



NOTICE OF MOTION REGARDING CHANGES TO THE INTERNAL REGULATIONS OF REPRESENTATION AND ADVOCACY 2019-03-14

Submitted for: March 14, 2019

WHEREAS, the Internal Regulations of Representation and Advocacy should be revised to accurately reflect the functioning of the Students' Society of McGill University ("the Society");

WHEREAS, many of these changes are clarifications of what is current practice within the Society, which should be reflected in governance procedures;

BE IT RESOLVED, THAT the Society's Legislative Council amend the Internal Regulations of Representation and Advocacy as outlined in Appendix A.

Moved by:

Tre Mansdoerfer, *President*

Bryan Buraga, *Senate Caucus Representative*

Garima Karia, *Arts Representative*



Appendix A

Current Internal Regulations of Representation and Advocacy

(Part - Article)	Old	New	Rationale
2- 4.1	4.1 REPLACEMENT. Should the President be unable to serve as the Society’s representative to the Board of Governors, the Vice-President (University Affairs) shall automatically be deemed to fill the position, in accordance with the Internal Regulations of Governance.	Strike.	Already stated in IRs of Governance.
2 - 6.1	6.1 The membership of the Senate Caucus shall consist of: a) thirteen (13) Student Senators; and b) the Senate and Committee Secretary General (non-voting).	6.1 The membership of the Senate Caucus shall consist of: a) thirteen (13) Student Senators b) the Senate and Committee Secretary General (non-voting); and c) the Mac Campus Student Society senator (non-voting)	Mac Campus has one senate representative. Their inclusion into SSMU Senate Caucus is mutually beneficial for a greater student voice at Senate.
2 - 8.1 b	b) b) if no such request is submitted or approved by the Legislative Council, the Election for Student Senators shall take place under the auspices of the Faculty Association according to their respective rules and procedures.	b) if no such request is submitted or approved by the Legislative Council, the Election for Student Senators shall take place under the auspices of the Faculty Association according to their respective rules and procedures.	Typo



	2 - 10.1	<p>10.1 FACULTY RESPONSIBILITY. The Faculty shall be responsible for filling their vacant seat, unless they notify Senate Caucus of their inability to do so, or ask for Senate Caucus to fulfill this duty according to section 10.3. Should the Faculty fail to initiate a process to fill their vacant spot within 20 days of gaining knowledge of the vacancy, the filling of the vacant seat will automatically fall to the process outlined in 10.5, unless Senate Caucus is given proper notification of a need to extend the process.</p>	<p>10.1 FACULTY RESPONSIBILITY. The Faculty shall be responsible for filling their vacant seat, unless they notify Senate Caucus of their inability to do so, or ask for Senate Caucus to fulfill this duty according to section 10.3. Should the Faculty fail to initiate a process to fill their vacant spot within 20 days of gaining knowledge of the vacancy, the filling of the vacant seat will automatically fall to the process outlined in 10.3, unless Senate Caucus is given proper notification of a need to extend the process.</p>	<p>This is most likely a misprint or incorrect when the Internal Regulations were updated. Changing this to 10.3 addresses the inconsistencies.</p>
	3 - 15.3	<p>15.3 VOTE ON AFFILIATION. Any Member of the Society or the Legislative Council may initiate a Referendum question on affiliation with a Federation, in accordance with the procedures provided for the initiation of Referendum questions in the Internal Regulations of Elections and Referenda and the Internal Regulations of the Finance and Operations Portfolio. The Referendum question must include: a) the name of the Federation for which affiliation is being proposed; b) the amount of the Fee that would</p>	<p>15.3 VOTE ON AFFILIATION. Any Member of the Society or the Legislative Council may initiate a Referendum question on affiliation with a Federation, in accordance with the procedures provided for the initiation of Referendum questions in the Internal Regulations of Elections and Referenda and the Internal Regulations of Finance the Finance and Operations Portfolio. The Referendum question must include: a) the name of the Federation for which affiliation is being proposed; b) the amount of the Fee that would</p>	<p>IRs were renamed. Renaming currently isn't reflected</p>



		be paid by Members to fund the cost of affiliation with the Federation; and c) all other requirements of Fee referenda as set out in the Internal Regulations of the Finance and Operations Portfolio and the Internal Regulations of Elections and Referenda.	be paid by Members to fund the cost of affiliation with the Federation; and c) all other requirements of Fee referenda as set out in the Internal Regulations of Finance the Finance and Operations Portfolio and the Internal Regulations of Elections and Referenda.	
3 - 17.1	17.1 REFERENDUM. In accordance with the Internal Regulations of Elections and Referenda and the Internal Regulations of the Finance and Operations Portfolio any increase to the Fee paid by Members as required by the Federation to fund the cost of affiliation must be approved by a Referendum.	17.1 REFERENDUM. In accordance with the Internal Regulations of Elections and Referenda and the Internal Regulations of Finance the Finance and Operations Portfolio any increase to the Fee paid by Members as required by the Federation to fund the cost of affiliation must be approved by a Referendum.		IRs were renamed. Renaming currently isn't reflected
Part 5	Part Relegated to Discussing the Library Improvement Fund	Strike		This exists within the terms of reference of the Library Improvement Fund Committee and is not needed nor should be in the IRs