recommendation of the Finance Committee or the Executive Committee. In accordance with the referenda of March 1998 and March 2011, this Fund shall be used to provide bursaries to UBC Vancouver students in financial need.

(h) The AMS Health and Dental Fund shall be administered by a joint committee composed of representatives of the Society and of the Graduate Students Society. In accordance with the contract entered into between the Society and the Graduate
Students Society, the contracts between the Society and insurance brokers and providers, and the referendum of September-October 1999, this Fund shall be used to provide health and dental insurance for the Active Members.

(i) The Sexual Assault Support Services Fund shall be administered by Council on the recommendation of the Finance Committee. In accordance with the referenda of February 2003 and January-February 2005, the Fund shall be used to provide sexual assault support services.

A minimum of two-thirds of the money deposited in the Fund each year shall be allocated to the Sexual Assault Support Centre. On the recommendation of the Finance Committee, Council may at its discretion allocate additional money from the Fund to the Sexual Assault Support Centre.

The money in the Fund not allocated to the Sexual Assault Support Centre shall be transferred to the Sexual Assault Initiatives Fund.

Any money collected as a result of the Sexual Assault Support Services referendum or as a result of donations to the Sexual Assault Support Centre or to the Sexual Assault Initiatives Fund and not used in a given year shall accumulate and remain in the designated funds of the Society for use in a subsequent year for sexual assault support services.

(j) The Sustainability Projects Fund shall be administered by the Finance Committee in accordance with the following provisions:

(i) The purpose of this Fund shall be to provide funding to Active Members for environmental, social, and economic sustainability projects that enhance opportunities in:

1) student empowerment related to sustainability;
2) reduction of the Society’s ecological footprint and the ecological footprint of UBC Vancouver;
3) education, outreach, and community organizing related to sustainability;
4) the environmental, ecological and socially sustainable operations of the Society and UBC Vancouver;
5) sustainability-related advocacy initiatives;
6) info-sharing and partnerships with the broader community beyond UBC Vancouver

(ii) Only Active Members will be eligible to receive funds; UBC Vancouver’s faculty, staff and community partners may work with resources from the Fund only through partnering with Active Members.

(iii) An individual or group wishing to receive moneys from this Fund shall
submit a project proposal to be evaluated by the Finance Committee.

(iv) Council shall add a minimum of the balance in the Sustainability Projects Fee account to this Fund on an annual basis.

(v) Accountability measures shall be established by the Finance Committee to ensure timely and successful completion of projects.

(vi) When approving grants from this Fund, the Finance Committee may impose such conditions or restrictions as it sees fit, provided however that such conditions are consistent with this section of Code.

(vii) This fund may also be used for maintenance, upkeep, and repair of past sustainability projects and for new student-led sustainability projects initiated by the Society.

(viii) For groups that regularly receive funding for sustainability projects, the Finance Committee may enter into Memorandums of Understanding of no more than one year in duration in accordance with criteria established by the Finance Committee and in accordance with the contract procedures in Article 9 below.

(k) **The CiTR Fund** shall be administered by the board of directors of CiTR. In accordance with the contract entered into between the Society and CiTR and with the referendum of March 2011, the Fund shall be used to finance the general operations and capital improvements of CiTR.

(l) **The International Projects Fund** shall be administered by Council on the recommendation of the Executive Committee or the Advocacy Committee. In accordance with the referendum of March 2011, the Fund shall be used to finance student projects on the UBC Vancouver campus that have an international focus. Such financing may be arranged by means of donations to University funds, such as the Global Fund.

(m) **The Child Care Bursary Fund** shall be administered by Council on the recommendation of the Executive Committee or the Finance Committee. In accordance with the referendum of March 2011, the Fund shall be used for the following purposes:

(i) to increase the principal amount in the Evelyn Lett Child Care Bursary Endowment Fund;
(ii) to provide subsidies to Active Members for childcare expenses.

(n) **The Ombudsperson Fund** shall be administered by Council on the recommendation of the Executive Committee. In accordance with the referendum
of January 2012, the Fund shall be used to provide funding for ombuds services to UBC students.

(o) **The Campus Culture and Performance Fund** shall be administered by the Finance Committee in accordance with the following provisions:

(i) The purpose of the Fund shall be to contribute to student performance and cultural groups on campus.

(ii) Money in the Fund shall, at the beginning of the fiscal year, be split equally among the seven (7) clubs designated by the referendum of March 2016 and any other clubs named in accordance with the following procedures established by the referendum of March 2019:

1) The clubs already receiving funding shall establish criteria according to which additional clubs can receive funding.

2) The Finance Committee shall screen applicants and refer any club it thinks meets the criteria to the clubs already receiving funding.

3) The clubs already receiving funding shall collectively decide if the referred club should receive funding.

4) No more than one additional club shall be approved to receive funding in any one year.

5) Once approved, a club shall be permanently added to the number of clubs receiving funding and shall get an equal share of the funding.

(iii) The seven clubs designated by the referendum of March 2016 were: the UBC Film Society, the Blank Vinyl Project, the UBC Debate Society, UBC Slam, the UBC Jazz Café Club, the UBC Players’ Club, and the UBC Musical Theatre Troupe, or their successors.

(iv) If necessary, successors to the designated clubs shall be determined based on procedures established by the Finance Committee.

(v) The Finance Committee shall maintain a list of the clubs entitled to receive funding from this Fund.

(p) **The Sustainable Food Access Fund** shall be administered by the Finance Committee. In accordance with the referendum of March 2018, the Fund shall be used for the following on-campus sustainable food initiatives:

(i) subsidizing food prices and increasing programming at Agora Cafe and
UBC Sprouts; and

(ii) offering a student discount at the UBC Farm Market and Roots on the Roof.

(q) **The Thrift Store Fund** shall be administered by the Finance Committee. In accordance with the referendum of March 2019, the Fund shall be used to establish and operate a thrift store on campus until it has become self-sustaining.

(r) **The Bike Kitchen Fund** shall be administered by the Finance Committee. In accordance with the referendum of January 2013, the Fund shall be used to improve the services offered to cyclists on campus.

(s) **The Indigenous Student Fund** shall be administered by the Indigenous Committee, in consultation with the Finance Committee and the AMS Finance Team (who shall provide support and training), in accordance with the following provisions:

(i) In accordance with the referendum of March 2019, the Fund shall be used for Indigenous student support and initiatives, including the following:

1) Pow Wow: A large-scale event to be produced by the Indigenous Committee in concert with other departments on campus, as the Indigenous Committee sees fit.

2) Indigenous Clubs: For Indigenous students to access funds to begin their own clubs and to sustain their club activities as they see fit. (Each club should keep a detailed report of how funds are being used so that the Indigenous Committee can have a record of the usage of funds for future reference.)

3) Conference Sponsorship: For Indigenous students to apply for sponsorship to attend conferences, summits or other special training pertaining to their education. Funding can be applied to application fees, airfare, hotels, or other travel to the event itself.

4) The Indigenous Committee: For the operating cost of the Indigenous Committee for its meetings and team-building events.

5) The Indigenous Student Lounge, Room 2131 in the Nest: For the purchase of items for the room and students who use the room, including, but not limited to furniture, organizational items, and snack items for students.

6) Marketing: For the promotion and advertising of Indigenous Committee events, such as the annual large-scale event, business
cards, stickers, banners, etc.

7) Gifts and Honorariums: For gifts or cash items for Elders and respected individuals who assist the Indigenous Committee in some form.

8) Arts Event: For an event or series of events that promote Indigenous culture, knowledge systems, cultural performers, artists, speakers, etc. for the betterment of Indigenous relations with all other students on the UBC Vancouver campus.

9) Contingency: For unforeseen events or circumstances whereby funds are needed on an emergency basis.

(ii) The Indigenous Committee shall administer the Fund by way of two (2) Indigenous Committee-appointed Indigenous student treasurers, who shall be responsible for submitting quarterly reports to the AMS.

(iii) Disbursements shall be approved by the Indigenous Committee at scheduled meetings.

6. Funds established by Bylaw 11(2)

(a) **The Art Fund** shall be administered by the Operations Committee in accordance with Bylaw 11(2)(a)(i).

(b) **The Student Union Building Repairs and Replacement Fund:**

(i) The Student Union Building Repairs and Replacement Fund shall, subject to paragraphs (ii) and (iii) below, be administered by Council on the recommendation of the Operations Committee, the Finance Committee, or the Executive Committee. In accordance with Bylaw 11(2)(a)(ii), this Fund may only be used to purchase, replace or repair the Society’s furnishings and equipment, including fixed structural features of the Society’s buildings, such as doors, ceiling frames, walls, carpets and floors, as well as business equipment, furniture in the AMS Student Nest, computers, printers and audio-visual equipment. The minimum limit of the Fund shall be fifteen percent (15%) of the replacement value of the Society’s furnishings and equipment as determined from the audits carried out by the Managing Director and the Finance Committee.

(ii) Paragraph (i) notwithstanding, an expenditure of more than five percent (5%) of the total amount in the Fund must be approved by at least two (2) of the Committees authorized to make recommendations on expenditures from the Fund before being submitted to Council for approval: that is, at least two (2) of the Finance Committee, the Executive Committee, and the
Operations Committee.

(iii) Paragraph (i) notwithstanding, an expenditure of less than 5% (five percent) of the total amount in the Fund may be approved by the Finance Committee or the Operations Committee without submission to Council.

(iv) If a proposed expenditure involves a third party contractor, the expenditure proposal must be accompanied by quotes from at least two (2) third party contractors.

(c) **The AMS Special Bursary Fund** shall be administered by Council on the recommendation of the Finance Committee or the Executive Committee in accordance with Bylaw 11(2)(a)(iii) and the following provisions:

(i) the purpose of the Special Bursary Fund shall be to provide a large endowed Fund whose interest earnings shall support Active Members in need of financial assistance, provide maximum publicity exposure for the Society, and complement rather than compete with or replace other financial aid programs;

(ii) only the interest earned by the Fund shall be used for bursaries;

(iii) the principal of the Fund shall not be spent for any reason;

(iv) Council may direct, through the Society’s budget, that interest from the Fund in each fiscal year be donated to the University’s Financial Awards Office by the end of that fiscal year; and

(v) any unused interest in a given fiscal year shall be added to the principal of the Fund at the end of the fiscal year.

(d) **The AMS Endowment Fund** shall be administered by Council on the recommendation of the Finance Committee in accordance with the following provisions:

(i) The principal of the Fund shall be retained as an endowment which cannot be spent.

(ii) The interest and other income derived from investment of the principal shall be used to advance the mission of the Society, including but not limited to funding initiatives in the areas of strategic planning, governance, sustainability, marketing, services, and other programs developed to advance the mission of the Society.

7. Funds Established by this Section of Code
(a) **The Resource Group Event Fund** shall be administered by the Resource Group Allocation Committee. This Fund shall be used to finance special events and projects, of a non-recurring nature, proposed by any Resource Group or Groups.

(b) **The Health Plan Assistance Fund** shall be administered by a joint committee composed of representatives of the Society and of the Graduate Students Society. In accordance with the agreement entered into between the Society and the Graduate Students Society, this Fund shall be used to provide bursaries to Active Members in need of financial aid to cover all or part of the Society’s health and dental insurance fee charged to those Active Members in accordance with the referendum of September - October 1999.

(c) **The Grad Class Fund** shall be administered jointly by the Finance Committee and the Student Life Committee, in consultation with graduating students.

(d) **The Student Initiatives Fund** shall be administered by the Finance Committee in accordance with the following provisions:

(i) The purpose of this Fund shall be to provide funding to Active Members of the Society for:

1) projects that benefit the University community;
2) philanthropic activities; and
3) other projects deemed worthy by the Finance Committee.

(ii) Preference shall be given to projects on or near campus or projects affecting local communities as opposed to more distant projects.

(iii) Only individual active members of the Society or informal groups of such members shall be eligible to receive monies from this Fund.

(iv) Neither the Society’s Subsidiary Organizations nor its Student Resource Groups shall receive monies from this Fund.

(v) An individual or group wishing to receive monies from this Fund shall submit a request to the Vice-President Finance, who shall make a recommendation to the Finance Committee based on the availability of funds.

(vi) Individuals working together on a project should form themselves into an informal group and submit one joint application for the project rather than submitting individual applications. If the Finance Committee determines that separate applications belong to individuals who should have formed themselves into an informal group, it may, at its discretion, direct the individuals to submit a single joint application, or it may approve the applications on a first come, first served basis.
(vii) Council shall add a minimum of $5,000 to this Fund every fiscal year.

(viii) The maximum amount of a grant from this Fund shall not exceed $1,000, whether the grant is to an individual applying separately or to a group making a joint application.

(ix) No more than one grant shall be made to any applicant in any one fiscal year. An individual who is part of a group receiving a grant shall not be eligible for a separate grant as an individual in that same fiscal year.

(x) Grants from the Fund shall cover no more than seventy-five percent (75%) of the cost of a project and shall not be used for travel expenses.

(xi) If a project is approved, money for the project shall be paid to the applicant only after the project is completed and a list of expenses has been submitted to the Vice-President Finance for verification.

(xii) When approving grants from this Fund, the Finance Committee may impose such conditions or restrictions as it sees fit, provided however that such conditions are consistent with this section of Code.

(e) **The Sexual Assault Initiatives Fund** shall be administered by the Finance Committee in accordance with the following provisions:

(i) This Fund shall be used to finance projects proposed by members of the University community.

(ii) All such projects must be directly related to sexual assault on campus, including but not limited to educational and promotional campaigns.

(iii) In addition to money transferred from the Sexual Assault Support Services Fund, this Fund may be supplemented by donations.

(iv) Representatives of the Sexual Assault Support Centre shall be invited to assist in the Finance Committee’s deliberations on whether a proposed project should receive funding, unless that project is one being proposed by the Sexual Assault Support Centre itself.

(f) **The SUB Renewal Fund** shall be administered by Council on the recommendation of the Executive Committee. The Fund shall be used to finance the building of a new SUB or the building of an addition to the existing SUB or the renewal through renovations of the existing SUB.

(g) **The SUB Renewal Subsidy Fund** shall be administered by the Finance Committee. This Fund shall be used to provide bursaries to Active Members in
need of financial aid to cover all or part of the Society’s SUB Renewal fee charged to those Active Members in accordance with the referendum of March 2008.

(h) **The Election Reserve Fund** shall be administered by Council on the recommendation of the Advocacy Committee or the Executive Committee in accordance with the following provisions:

(i) The purpose of this Fund shall be to set aside money that the Society may spend in future federal, provincial, and municipal elections, with the understanding that such money shall not be used to support a particular candidate or party.

(ii) Subject to paragraph (iii) below, Council shall add a minimum of $15,000 to this Fund every fiscal year, transferring this sum from the External and University Lobbying and Advocacy Fund and dividing it into three portions, with at least $5,000 going into each of the following subsidiary funds:

1) the Federal Election Subsidiary Fund;
2) the Provincial Election Subsidiary Fund; and
3) the Municipal Election Subsidiary Fund.

(iii) Paragraph (ii) above notwithstanding, Council shall cease transferring money to a subsidiary fund once the amount in that fund reaches $30,000 and shall only resume transferring money to such a fund when the amount drops below $30,000, at which point it may transfer additional money to the fund, but at no point shall the amount in any subsidiary fund exceed $30,000.

(iv) Money in each subsidiary fund shall be accumulated to be spent on elections for the level of government designated for that subsidiary fund until there is a general election for that level of government. If there is money remaining in a subsidiary fund after a general election, the money shall remain in that subsidiary fund.

(i) **The Impact Grant Fund** shall be administered by the Finance Committee in accordance with the following provisions:

(i) The purpose of this Fund shall be to provide funding to Active Members to develop knowledge and understanding of issues affecting the Society’s Members, the UBC Vancouver community, residents on the University Endowment Lands (UEL), or residents represented by the University Neighbourhoods Association (UNA).
(ii) Only Active Members will be eligible to receive funds; UBC Vancouver’s faculty, staff and community partners may work with resources from the Fund only through partnering with Active Members.

(iii) An individual or group wishing to receive moneys from this Fund shall submit a project proposal to be evaluated by the Finance Committee.

(iv) Council shall add a minimum of $15,000 to this Fund on an annual basis.

(v) Accountability measures shall be established by the Finance Committee to ensure timely and successful completion of projects.

(vi) When approving grants from this Fund, the Finance Committee may impose such conditions or restrictions as it sees fit, provided however that such conditions are consistent with this section of Code.

(j) The Constituency Aid Fund shall be administered by the Finance Committee in accordance with the following provisions:

(i) The purpose of this Fund shall be to:

1) ensure that Constituencies and prospective Constituencies have sufficient funds to hold elections and fee referenda and to communicate with their members through mailouts or newsletters;

2) assist Constituencies in completing special projects related to their academic interest area;

3) enable Constituencies to attend conferences away from the University through conference travel grants; and

4) enable Constituencies to purchase furnishings and equipment, including furniture, rugs and mats, file cabinets, bulletin boards, computers, printers and audio-visual equipment.

(ii) Only organizations recognized as Constituencies in accordance with Bylaw 13(2), or considered prospective Constituencies in accordance with Code Section II, Article 16(8), shall be eligible to receive monies from this Fund.

(p) A Constituency or prospective Constituency wishing to receive monies from this Fund shall submit a request to the Vice-President Finance, who shall make a recommendation to the Finance Committee based on the availability of funds.

(iv) The amount granted to a Constituency or prospective Constituency for an
election or fee referendum shall be an aggregate total of 20 cents per
Constituency member, but shall be no less than $100 and no more than
$375 in any one fiscal year.

(v) The amount granted to a Constituency or prospective Constituency for a
newsletter or mailout shall be an aggregate total of 15 cents per student,
but shall be no less than $100 and no more than $500 in any one fiscal
year.

(vi) Money may only be granted to Constituencies for special projects in
accordance with the following provisions:

1) the project must benefit the Constituency as a whole;

2) no more than one special project shall be funded for each
Constituency in any one fiscal year;

3) the special project shall be non-recurring in nature; ongoing or
year-to-year projects shall not be considered for funding;

4) specifically excluded from funding as special projects are
yearbooks, repairs and maintenance to facilities and equipment,
and any other project which occurs on a year-to-year basis and
should be included in a Constituency’s operating budget; and

5) Constituencies must, upon the request of the Finance Committee,
provide evidence that they have exhausted all other possible
sources of revenue before applying to this Fund.

(vii) If a special project is approved, money for the project shall be transferred
to a Constituency’s account only after the project is completed and a list of
expenses has been submitted to the Vice-President Finance for
verification.

(viii) Conference travel grants may only be granted to Constituencies in
accordance with the following provisions:

1) the maximum amount granted to a Constituency shall not exceed
$1,000 per fiscal year, regardless of the number of grant requests
submitted by the Constituency;

2) Constituencies requesting funds must, upon the request of the
Finance Committee, provide evidence that they have exhausted all
other possible sources of revenue before applying to this Fund;

3) the money shall be used only for the conference applied for, and
any unused portion shall remain in the Fund;

4) travel grants shall be available only for conferences within a Constituency’s area of academic interest;

5) money shall only be provided to cover the expenses of Constituency members;

6) Constituencies must provide evidence that they have made the least expensive travel arrangements possible; and

7) travel grant requests must be made no less than twenty-one (21) days before the conference begins unless permission to make a request at a later date is granted by the Vice-President Finance.

(ix) If a travel grant is approved, funds shall be transferred into the Constituency’s account only after the conference is completed and a list of expenses has been submitted to the Vice-President Finance for verification.

(x) Money may only be granted to Constituencies for purchasing furnishings and equipment in accordance with the following provisions:

1) the furnishings and equipment purchased shall be owned by the Society for the use of the Constituency; and

2) the type of furnishings and equipment purchased shall be directly related to the Constituency’s area of academic interest.

(xi) When approving grants from this Fund, the Finance Committee may impose such conditions or restrictions as it sees fit, provided however that such conditions or restrictions are consistent with this section of Code.

(xii) Grants from the Fund shall cover no more than three-quarters of the cost of a project.

(k) The Clubs Benefit Fund shall be administered by the Finance Committee in accordance with the referendum of March 2011 and the following provisions:

(i) The purpose of this Fund shall be:

1) to assist Clubs in completing special projects related to their area of interest, such projects to include but not be limited to special Club events, activities, and programs;

2) to enable Clubs to purchase furnishings and equipment, including
furniture, rugs and mats, file cabinets, bulletin boards, computers, printers and audio-visual equipment;

3) to fund initiatives that assist or benefit clubs as approved by the Finance Committee;

4) to support newly constituted Clubs, for which purpose up to a maximum of $500 per club may be given to new Clubs in addition to the regular amount available to any Club, so long as the money allocated for this purpose does not exceed twenty percent (20%) of the fund.

(ii) In order to receive monies from this Fund, organizations must be designated as Clubs in accordance with Bylaw 13(3).

(iii) A Club wishing to receive monies from this Fund shall submit a request to the Vice-President Finance, who shall make a recommendation to the Finance Committee based on the availability of funds.

(iv) Clubs receiving funding from the Campus Culture and Performance Fund may not apply to the Clubs Benefit Fund in any given year unless they have already spent their allotment from the Campus Culture and Performance Fund for that year.

(v) Money may only be granted to Clubs for special projects in accordance with the following provisions:

1) the project must benefit the Club as a whole;

2) no more than one special project shall be funded for each Club in any one fiscal year;

3) the special project shall be non-recurring in nature; ongoing or year-to-year projects shall not be considered for funding;

4) special multi-instance events or programs may be funded as long as they are contained within one fiscal year;

5) specifically excluded from funding as special projects are executive retreats, travel expenses exceeding $500, yearbooks, repairs and maintenance to facilities and equipment, and any expense which occurs on a year-to-year basis and should be included in a Club’s operating budget;

6) Clubs must be able to demonstrate sufficient need for the funds in their budget, and upon the request of the Finance Committee,
Clubs must provide evidence that they have exhausted all other possible sources of revenue before applying to this Fund;

7) Clubs may not receive funding from both the Clubs Benefit Fund and any other student levy for the same project; and

8) the maximum amount granted shall not exceed $10,000 per Club in any given fiscal year, except for newly constituted clubs, which may receive up to $10,500.

(vi) If a special project is approved, $2,000 shall be transferred to the Club’s account upon approval. The remainder shall be transferred on a reimbursement basis after the receipt of the final report submission. Money from the Clubs Benefit Fund must be spent transparently by the recipient club. After the project is completed, all expenditures must be declared and submitted in a final report along with receipts and proof of purchase. Any unspent funds must be returned to the AMS. If any fraudulence is detected, the Finance Committee reserves the right to retract all funding.

(vii) Money may only be granted to Clubs for purchasing furnishings and equipment in accordance with the following provisions:

1) the furnishings and equipment purchased shall be owned by the Society for the use of the Club; and

2) the type of furnishings and equipment purchased shall be directly related to the Club’s area of interest as stated in its constitution.

(viii) When approving grants from this Fund, the Finance Committee may impose such conditions or restrictions as it sees fit, provided however that such conditions or restrictions are consistent with this section of Code.

(l) The Competitive Athletics Fund shall be administered by the Finance Committee in accordance with the following provisions:

(i) The purpose of this Fund shall be:

1) to assist Clubs competing in special athletic events related to their area of interest, including but not limited to special competitions, meets, marathons and races;

2) to enable Clubs to purchase athletic equipment and gear, including mats, weights, and any other athletic items related to the sport or theme of the Club.
(ii) In order to receive monies from this Fund, organizations must be designated as Clubs in accordance with Bylaw 13(3).

(iii) Clubs with “competitive” status and support from the UBC Athletics program are not be eligible to apply to this Fund.

(iv) A Club wishing to receive monies from this Fund shall submit an application to the Finance Committee; in the case of an application related to an event, the application shall be submitted at least three (3) weeks prior to the event date.

(v) Money may only be granted to Clubs for special athletic events in accordance with the following provisions:

1) the Club must be competing or hosting in formal races and/or special events;

2) no more than one special event shall be funded for each Club in any one fiscal year;

3) upon the request of the Finance Committee, Clubs must provide evidence of financial need before applying to this Fund; and

4) the maximum amount granted shall not exceed $3,600 per Club in any given fiscal year.

(vi) If a special event is approved, money for the event shall be transferred to a Club’s account only after the event is completed and a list of expenses has been submitted to the Vice-President Finance for verification.

(vii) Money may only be granted to Clubs for purchasing athletic equipment and gear in accordance with the following provisions:

1) the equipment purchased shall be owned by the Society for the use of the Club; and

2) the type of equipment purchased shall be directly related to the Club’s area of interest as stated in its constitution.

(viii) When approving grants from this Fund, the Finance Committee may impose such conditions or restrictions as it sees fit, provided however that such conditions or restrictions are consistent with this section of Code.

(ix) Grants from the Fund shall cover no more than three-quarters of the cost of a project.
(m) **The Contingency Fund:**

(i) The Contingency Fund shall be administered by Council on the recommendation of the Finance Committee.

(ii) The Fund may be used to cover the cost of emergency Society expenditures submitted by Society departments or committees or other Society groups.

(iii) Before applying to the Contingency Fund, applicants must consult with the Finance Committee, the Vice-President Finance, and the Managing Director, who shall ensure that there is no other available funding before bringing an application to the Contingency Fund.

(iv) Applications to the Contingency Fund must be for amounts greater than or equal to $5,000.

(v) There may be no more than one application for a given project or situation in any fiscal year.

(vi) At no time may the amount in the Contingency Fund fall below five percent (5%) of the Contingency as determined in accordance with Article 4 above.

(vii) If the Society is or is likely to go into deficit for a given year, then no expenditures may be made from the Contingency Fund that year.

**Article 7. Fiscal Year**

1. The fiscal year for the Society shall be May 1 to April 30.

**Article 8. Budget**

1. Council shall, by Two-thirds (2/3) Resolution, approve a preliminary budget for the Society no later than April 30 in each fiscal year for the following fiscal year.

2. Pursuant to Bylaw 11, Council shall, by Two-thirds (2/3) Resolution, approve a final, detailed budget no later than June 30 in each fiscal year for that fiscal year.

3. Both the preliminary and the final budget shall include the budget projections adopted by Council the previous year, the most up-to-date actual expenditures and revenues available for the last three (3) fiscal years, variances, and the next fiscal year’s budget projections for all the Society’s operations, including but not limited to the business operations.
4. Both the preliminary and the final budget shall include a statement of the amount of money in each Fund of the Society, along with a note stating that the amount of money allocated from each Fund shall not exceed the amount of money in the Fund.

5. The final budget shall provide a detailed breakdown of revenues and expenditures within each department of the Society, a department in this context meaning an individual student service, business, staff department or position, executive member, and so forth.

6. The preliminary budget shall provide figures for the overall revenues and expenditures of each major division of the Society, the major divisions in this context meaning the business and administrative operations as a whole, all the departments within student government taken collectively, the Student Services as a whole, the Student Resource Groups, and so forth.

7. The detailed notes to each section of the budget shall be considered part of the budget.

8. Approval by Council of the final, detailed budget or any amendment thereto shall be deemed to be authorization for the organization or person responsible for each department mentioned in the final budget to manage the monies allocated to that department. Expenditures shall not deviate from those contained in the budget, unless an amendment has been submitted to the Vice-President Finance, and has been approved by both the Finance Committee and Council in accordance with Bylaw 11(1)(f).

9. Before the final, detailed budget is approved, normal expenditures (such as expenditures on salaries and office supplies) shall be permitted for each department in accordance with the final, detailed budget for the previous fiscal year. Exceptional expenditures (such as for capital projects or special events) may be authorized at the discretion of the Vice-President Finance provided that such an expenditure:

   (a) is consistent with the preliminary budget;

   (b) would not put a division into a deficit position; and

   (c) does not exceed twenty-five percent (25%) of the previous year’s budgeted expenditures for the department.

10. Detailed Budget Process

   (a) During January and February each year, each department head shall complete a zero-based budget for the minimum amount of funding needed to keep their department functioning, this minimum amount to include any multi-year additional funding approved in previous years and any other additional funding required by Code, Bylaws, or Policies.

   (b) The zero-based budget referred to in paragraph (a) above shall include a report breaking down and justifying the numbers in the zero-based budget and must be
approved by the Finance Committee by the end of February.

(c) Department heads may submit proposals to the Finance Committee for additional funding for new projects for their departments as long as these proposals are received in time to be approved in March.

(d) If the proposals for additional funding are for a one-year project, there will be a half-year review of them. If they are for multiple years, there will be an annual review.

(e) The proposals for additional funding shall include measures of success for the projects. These measures shall be used by the Finance Committee in the half-year and annual reviews. At its discretion, the Finance Committee may decide, as the result of a review, to recommend to Council that it end or reduce funding for a project. This will require a budget amendment in accordance with Bylaw 11(1)(e).

(f) In April of each year, the Finance Committee shall finalize the preliminary budget and recommend it to Council so that Council may approve it by April 30 in accordance with paragraph 1 above.

(g) In May and June of each year, the newly elected Executives may propose additional changes to their preliminary budgets to the Finance Committee, which shall then bring a finalized budget to Council so that Council may approve it by June 30 in accordance with Bylaw 11 and paragraph 2 above.

**Article 9. Contracts**

1. The term “contract” shall include binding agreements, memorandums of understanding, strategic partnerships, binding commitments, or any other business or legal arrangements intended to be enforceable by law. The term shall not include day-to-day commercial transactions or merchandise/food sales.

2. The Vice-President Finance, the Vice-President Administration, the Vice-President Academic and University Affairs, the Vice-President External Affairs, and the President are the only individuals who can bind the Society to a legal contract. The only exceptions to this provision are:

   (a) that the Society’s managers and senior staff shall, pursuant to Bylaw 8(2), have signing authority with respect to their specific areas.

3. Except in accordance with paragraph 2 above, members of Constituencies and Clubs, internal signing officers, and Society employees are not authorized to sign any contract on behalf of the Society. If such a non-authorized party signs a contract on behalf of the Society, that party, and not the Society, shall be responsible for the contract.
4. If any individual or group wishes to enter the Society into a contract, the following protocol must be observed:

   (a) the contract shall be submitted to the Vice-President Administration or the Vice-President Finance;

   (b) the Vice-President Administration or the Vice-President Finance shall ensure that the contract is consistent with the Code and Bylaws of the Society;

   (c) the Vice-President Administration or the Vice-President Finance shall determine if the contract is political or administrative, all contracts being administrative unless they result in:

       (i) a visible limiting of choice for the members of the Society;
       (ii) an exclusive relationship between the Society and the other party to the contract providing the other party with direct or indirect commercial access to the members of the Society;
       (iii) a strategic or far-reaching agreement with the University;
       (iv) an original agreement or new contract in excess of two (2) years in duration; or
       (v) any other consequences that should reasonably be brought to Council’s attention.

   (d) all administrative contracts shall be considered for approval by two Society signing officers and, if approved, signed by them within three (3) business days; and

   (e) contracts shall be approved for Subsidiary Organizations and Resource Groups only if they are in good standing.

5. For contracts that do not originate with a Subsidiary Organization, the Vice-President Administration or the Vice-President Finance shall consult with the Privacy Officer to see if there are any privacy concerns associated with the contract. If thought necessary, the Privacy Officer may also be consulted on privacy concerns associated with contracts that originate with a Subsidiary Organization.

6. For contracts that do not originate with a Subsidiary Organization, the Vice-President Administration or the Vice-President Finance shall consult with the Managing Director on the financial and legal implications of the contract, and the Managing Director may consult the Society’s lawyers if that is thought necessary. The Managing Director and the Society’s lawyers may also be consulted on the financial and legal implications of contracts that originate with a Subsidiary Organization if that is thought necessary.

7. Notwithstanding the provisions of this Article, contracts related to events at venues off-campus at which alcohol may be consumed shall be submitted to the Vice-President Administration or the Vice-President Finance no less than three (3) weeks in advance of
the event. Upon submission of the contract, the Subsidiary Organization or Resource Group must also apply for event insurance at the Administration Office, to be paid for by the Subsidiary Organization or Resource Group.

8. The Operations Committee may approve standard administrative contracts for use throughout the Society’s operations, including but not limited to bookings agreements, employment contracts and contracts with suppliers. Such standard administrative contracts need not be reapproved by the Operations Committee each time they are used, provided that the purpose and content of the contract have not changed, other than to indicate specific dates, names of parties, and the level of monetary compensation or payment.

9. Any contract that is not administrative shall be considered political. Political contracts may only be approved by a Two-thirds (2/3) Resolution of Council.

10. When approving a political contract other than a lease, Council shall deliberate on the final draft of the contract, and shall not delegate final approval to any other individual or body. A lease that is determined to be a political contract must be brought to Council for approval in principle, but the final draft of such a lease need not be brought to Council.

11. If an existing contract is being renewed for a period of more than two (2) years but the renewed version of the contract would not otherwise be considered political, the renewed version shall be considered administrative and need not be brought to Council for approval; however, it must be submitted to Council for information purposes.

12. Contracts, including leases, that are changed in any meaningful way after Council has approved them must be resubmitted to Council for approval of those changes.

13. Notwithstanding the authority granted to the signing officers to approve administrative contracts, Council has the power, subject to paragraph 17 below, to approve or disapprove any contract.

14. At the request of three (3) voting members of Council, Council must strike an ad hoc Ethical Review Committee to examine any contract prior to approval. Any contract that is to be reviewed by an Ethical Review Committee shall be considered political. The ad hoc Committee shall:

   (a) produce a written report to Council on the ethics of all the parties with which the Society is to enter into agreement under the proposed contract;

   (b) report back to Council in a timely fashion, usually by the next Council meeting, with a recommendation on whether or not to enter into the proposed contract;

   (c) in all other ways conform to the provisions on Committees in Section V of the Code; and
(d) have such other duties as are assigned by Council.

15. Only one Ethical Review Committee may be struck for any contract.

16. Neither Council nor the signing officers shall refuse to approve a contract proposed by a Subsidiary Organization or Resource Group solely because of disagreement with the purpose or philosophy implicit in that contract. Notwithstanding this provision, approval may be refused if a contract is inconsistent with the Society’s Policies, Code or Bylaws or if the procedure required by this Article has not been followed. Such a refusal may be made by Council or, for administrative contracts, by a Resolution supported by at least three (3) of the Society signing officers at a meeting of the signing officers. In the case of a refusal by the signing officers, the decision to refuse to approve a contract may be appealed to Council.

17. Once a contract has been approved and signed, it shall be sent to the Archives for preservation.

Article 10. Asset Inventory

1. All furnishings and equipment of the Society that have an expected life of more than two years shall be entered into the general asset inventory.

2. The general asset inventory shall be updated every three years by locating all furnishings and equipment and listing them as assets of the Society.

3. The general asset inventory shall include all assets of the Society in the SUB.

Article 11. Disposal of furnishings and equipment from the Asset Inventory

1. Any asset of the Society under the direct jurisdiction of Council, the Operations Committee or a Constituency may be disposed of (either sold or given away) by a Resolution of the respective body, provided that such disposition is in accordance with the Code and Bylaw 11(7), is in the best interests of the Society, and is not intended to benefit any individual or company at the expense of the Society. Both the Operations Committee and the Constituencies shall report any disposition of Society property under their jurisdiction to Council on a quarterly basis.

2. Any asset of the Society under the Managing Director’s jurisdiction may be disposed of (either sold or given away) at the discretion of the Managing Director, provided that such disposition is in accordance with the Code and Bylaw 11(7), is in the best business interests of the Society, and is not intended to benefit any individual or company at the expense of the Society. The Managing Director shall report any disposition of Society property under their jurisdiction to Council and the Advisory Board on a quarterly basis.
3. Any asset of the Society managed by a Club may only be disposed of (either sold or given away) after the Operations Committee has approved a disposition procedure for Clubs. The Operations Committee shall ensure that Clubs follow the disposition procedure, and it shall, on a quarterly basis, report to Council any disposition by a Club of Society property.
C. PERSONNEL PROCEDURES

Article 1. Regular Employees

1. Council shall establish, by a Two-thirds (2/3) Resolution, personnel procedures for the Society’s regular employees, to be contained in the Personnel Handbooks of the Society. Subject to paragraph 5 below, the Handbooks shall set out the basic employment principles and practices to be followed by the Society’s management and staff, and shall also include recruitment and hiring procedures.

2. There shall be one Handbook for permanent employees and another for part-time student employees.

3. All employees of the Society shall be given the appropriate Personnel Handbook at the time they commence employment.

4. The Human Resources Senior Manager shall regularly review the Personnel Handbooks and, if necessary, propose changes to them which will take effect if approved by a Two-thirds (2/3) Resolution of Council.

5. Paragraph 1 above and Article 2(3) below notwithstanding, the Society’s unionized employees are governed by the principles and practices contained in the collective agreement between the Society and the union representing those employees, and the principles and practices contained in the collective agreement take precedence, for the unionized employees, over the principles and practices contained in the Personnel Handbooks.

6. Collective Bargaining

(a) The Managing Director shall invite the President and the Vice-President Finance to participate in any collective bargaining negotiations, but the Managing Director shall be responsible for the conduct of any such negotiations.

(b) The Managing Director, at their discretion, may also invite other relevant Society personnel to participate in collective bargaining negotiations.

(c) At the conclusion of negotiations, the Managing Director shall make a recommendation to the Executive Committee.

(d) The Executive Committee shall notify the Finance Committee of any impact on the Society’s budget resulting from collective bargaining, and the Finance Committee shall propose amendments to the Society’s budget in accordance with Bylaw 11(1)(e) to incorporate any changes necessitated by the results of the collective bargaining.
(e) Pursuant to Section VI, Article 4(1)(b), designating the President as the spokesperson for the Society, the President shall be the Society official responsible for issuing statements concerning collective bargaining negotiations.

Article 2. Appointees

1. Individuals filling positions reporting to members of the Executive or to Council or to a committee of Council, other than the Advisory Board, or to another appointee shall be considered to be appointees rather than regular employees, and their positions shall be considered to be appointed positions.

2. Such appointees shall include but not be limited to the Ombudsperson, the Chief Electoral Officer, other members of the Elections Committee, the Speaker of Council, Associate Vice-Presidents, and assistants to members of the Executive.

3. Council shall establish, by a Two-thirds (2/3) Resolution, personnel procedures for the appointees, to be contained in a Personnel Handbook of the Society. Subject to Article 1(5) above and paragraph 4 below, the Handbook shall set out the basic employment principles and practices relevant to the appointees, and shall also include recruitment and hiring procedures.

4. For persons appointed by Council, paragraph 3 above is subject to the provisions of Bylaw 5(1)(c).

5. All appointees shall be given the Personnel Handbook referred to in this article at the time they commence their appointments.

6. The Human Resources Manager shall regularly review the appointees’ Personnel Handbook and, if necessary, propose changes to it, such changes to take effect if approved by a Two-thirds (2/3) Resolution of Council.

7. Hiring Process

(a) This process does not apply to the Society’s regular employees.

(b) The hiring process for the Ombudsperson, the Chief Electoral Officer and other members of the Elections Committee, and the Speaker of Council is as specified in the provisions for the Human Resources Committee in Section V, Article 9 above.

(c) The hiring process for other appointees shall be conducted by the person to whom they report, according to the following procedures:

(i) All vacancies shall be advertised in a campus publication, and interested candidates shall have at least five (5) business days to apply to fill such vacancies.
(ii) The person to whom a position reports shall create an interview team by selecting at least one other person to serve with them on the team, that other person being a member of the Human Resources Committee, a Councillor, Executive, Society employee, or outgoing holder of the position, as long as the outgoing holder of the position is not re-applying for it.

(iii) The interview team shall develop standardized questions and evaluation criteria in consultation with the Human Resources Manager and shall apply them equally to all candidates for the same position during the same hiring process.

(iv) All reasonable efforts shall be made to ensure that for any given position the same individuals conduct all interviews.

(v) At least two interviewers shall be present at every interview.

(vi) The Human Resources Department shall provide assistance as requested during the hiring process, but shall not conduct the interviews.

8. Procedure for Setting Terms of Employment

(a) This procedure does not apply to the Society’s regular employees.

(b) When a new appointed position is created, the terms of employment, including but not limited to the job description and the number of hours for that position, shall be set by Council in the Code or by a Council Resolution, on the recommendation of the Human Resources Committee, and those terms of employment shall remain as set for the term of the first appointment to that position unless altered in accordance with paragraph (c)(iv) below.

(c) After the completion of the term of the first appointment to a position, the terms of employment for that position may be altered according to the following procedures:

(i) The person or body to whom a position reports may initiate a change in the terms of employment for that position by conducting a review of the position, such a review to take place before the completion of the current term of appointment and to involve consultation with the appointee currently in the position.

(ii) Once the review referred to in paragraph (i) has been completed, it shall be submitted to the Human Resources Committee, along with a request to change the terms of employment. The Human Resources Committee may
make final approval of such a change unless the terms of employment have been prescribed in the Code.

(iii) If the terms of employment for a position have been prescribed in the Code, the Human Resources Committee, in order to obtain final approval for a change in the terms of employment, must submit the review referred to in paragraph (i) to Council, along with the request to change the terms of employment. Council may at its discretion amend the Code to make the requested change.

(iv) A change in the terms of employment for a position made in accordance with paragraphs (ii) or (iii) above shall not take effect during the term of a current appointment, but only at the beginning of a new term of appointment, unless Council, by Two-thirds (2/3) Resolution, directs that the change take effect during the term of a current appointment and unless the current appointee has already agreed to the change in writing.

(v) For positions that report to Council, including but not limited to the members of the Elections Committee, the Ombudsperson, and the Speaker of Council, the review contemplated in paragraph (i) above shall be conducted by the Human Resources Committee, which, if it decides that there should be a change in the terms of employment for a position, shall make a recommendation to Council, which may at its discretion approve the change.

9. Pay Rates

(a) Council shall set the remuneration for appointees based on a system devised by the Human Resources Committee in consultation with the Finance Committee.
SECTION X: STUDENT SERVICES


1. Upon the recommendation of the Executive Committee, or on its own initiative, Council may establish or discontinue a Student Service by a Two-thirds (2/3) Resolution. Should Council so resolve, Article 1(3) shall be deemed to be amended.

2. Council shall not establish a Student Service whose purpose overlaps with the purpose of an already existing Student Service.

3. The following organizations shall be Student Services:

   (a) AMS Food Bank;
   (b) Safewalk;
   (c) Peer Support;
   (d) Advocacy Office;
   (e) Tutoring Service;
   (f) Entrepreneurship Hub;
   (g) AMS Housing; and
   (h) Sexual Assault Support Centre (SASC), whose mandate shall be to serve as an all genders service for the UBC Vancouver campus community, providing support services to all survivors of violence, abuse, and harassment on campus.

4. Each Student Service shall:

   (a) offer services and resources to the membership which are in significant demand and aim to further the well-being of the membership as a whole;

   (b) aim to enable all students to achieve their potential;

   (c) with Council’s approval, work in cooperation with University departments of similar mandate;

   (d) advertise its services and resources to the membership;

   (e) be accessible to all Active Members of the Society;

   (f) have a Coordinator as its chief operations officer, who shall report to the Student Services Manager, except for SASC, whose chief operations officer shall report to the Managing Director; and

   (g) have such other powers and duties as are assigned by Council or the Student Services Manager (or in the case of SASC, the Managing Director) from time to time.
5. The Student Services shall not:

   (a) take part in any Society election campaigns;
   (b) take part in any Society referendum campaigns, unless authorized to do so by Council;
   (c) negotiate with the University, unless authorized to do so by the Executive Committee; or
   (d) engage in lobbying, unless authorized to do so by Council.

6. If authorized to do so in accordance with paragraph 5 above, Student Services shall negotiate with the University or engage in lobbying only through the Student Services Manager or in the case of SASC, through the Managing Director.

Article 2. Space and Financing

1. All Student Services shall be granted office space in the AMS Student Nest without having to apply for it annually. Those Student Services which the Student Services Manager (or in the case of SASC, the Managing Director) determines require visible space shall be granted such space in the AMS Student Nest by the Operations Committee.

2. The Student Services Manager shall submit a consolidated budget for all Student Services except SASC to the Managing Director, who shall submit the budget to the Vice-President Finance. This budget shall be prepared in consultation with the Coordinators of the Student Services. The budget for SASC shall be prepared by the SASC Manager in consultation with the Managing Director.

3. All Student Services shall be provided with secretarial and office support as determined by the Executive Committee, pursuant to Section VI, Article 3(2)(f) of the Code.

4. Safewalk shall be guaranteed sufficient funding to ensure that all safewalkers receive an hourly wage consistent with the wage paid to part-time student employees of the Society.

5. In addition to receiving two-thirds of the money deposited in the Sexual Assault Services Fund each year, SASC may, at the discretion of Council and the Finance Committee, receive additional money from the Fund.

Article 3. Student Services Manager

1. There shall be a Student Services Manager who shall oversee all the Student Services except for SASC, which shall be overseen by the Managing Director. In the following paragraphs in this Article, the term Student Services shall not apply to SASC and the
term Student Service Coordinators shall not apply to the SASC Manager.

2. The term of office for the Student Services Manager shall correspond to that of the members of the Executive Committee as stipulated in Bylaw 5(3).

3. The Student Services Manager shall:

(a) be the liaison person between the Executive Committee and the Student Services designated in Section X of the Code;

(b) be responsible for the management and administration of the Student Services;

(c) hold a meeting every two (2) weeks with all the Student Service Coordinators;

(d) provide supervision and guidance for the Student Service Coordinators and act as a resource person and advocate for them;

(e) arrange for orientation and transition of Student Service Coordinators;

(f) arrange appropriate training courses for the Student Service Coordinators, including but not limited to courses on human resources practices, employment equity, and human rights issues;

(g) assist the Student Service Coordinators in the preparation of their budgets;

(h) subject to paragraph 4 below, act as the liaison person with the University Administration on issues affecting the Student Services;

(i) provide a presentation to Council in July, such presentation to outline the strategies and plans for the Services in the coming year;

(j) provide a written report and oral presentation to Council at the last Council meeting of each semester in the winter session, such report to include but not be limited to statistics, finances, operational changes, the number of users, the cost per user, and the data collection and analytics to do with the Society’s interactions with students in the Student Services;

(k) be a salaried employee for the duration of their term of office;

(l) attend meetings of the Executive Committee if invited by the Committee;

(m) assist with the triennial Student Services review in accordance with Article 6 below; and

(n) have such other duties as are assigned by the Managing Director from time to time.
4. The Student Services Manager shall not:
   
   (a) negotiate with the University, unless authorized to do so by the Executive Committee; or
   
   (b) engage in lobbying, unless authorized to do so by Council.

**Article 4. Coordinators**

1. The Coordinator of every Student Service other than SASC shall carry out the management and administration of that Service subject to the direction of the Student Services Manager. The SASC Manager shall carry out the management and administration of SASC subject to the direction of the Managing Director.

2. Coordinators and Assistant Coordinators, if such Assistant Coordinator positions are established for a given Student Service, shall be Active Members of the Society, and shall not hold any other appointed or elected positions in the Society. This provision notwithstanding, the SASC Manager and Assistant Manager need not be Active Members of the Society.

3. The Coordinator of a Student Service (or in the case of SASC, the SASC Manager) shall keep or cause to be kept a register of the staff and volunteers of that Service.

4. Changes to the terms of employment for Coordinators and Assistant Coordinators other than the SASC Manager and Assistant Manager may be proposed by the Student Services Manager to the Managing Director. Such proposals must be in writing. Changes to the terms of employment for the SASC Manager and Assistant Manager may be made by the Managing Director.

**Article 5. Student Services Review**

1. The President shall arrange a review of the Student Services every three (3) years, such a review to be conducted with the assistance of the Student Services Manager.

2. The review shall include but not be limited to a review of Service offerings, key performance indicators, and the operations of the Student Services Department as a whole and of each individual Service.
SECTION XI: STUDENT RESOURCE GROUPS


1. Council may, by a Two-thirds (2/3) Resolution, declare an organization to be, or to no longer be, a Student Resource Group, provided that the Operations Committee has previously recommended such action by a Two-thirds (2/3) Resolution. Should Council so declare, paragraph 4 below shall be deemed to be amended.

2. The Operations Committee may recommend that an organization become a Student Resource Group if:

   (a) the purpose of the proposed Resource Group is clearly defined and does not overlap with the purpose of an already existing Resource Group;

   (b) the proposed Resource Group has already been constituted as a Club, and has been in existence for a minimum of one (1) year;

   (c) the proposed Resource Group’s finances are in good order, as determined by the Vice-President Finance; and

   (d) the Resource Group Allocation Committee has recommended that the proposed Resource Group become a Resource Group.

3. The Operations Committee shall not recommend that an organization cease to be a Student Resource Group unless such a cessation is approved by a Two-thirds (2/3) Resolution of the Resource Group Allocation Committee and a Two-thirds (2/3) Resolution of the Operations Committee.

4. The following organizations shall be the Student Resource Groups of the Society:

   (a) Pride UBC;
   (b) the Social Justice Centre;
   (c) the Student Environment Centre;
   (d) the Women’s Centre;
   (e) Colour Connected Against Racism;
   (f) the Neurodiverse and Disabled Alliance.

5. Student Resource Groups shall:

   (a) research, provide information and raise awareness on social issues of concern to the membership, as defined by the mandate of the Resource Group;

   (b) be involved in social issues relevant to society at large;

   (c) provide services to the membership, including but not limited to information
seminars, public speeches and discussion groups; and

(d) propose and lobby for policy changes within the Society, the University, and society at large.

6. The views expressed by the Resource Groups do not necessarily reflect the policies of the Society.

7. A Resource Group’s objectives and activities shall not be contrary to the Constitution, Bylaws or Code of Procedure of the Society.

8. Any correspondence by a Student Resource Group on official letterhead of the Society shall indicate that its views do not necessarily reflect the policies of the Society.

9. Membership in all Resource Groups shall be open to all Active Members of the Society. This provision notwithstanding, a Resource Group may, in its constitution, limit, for specifically defined groups of members:

(a) access to specific areas of that same Resource Group's space – or attendance at specifically defined events or activities (excluding general meetings) of that Resource Group – but only in the interests of preserving and protecting the mental, emotional, or physical security of other members of said Resource Group; and

(b) the ability to hold an executive position on that same Resource Group, but only in the interests of preserving and protecting the mandate of said Resource Group as set out in its constitution.

10. On receipt of a complaint about the application of paragraph 9 above, the Operations Committee may direct the Resource Group to respond to the complaint in writing and may, by a Two-thirds (2/3) Resolution, recommend that Council take further action in the matter.

11. On receipt of the Resolution referred to in paragraph 10 above, Council may, by a Two-thirds (2/3) Resolution, take such action as it sees fit.

12. Each Resource Group shall establish its own rules, regulations, and procedures, and shall record those rules, regulations, and procedures in a constitution or other similar document which it shall submit to the Operations Committee for information purposes. Any amendments to the constitution or other document shall also be submitted to the Operations Committee. In the event that such amendments significantly alter the purposes of the Resource Group, the Operations Committee may, by a Two-thirds (2/3) Resolution, recommend to Council that it reject the amendments. After such a recommendation from the Operations Committee, Council may reject such amendments by a Two-thirds (2/3) Resolution.
13. The rules, regulations, and procedures of a Resource Group must ensure that it operates democratically and must also ensure that only those members of the Resource Group who are Active Members of the Society shall:

(a) exercise voting rights at Resource Group meetings and other Resource Group events; and

(b) hold Executive positions, or similar positions, within the Resource Group.

14. On receipt of a written complaint that a Resource Group is not complying with the requirements in paragraphs 12 and 13 above, or is not following its own rules, regulations, or procedures, the Operations Committee may direct the Resource Group to respond to the complaint in writing and may, by a Two-thirds (2/3) Resolution, recommend that Council take further action in the matter.

15. On receipt of the Resolution referred to in paragraph 14, Council may, by a Two-thirds (2/3) Resolution, take such action as it sees fit to ensure compliance with the requirements set out in paragraphs 12 and 13 above and with the rules, regulations, or procedures of the Resource Group.

**Article 2. Space and Promotion**

1. Student Resource Groups shall be granted office space in the AMS Student Nest by the Operations Committee without having to apply for it annually. Such office space shall be subject to rules in the Operations Committee Policy Manual and other AMS Policies and Procedures, and shall be open to inspection by the Vice-President Administration or Building Operations Manager in the same manner as Club office space, provided that two weeks’ notice is given.

2. The Operations Committee shall ensure that Student Resource Groups be given priority over Clubs with regard to booking space in the AMS Student Nest. Such priority shall include, but is not limited to, allowing the Student Resource Groups advance booking opportunities prior to the opportunities set aside for Clubs. However, the Operations Committee may restrict the number of advance bookings granted to each Resource Group.

3. Space shall be made available to the Student Resource Groups on the Society’s website, in its newsletter, and in other communications media as appropriate to allow the Resource Groups to publicize their events and activities.

**Article 3. Financing and Governance**

1. Council shall annually budget for and provide Resource Groups with an annual lump-sum allocation. This allocation shall not be reduced from the amount allocated in the previous
fiscal year except by a specific Two-thirds (2/3) Resolution of Council.

2. Council’s approved lump-sum allocation shall be divided among the Resource Groups by the Resource Group Allocation Committee (hereinafter referred to as the “RGAC”), composed of one voting member elected or appointed by and from each Resource Group. The Vice-President Finance shall notify the RGAC of the total of the lump-sum allocation, and the total of the Resource Group Event Fund by June 30 of each fiscal year. The RGAC shall divide the lump-sum allocation based on budget proposals submitted to it by the individual Resource Groups.

3. The RGAC shall notify the Vice-President Finance of how the lump-sum allocation is to be divided as soon as the RGAC has made its decision on this issue, so that the money can be distributed to the appropriate Resource Group accounts and the Resource Group Event Fund. Such notification shall be in writing and shall include copies of the Resource Group budgets as approved by the RGAC. Allocations into the appropriate Resource Group accounts by the Vice-President Finance are to be completed within seven (7) business days of receiving notice.

4. The Resource Groups through their treasurers and the RGAC shall submit financial reports to the Finance Committee twice per fiscal year, one in March and one in October.

5. The financial reports from each of the Resource Groups shall be compiled and combined into one report by the Vice-President Finance and shall be included in the general financial reports made by the Finance Committee to Council in June and November.

6. In addition to the powers and duties set out above, the RGAC shall:

   (a) determine its own procedures and meeting dates, provided that resolutions of the RGAC must receive a majority of votes of all members to be considered adopted;

   (b) manage and allocate the Resource Group Event Fund, subject to the Fund’s description in Section IX B of the Code;

   (c) facilitate communication between the Resource Groups;

   (d) act as a liaison between the Resource Groups and the Operations Committee, by doing such things as providing Resource Group contact numbers to the Operations Committee; and

   (e) have such other powers and duties as are outlined in the Bylaws or Code or are assigned by Council from time to time.

7. A new Student Resource Group, created by Council under Article 1(1) above, shall not be eligible for funding until the following fiscal year unless such funding has been approved by the RGAC in a manner consistent with this Article.
8. No Resource Group shall make any expenditure or incur any liability that puts it into a deficit situation, unless such deficit has been approved by the Finance Committee.

9. Executive positions within Resource Groups must be voluntary and Executives must not receive salary or honoraria from the Resource Groups in their role as Executives.

10. Resource Groups may not hire their own Executives or enter into any contract providing compensation for services provided by their own Executives outside of the Executives’ regular duties unless the payment for such services would total $100 or less and a contractor’s agreement is signed. This provision notwithstanding, Resource Groups may pay an Executive more than $100 for such services if permission is granted in writing by the Operations Committee. Such permission shall only be granted if both the Operations Committee and the RGAC pass Two-Thirds (2/3) Resolutions granting permission.

11. The process of making the payments referred to in paragraph 10 above shall be facilitated by the RGAC.

12. In the event that the Resource Groups choose to hire an individual, on a part-time or full-time basis, the hiring process shall be facilitated by the AMS Human Resources Department.

13. If a Resource Group does not spend all the money budgeted for it in a fiscal year, the unspent money shall be transferred to the Resource Group Event Fund.

14. If a Resource Group does not submit its budget and financial reports to the Vice-President Finance, its constitution and executive list to the Operations Committee, or any other documents as required by the Code, its financial account shall be frozen until it submits the required document or documents.

**Article 4. Autonomy**

1. Neither the Operations Committee, the Finance Committee, an Executive nor the Executive Committee shall interfere with the discharge of duties by the RGAC specified in this section.

2. A Resolution made by the Operations Committee with respect to Student Resource Groups on an issue not dealt with in this section is not effective or enforceable until it has been ratified by a specific Resolution of Council.
SECTION XII: RECOGNITION AND HONORARIA

Article 1. Councillor of the Year

1. The Executive may, at the end of its term, bestow the title of Councillor of the Year on a member of Council to honour that Council member for their overall contribution to the Society.

2. The Councillor of the Year title may be bestowed on any member of Council, voting or non-voting, other than members of the Executive, the Speaker, and the Ombudsperson.

3. In addition to the title, the Executive may at its discretion award a gift or honorarium to the Council member it chooses to name Councillor of the Year.
SECTION XIII: FEES

Article 1. Notice and Alteration of Fees

1. In accordance with the University Act, annual notice of the Society’s fees shall be submitted to the Board of Governors of the University by the Vice-President Finance.

2. Notice of any change in the Society’s fees shall be submitted to the Board of Governors of the University by the Vice-President Finance once the new fee amount or rate of change has been approved in accordance with Bylaw 14 and the University Act.

3. Annual notice of the Society’s fees and notice of any change in those fees shall be submitted to the Affiliated Institutions.

4. The Vice-President Finance shall keep or cause to be kept a record of the current fee rate for Active Members, to be provided on request to any Active Member.

Article 2. Refund of Fees

1. Active Members who withdraw from the University or an Affiliated Institution shall receive a full refund of their Society fees if:

   (a) they are registered in both terms of the Winter Session, but withdraw by the end of the third week of classes in the first term of the Winter Session; or

   (b) they are registered in one term of the Winter Session or in either term of the summer session, but withdraw from the University or an Affiliated Institution by the end of the third week of classes in that term.

2. Under normal circumstances, Society fees shall not be refunded except in accordance with paragraph 1 above; however, requests for refunds after the deadlines set out in paragraph 1 may be granted by Council in extreme circumstances.

Article 3. Exemption from Fees

1. In accordance with the referendum of 1966, 3rd and 4th year medical students are exempt from paying the Society’s fees.

2. Pursuant to Bylaw 14(7), Society fees shall also be waived, in whole or in part, for the following categories of Active Members:

   (a) Active Members who are not assessed tuition fees by the University;
(b) Active Members pursuing a University of British Columbia program at an institution other than UBC Vancouver and paying student fees at that other institution;
(c) Active Members taking only distance education courses, meaning distance learning courses so designated by UBC Vancouver;
(d) Active Members at the Affiliated Institutions;
(e) Active Members in the Ritsumeikan, Tec de Monterey, and Korea University programs; and
(f) Active Members in a one-year program running from January through December; and
(g) Active Members enrolled during the COVID-19 disruption.

3. Without limiting the generality of paragraph 2 above, the following categories of Active Members shall be exempt from paying all the Society’s fees:

   (a) senior citizens, meaning persons 65 years or older;
   (b) 2nd year medical students pursuing their UBC Vancouver medical degree at the University of Victoria, the University of Northern British Columbia, or some other institution;
   (c) Active Members taking only distance education courses, meaning distance learning courses so designated by UBC Vancouver;
   (d) Youth (Wards of the Province) who age out of government care.

4. Without limiting the generality of paragraph 2 above, the following categories of Active Members shall be exempt from paying all the Society’s fees, except for the U-Pass fee, which they must pay:

   (a) exchange students from abroad;
   (b) graduate students in the Western Dean program.

5. Without limiting the generality of paragraph 2 above, students from the University’s Okanagan campus doing a term or more of studies at UBC Vancouver shall be exempt from paying all the Society’s fees, except for the AMS Membership Fee and the U-Pass fee, which they must pay.

6. Pursuant to Bylaw 14(8), Active Members in the categories enumerated in paragraphs 1 and 3 above are entitled to all the privileges of membership, with the exception of the following exclusive services:

   (a) the health and dental plan;
   (b) the U-Pass.

7. Pursuant to Bylaw 14(8), Active Members in the categories enumerated in paragraphs 4 and 5 above are entitled to all the privileges of membership, with the exception of the health and dental plan.
8. Pursuant to Bylaw 14(9), exempted Active Members who are not eligible for one or more of the exclusive services enumerated in paragraph 6 above may agree to pay the full Society fee and thus become entitled to the exclusive services.

9. Without limiting the generality of paragraph 2 above, Active Members at the Affiliated Institutions shall be exempt from paying the Society’s $12 Financial Assistance fee (also known as the bursary fee) and the Society’s $1 Ombudsperson fee, but shall not be exempt from the rest of the Society’s fees. Such Active Members shall be entitled to all the privileges of membership, including the exclusive services enumerated in paragraph 6 above.

10. Without limiting the generality of paragraph 2 above, Active Members in the Ritsumeikan, Tec de Monterey, and Korea University programs shall be exempt from paying the Society’s $12 bursary fee, but shall not be exempt from the rest of the Society’s fees. Such Active Members shall be entitled to all the privileges of membership, including the exclusive services enumerated in paragraph 6 above.

11. Pursuant to Bylaw 14(4), no Active Member shall in any one Academic Year pay more than the full Society membership fee for that year.

12. Active Members beginning their membership in the summer session at UBC Vancouver shall pay 50% (fifty percent) of the full Society membership fee for the Academic Year ending with that summer session.

13. Without limiting the generality of paragraph 2 above, Active Members in a one-year program running from January through December shall pay the Society’s fees in January for the Academic Year including that January, but shall be exempt from paying the Society’s fees the following September, except for the U-Pass fee and the Health and Dental fee. Such Active Members shall be entitled to all the privileges of membership, including the exclusive services enumerated in paragraph 6 above.

14. Without limiting the generality of paragraph 2 above, Active Members enrolled during the COVID-19 disruption shall be exempt from paying the Society’s $21 Athletics and Intramurals fee, but shall not be exempt from the rest of the Society’s fees. Such Active Members shall be entitled to all the privileges of membership, including the exclusive services enumerated in paragraph 6 above.

Article 4. Allocation of Fees

1. Portions of the Society’s fee may be designated by referendum to be used for certain specific purposes. Below is a list of the designated purposes, with the fee levels as of September 2015. Note that some of these fee levels will change in subsequent years in accordance with paragraph 2 below because of indexing to the Consumer Price Index.
(a) AMS Membership fee, designated by the referendum of March 2011 and the referendum of January 2014: $38.14 for every Active Member;

(b) Capital Projects Fund, designated by the referenda of November 1982, November 1991, March 2011, January 2012, and January 2014: $7.44 for every Active Member;

(c) AMS Financial Assistance Fund, designated by the referenda of March 1998 and March 2011: $12 for every Active Member;

(d) AMS Athletics and Intramurals Benefit Fund, designated by referenda in March 1979, November 1982, January 1996, March 1998, and March 2011: $21 for every Active Member;

(e) Resource Groups, designated by the referenda of January 1996 and March 2011: $1.56 for every Active Member, refundable upon request;

(f) AMS Refugee Student Fund, designated by the referenda of January-February 1985, January 1996, and March 2008: $2.61 for every Active Member;

(g) the Student Legal Fund, designated by the referenda of March 1998 and March 2011: $1 for every Active Member;

(h) CiTR, designated by the referenda of September-October 1999 and March 2011: $5.22 for every Active Member, refundable upon request;

(i) Sustainability Projects Fund, designated by the referendum of March 2011: $2.35 for every Active Member;

(j) International Projects Fund, designated by the referendum of March 2011: $0.26 for every Active Member;

(k) an extended health and dental plan, designated by the referendum of September-October 1999, March 2011, and March 2016: $221.94 for every Active Member, refundable upon request for those with an equivalent health and dental plan;

(l) a universal transit pass (U-Pass), designated by the referenda of February 2003, January-February 2005, March 2008, March 2011, and January 2013: $38 per month for every Active Member, except for certain exempt categories;

(m) the Sexual Assault Support Services Fund, designated by the referenda of February 2003, January - February 2005, and March 2011: $3.39 for every Active Member;

(n) the SUB Renewal Fee, designated by the referendum of March 2008 (for building the AMS Student Nest): $100 for every Active Member;
(o) the Clubs Benefit Fund, designated by the referendum of March 2011: $1.56 for every Active Member;

(p) the Childcare Bursary Fund, designated by the referendum of March 2011: $1.05 for every Active Member;

(q) the Ombudsperson Fund, designated by the referendum of January 2012: $1.02 for every Active Member;

(r) the Bike Co-op Fee, designated by the referendum of January 2013: $1.01 for every Active Member, refundable upon request;

(s) the Campus Culture and Performance Fee, designated by the referendum of March 2016: a graduated amount for every Active Member, refundable upon request, beginning at $1.50 in the 2016/17 school year, increasing by $0.25 per School Year for ten (10) years, after which increasing annually in accordance with CPI;

(t) the Sustainable Food Access Fee, designated by the referendum of March 2018: $0.38 for every Active Member, refundable upon request;

(u) the Thrift Store Fee, designated by the referendum of March 2019: $0.95 for every Active Member, refundable upon request; and

(v) the Indigenous Student Fee, designated by the referendum of March 2019: $0.95 for every Active Member.

2. Subject to paragraph 3 below, all fees except the SUB Renewal Fee, the Athletics and Intramurals Benefit Fee, the Student Legal Fund Fee, and the AMS Financial Assistance Fund Fee shall be indexed to the British Columbia Consumer Price Index, using the September statistics from one Academic Year to calculate the increase for the next Academic Year.

3. In accordance with the referendum of March 2016,

(a) the Campus Culture and Performance Fee shall not be indexed to the Consumer Price Index until ten (10) years after its first introduction;

(b) even if the Consumer Price Index declines, there shall be no reduction in the amount of the Health and Dental Plan Fee;

(c) there may be an increase of up to five percent (5%) in the Health and Dental Plan Fee even if the Consumer Price Index increases by less than that, provided that there has been a recommendation for such an increase by the AMS/GSS Health & Dental Plan Committee and that such a recommendation has been approved by a special
resolution of the Graduate Student Society council and by a Two-thirds (2/3) Resolution of the Alma Mater Society Council; and

(d) the recommendation made by the AMS/GSS Health & Dental Plan Committee regarding fee increases referred to in paragraph (c) above shall reflect the financial status of the Health & Dental Plan as well as any coverage changes in the plan.

Article 5. Graduating Class Fee

1. Members of the graduating class, meaning all students in the Winter Session who are registered in the final year of a program leading to a bachelor's degree or a post-baccalaureate degree in medicine, dentistry, or law, shall pay a graduating class fee, set by the referendum of March 2019 at $3.

Article 6. Determination of Constituency fee levies

1. In accordance with the University Act a Constituency may only raise its fees by referendum, such a referendum to be held in accordance with Bylaw 14, Section IX A, Article 9 of the Code, and this Article.

2. A referendum to alter a Constituency fee levy must be held during the Winter Session, and early enough to enable the Board of Governors to order the collection of the levy in time for the following school year.

3. The President shall be provided with documentation of the results of the referendum within one (1) month of the release of results and shall place upon Council’s next agenda a Resolution to accept the new fee. Such a Resolution shall be deemed to have been submitted by the Constituency in accordance with Section III, Article 2(2)(a), and shall appear under the “Constituency and Affiliates’ Motions” section.

4. The Resolution referred to in paragraph 3 above shall take the following form:

That Council, pursuant to the University Act and Bylaw 14(6) of the Society, give notice to the Board of Governors to increase the fee levy for students in (whichever faculty) from $___ to $___ starting in Winter Session 20___/___, and that the Vice-President Finance send this notice to the Board of Governors.

5. The notice referred to in paragraph 4 shall contain the following elements:

(a) a letter addressed to the Chair of the Board of Governors notifying the board of a change in the Constituency fee levy;

(b) a copy of the Resolution adopted by Council; and
(c) a copy of the documentation specified in paragraph 3 above.

6. The notice referred to in paragraph 4 above shall be sent to the Secretary of the Board of Governors no more than fourteen (14) days after the Council meeting that adopted the Resolution.

Article 7. Donations

1. No money derived from the Society’s fees shall be directly transferred to a third party as a donation, except as provided in this Article.

2. The Society, its Subsidiary Organizations, and its Resource Groups may provide grants to fund services and activities, including but not limited to fundraising events, provided those services and activities take place on the UBC Vancouver campus or elsewhere within Metro Vancouver and provided they are reasonably accessible to the Active Members of the Society.

3. The Society may authorize a donation to a third party by means of a referendum to alter the Society’s fees in accordance with Bylaw 14(3).

4. A Constituency may authorize a donation to a third party by means of a fee referendum held in accordance with Bylaw 14(6).

5. The Society’s clubs may make donations to third parties out of the moneys they collect from their members.
SECTION XIV: RIGHTS & OBLIGATIONS OF MEMBERSHIP

Article 1. Active Members

1. The rights and obligations of Active Members are contained in the Bylaws and Code of the Society, and include, but are not limited to:

   (a) the right to attend, speak, and vote at all General Meetings of the Society;

   (b) the right to participate and vote in all general referenda of the Society;

   (c) the right to be nominated for and hold office on Council if the Active Members so nominate and elect;

   (d) the right to be appointed to and hold office on Committees and other bodies of the Society if Council so resolves, consistent with the Bylaws and Code of Procedure of the Society;

   (e) the right to voice their views and concerns to Council and other appropriate bodies of the Society;

   (f) the right to use the facilities of the AMS Student Nest and other facilities as may be determined from time to time by the Society, the University, the Operations Committee, and Council; and

   (g) an obligation to abide by the Society’s Constitution, Bylaws, Code, and other regulations which are considered necessary for the Society.

Article 2. Associate and Honorary Members

1. Associate Members and Honorary Members shall have the right to:

   (a) attend and be heard, but not to vote, at all General Meetings of the Society;

   (b) use the facilities of the AMS Student Nest as if they were Active Members; and

   (c) voice their views and concerns about the Society to Council.

2. Associate Members and Honorary Members who are not also Active Members shall neither be nominated for nor hold:

   (a) any voting position on Council;

   (b) a voting position on any Society Committee;

   (c) the position of Chair on any of the Society’s Committees; or

   (d) any position on an executive committee of any Subsidiary Organization, except where provided for by the constitution or bylaws of that organization.
SECTION XV: PRESIDENTS COUNCIL

Article 1. Composition

1. There shall be a Presidents Council composed of:

   (a) the Society’s President;
   (b) the Presidents of the Society’s Constituencies;
   (c) the Presidents of the student associations at the Affiliated Institutions;
   (d) the President of the Graduate Student Society; and
   (e) the Society’s Vice-President Administration, who shall be non-voting.

2. The Council shall be chaired by the Society’s President.

Article 2. Meetings and Minutes

(e) The President shall call meetings of the Presidents Council at least once a term during the School Year and at the discretion of the Society’s President from May to August.

(f) The rules and procedures for the Presidents Council shall follow those of Standing Committees of Council, as outlined in Section V, Article 1.

Article 3. Powers and Duties

(g) The Presidents Council shall:

   (c) facilitate cooperation between the Constituencies and between the Constituencies and the central AMS (for the purposes of this Article the term Constituencies shall include the student associations at the Affiliated Institutions);

   (d) be the forum in which the Constituencies may update each other and the central AMS on activities, events, and issues within the Constituencies, including but not limited to departmental clubs, negotiations and advocacy within the University, and potential Constituency referendum campaigns;

   (e) be the forum through which the Executive Committee may communicate with the Constituencies;

   (f) advise on yearly Constituency executive orientation;

   (g) oversee and suggest edits to the Constituency Orientation Guide.
(h) have the power to pass a Resolution advising any body within the Society, and that body shall be required to respond to the advice given;

(i) have the power to pass a Resolution to put questions to any body within the Society, and that body shall be required to respond to the questions asked;

(j) have the power to make recommendations to AMS Council on any issue related to AMS-Constituency relations, including but not limited to Society and Constituency events, Society and Constituency communications, media protocols, websites and social media, publications, orientations, budgets and financing, Constituency accounts, contracts, and Constituency operations.