1. CALL TO ORDER
Call to Order – 3:02 PM

2. TERRITORIAL ACKNOWLEDGMENT
We respectfully acknowledge that the SFSS is located on the traditional, unceded territories of the Coast Salish peoples, including the xʷməθkʷəy̓əm (Musqueam), Skwxwú7mesh Úxwumixw (Squamish), Sel̓íl̓witulh (Tsleil-Waututh), kʷik̓w̓eł̓əm (Kwikwetlem) and q̓ic̓əy (Katzie) Nations. Unceded means that these territories have never been handed over, sold, or given up by these nations, and we are currently situated on occupied territories.

3. ROLL CALL OF ATTENDANCE
3.1 Governance Committee Composition
VP University Relations (Chair) ................................................. Gabe Liosis
VP Finance .......................................................... Corbett Gildersleve
VP Student Services .......................................................... Matthew Provost
At-Large Representative .......................................................... Balqees Jama

3.2 Society Staff
Campaigns, Research, & Policy Coordinator .............................. Sarah Edmunds
Executive Director .......................................................... Sylvia Ceacero
Executive Assistant .......................................................... Shaneika Blake

4. ADOPTION OF THE AGENDA
4.1 MOTION GOV 2020-05-28:01
Corbett/ Matthew
Be it resolved to adopt the agenda as presented.
CARRIED unanimously

5. DISCUSSION
5.1 AGM Planning
• There have been discussions about the fall AGM and the tentative time period for the AGM is the last week of October 2020.
  o It is dependent on the auditor.
  o In the bylaws it is said that the AGM has to be held at any time between the last week of September and the last week of October.
• An AGM working group or committee will be formed.
  o It was suggested to start planning the AGM about now.
    ▪ Previously a lot of planning was with the SFU about risk assessment and planning for the location.
  o This year the event will be virtual, and the planning process will be different.
    ▪ Nevertheless, it was suggested to start planning as soon as possible to have time for trial and error.
• It was pointed out that there will be a workshop about virtual AGMs that several UAA committee members plan to attend.
• VP Finance will deliver a financial report at the AGM.
  o The report will be finished in the summer because the audit has to be finished first.
  o The audit will begin soon – the relevant forms have been mailed out.
• The SFSS president will do a report as well.
• It was pointed out that in the past when organizing some AGMs, the Society has looked for a parliamentarian or for someone with more experience chairing large groups of people to act as a presiding officer over the AGM.
  o This year the decision was made to have a Board member to chair the meeting, because it is easier to chair the online meeting.
• It was reminded that it is necessary to work from the AGM’s date backwards.
  o The date of the AGM is relevant for working backwards for the Board bylaw consultation and student townhall.
    ▪ The Board consultation will be on June 12th.
  o The townhall date will be set soon.

5.2 Governance Restructuring (Open Discussion)
• At the last Governance meeting people were tasked with different things.
  o One of the tasks was going through the 2015 Policy Manual of the SFSS.
    ▪ The Board would like to revert some of the principles of the 2015 Policy Manual.
      • Some are outdated or not relevant anymore.
  o The original policy manual is composed of three sections: rules, standing orders, and administrative policies.
    ▪ The rules and standing orders have been looked through already, the administrative policies will be worked on further.
  o The things that have been edited in the policy manuals, have been changed in consultation with the research that the committee members have done.
• The plan is to move away from the Carver model and to see what other student societies are using as a model.
  o The research has shown that most student unions do not follow the Carver model.
    ▪ Instead, they have a structure where the Executives manage the day to day operations.
    ▪ Oversight structures and staff support is delegated to committees.
    ▪ In most cases, the day to day HR work is delegated to senior management staff.
• The changed that were made to the 2015 manual:
  o Most of the changes were clarification of the wording.
  o Some committees do not exist anymore or are outdated.
    ▪ These were changed to reflect more modern-day committees.
  o Standing orders were outdated.
    ▪ There were many committees that are not there anymore, and the duties of these committees have been delegated to staff.
      • Some of these were removed.
  o Some the TOR were taken out or added to other committees.
  o Some operational oversight was delegated to the committees.
In 2015 Policy Manual the FAC was not called the Finance and Audit Committee, rather it was called the Finance and Administrative Services Committee.

- It had a lot of operational oversight duties.
- This was kept in the policies, because this is the way the Board members see the structure moving towards.
  - Some committees, like VCC and First Year Engagement Committee were added to the policies.
  - The administrative policies part has not been completed yet.
    - This will be looked at in conjunction with the current operational policies of the Society.
- Some of the things that have not changed much since 2015 and were added to the policies:
  - The stipends that the Board members get – this was in the policies in 2015 but got removed later.
    - More transparency on what the Board members receive as stipends.
    - Additional stipend for additional work.
  - Conflict of interest language has been expanded and now it merges better with the policies.
  - The clause was added that the documents that Board members receive or obtain, are the property of the SFSS.
- It was brought out that in 2015 Policy Manual the Board policies, administrative policies, and elections policies were all in one.
  - Now the elections policies were taken out and made as a separate document.
  - Also issues policies were taken out.
    - These will be looked into when the issues policies are worked on further.
- It was pointed out that this is a rough draft and not everything has been gone through yet.

6. IN-CAMERA
6.1 MOTION GOV 2020-05-28:02
Gabe/Matthew
Be it resolved to go in-camera for the remainder of the meeting.
CARRIED unanimously

6.2 Report from Executive Committee
6.3 Governance Restructuring

7. EX-CAMERA
7.1 MOTION GOV 2020-05-28:03
Balqees/Corbett
Be it resolved to go ex-camera for the remainder of the meeting.
CARRIED/CARRIED AS AMENDED/NOT CARRIED

8. ANNOUNCEMENTS
- Next Governance Committee Meeting: Thursday, June 4th, 2020
9. ATTACHMENTS

- BN Board Policies & Governance Restructuring.pdf

10. ADJOURNMENT

10.1 MOTION GOV 2020-05-28:04
Corbett/Matthew

Be it resolved to adjourn the meeting at 3:56 PM.
CARRIED/CARRIED AS AMENDED/NOT CARRIED
INFORMATION NOTE

BOARD POLICIES AND GOVERNANCE RESTRUCTURING INFORMATION NOTE

Authors: Gabe Liosis, VP University Relations, Chair of Governance Committee; Corbett Gildersleve, VP Finance

BACKGROUND

At the first Board meeting of this term, the Board of Directors mandated the Governance Committee to do a review of our current governance structures, and make a recommendation on new governance structures to adopt. As part of that motion, the Board expressed its desire to revert back to some of the principles of the Policy Manual used back in 2015.

CURRENT STATUS OF THE REVIEW

The Governance Committee met on Thursday, May 21st, and delegated certain tasks to Committee members. As such, Corbett (VP Finance) and I have begun thoroughly reviewing the 2015 Policy Manual and removing what is outdated or no longer works for us. As well, we have made multiple additions where we felt they were necessary.

Attached to this meeting agenda, I have included three documents: (1) The original 2015 Policy Manual (for your consideration), (2) the 2015 Policy Manual with additions, suggestions and deletions directly imposed on the document in order to show what changes we made to the original document, and (3) The Draft Board Policy Manual, which shows the policies we wish to bring to the Board for approval in its draft state.

The 2015 Policy Manual was composed of three sections: (1) Rules, (2) Standing Orders, and (3) Administrative Policies. As of present, Corbett and I have finished reviewing the Rules and Standing Orders - with the Administrative Policies to be reviewed and brought to the Governance Committee at a later date (most likely for next Governance Committee meeting).
SUMMARY OF CHANGES MADE TO 2015 POLICY MANUAL

Please see below a summary of the changes made to the Rules and Standing Orders from their original states (please note that the numbering of the Rules and Standing Orders will all be fixed to be consistent and linear once we create a finalized draft):

- Added Definitions of “Rules” and “Standing Orders”

### Rules

- R-1: Establishment and Revision of Policies (amend)
- R-2: Executive Officer Duties, Responsibilities, and Stipend (amend)
- R-3: Faculty Representative and At-Large Board of Directors Duties, Responsibilities & Stipend Requirements (amend)
- R-4: Council Representatives Duties, Responsibilities, and Stipend Requirements (amend)
- R-5: Society Affiliations (remove)
- R-6: Ethical Standards of Conduct for Members of Board of Directors and its Committees (amend)
- R-7: Society Records and Property (keep)
- R-8: Board of Directors Meetings (amend)
- R-9: In Camera Sessions (keep)
- R-10: Remuneration of Elected Representative (Amend)
- R-11: Elections and Referenda (put separate policy)
- R-12 (put separate policy)
- R-13: Transition and Final Stipend Eligibility (keep)

### Standing Orders - (Committee stuff)

- SO-1: Society Standing Committees, Ad-hoc Committees and Working Groups (amend)
- SO-2: Appointments and Resignations to and from Committees (amend)

#### Standing Committees

- SO-3: Advocacy Committee (amend)
- SO-X: External and Community Affairs Committee (added)
- SO-X: University and Academic Affairs Committee (added)
- SO-4: Commercial Services Committee (remove)
- SO-5: Constitution and Policy Review Governance Committee (amend)
- SO-6: Executive Committee (amend)
- SO-7: Finance and Administrative Services Committee (amend)
- SO-8: Joint Services Committee (remove)
- SO-9: Accessibility Fund & Advisory Committee (amend)
- SO-10: Extended Health and Dental Plan Committee (removed)
- SO-11: Surrey Campus Committee (amend)
- SO-X: Vancouver Campus Committee (added)
- SO-12: Remuneration Advisory Committee (remove and re-allocate)
- SO-13: Faculty and At-Large Committee (keep)

Commented [1]: R-1
- added wording clarifying the purpose of policies and the jurisdiction of policies
- change name of the committee mentioned to current Governance Committee.
- amended R-1(4)(a) ... [1]

Commented [2]: R-2 ...

Commented [3]: R-3 ...

Commented [4]: R-4 ...

Commented [5]: R-5 ...

Commented [6]: R-6 ...

Commented [7]: R-8 ...

Commented [8]: R-10 ...

Commented [9]: SO-1 ...

Commented [10]: SO-2 ...

Commented [11]: SO-3 ...
- split back into UAA and ECA committees

Commented [12]: see above ...
- numbering will be adjusted when final draft is ... [11]

Commented [13]: see above ...
- numbering will be adjusted when final draft is ... [12]

Commented [14]: SO-4 ...

Commented [15]: SO-5 ...

Commented [16]: SO-6 ...

Commented [17]: SO-7 ...

Commented [18]: SO-8 ...

Commented [19]: SO-9 ...

Commented [20]: SO-10 no longer relevant ...

Commented [21]: SO-11 ...

Commented [22]: SO-X (VCC) ...

Commented [23]: SO-12 ...
WEDNESDAY, MAY 27TH, 2020

- SO-14: Build SFU Student Advisory Committee (remove)
- SO-15: Granting Committee (remove)
- SO-16: Events and Promotions Committee (amend)
- SO-X: First Year Engagement Committee (added)

Ad-Hoc Committees:
- SO-X: Nominating Committee (added)
- SO-17: Labour Committee (keep)
- SO-18: Stipend Appeals Committee (remove)
- SO-19: Student Space Oversight Committee (remove)

- Administrative Policies (Still Under Review)
- Appendix: Guidelines for Board Committees and Directors Using Budgets Under Coordinator Departments (added)

Commented [24]: SO-14
- remove

Commented [25]: SO-15
- removed, not relevant
- reallocated some duties of this Committee to FASC

Commented [26]: SO-16
- changed name to mirror current committee TOR
- changed a lot here to mirror current TOR

Commented [27]: SO-X (FYEC)
- added
- numbering will be adjusted when final draft is completed
- added based on current TOR for FYEC

Commented [28]: SO-X (Nominating Cmte)
- added
- numbering will be adjusted when final draft is completed
- added based on current TOR for Nominating Committee

Commented [29]: SO-18/19
- remove, not practiced anymore

Commented [30]: SO-18/19
- remove, not practiced anymore

Commented [31]: Appendix: Guidelines for Board Committees and Directors Using Budgets Under Coordinator Departments
- maintained from current policy manual.
GOVERNANCE MODELS
As part of the Governance Review, we have been looking at different governance models to implement in place of our Carver Model. Overall, most other Student Unions do not follow the principles of the Carver Model. Instead, they have a structure in which their executives manage the day to day operations of the society alongside an approval process by Board and operational oversight delegated to committees, with support from and supervision of staff. In most cases, the day to day HR work is delegated to a senior staff member in charge of HR who is supervised by the President and/or the Executive committee. This is the general theme we followed when reviewing the 2015 Policy Manual.

NEXT STEPS
At this week’s Governance Meeting, I would like to have a thorough discussion about the changes made to the Rules and Standing Orders, to determine what needs to be changed before the Draft Policy Manual is recommended to the Board of Directors. Corbett and I will also continue to work on the Administrative Policies, and present that at the next Governance Committee meeting.

Please remember that the documents sent are just drafts and that they are not final in any way. We will continue to make edits/changes during the following week(s).

Thanks everyone, looking forward to having discussion on this!
R-1
- added wording clarifying the purpose of policies and the jurisdiction of policies
- change name of the committee mentioned to current Governance Committee.
- amended R-1(4)(a)
- clarified the process of amending R-1 and its impact on other policies
- minor wording changes
- removed majority of council policies, as that is not within the jurisdiction of the board

R-2
- removed clauses about the number of hours board directors must complete
- other minor wording changes

R-3
- removed portion about excused illness R-3(12)
- removed R-3(10)
- removed R-3(12) on proof of registration
- a few minor changes in wording.

R-4
- changed title
- removed majority of this Rule
- kept portion on councillor stipend eligibility R-4(5) and R-4(6).

R-5
- no longer relevant

R-6
- minor wording changes

R-8
- addition regarding length of board meetings
- removed a portion of "Quorum" portion and created a new section called "Speaking Privileges"
- created three separate sections on Chair, Vice Chair, and External Chair.
- amended the order of business at Board meetings
- changed timeline for sending agenda to board members

R-10
- changed wording from Remuneration Advisory Committee to Finance and Administrative
- clarifying the process of establishing and dissolving committees and working groups
- modified duties on the chair slightly
- added process for establishing sub-committees
- added provision for a Committee Vice Chair
- small formatting changes
- minor wording changes

- small clarification of processes

- see above
- numbering will be adjusted when final draft is completed

- see above
- numbering will be adjusted when final draft is completed

no longer relevant

- changed name to Governance Committee, to mirror what has been common practice for much of the recent past
- changed to mirror requirements in the TOR from the current policy manual
- added provision for establishing sub committees

- changed much of it to mirror the current TOR
- added provision for establishing sub-committees

- changed to mirror current TOR of FAC
- keeping name as FASC
- took requirements from other committees in the 2015 policies that we are not keeping and funnel them into the FASC TOR.
not relevant


SO-9

- changed a lot to mirror the current TOR of AFAC
- change the name to not include "fund" in the title
- added provision for establishing sub-committees.


SO-11

- changed a lot to mirror current SCC TOR
- removed unnecessary clauses
- added provision for establishing sub-committees


SO-X (VCC)

- added
- numbering will be adjusted when final draft is completed
- added based on current TOR for VCC


SO-12

- removed, not relevant
- reallocated some duties of this Committee to FASC
Board Policies (REVIEW of 2015 Policy Manual)

Board Policies, Rules and Standing Orders Definitions

1. “Board Policies” consists of the rules and standing orders of the Society as enacted by the Board.

2. “Rules” are authoritative statements or guides for conduct and action that outlines what the Society is to do or not do in a specific situation.

3. “Standing Orders” are the rules that governs the authority of standing committees, adhoc committees, and working groups of the society. They describe who sits on what committee or working groups, the type of business and how meetings are called and conducted.

Rules

R-1: Establishment and Revision of Society Policies

Society Policies

1. The Board of Directors has exclusive authority of the regulation of the Society as it relates to supervising and managing the internal affairs of the Society between meetings of the membership including Board policies, issues Policies, Administrative Policies and any other such policy enacted by the Board. The Board of Directors does not have authority over Council policies.

2. Society Policies are intended to establish the reciprocal responsibilities each part of the organization has to every other.

3. A motion to establish or amend a policy or shall be:
   a. given two (2) weeks notice of motion,
   b. posted on the SFSS website,
   c. circulated to the Council email list, and
   d. if necessary, referred brought to the Constitution and Governance Committee for a recommendation and report on:
      i. its impact and effects, and  
      ii. its compatibility with the constitution, bylaws, and policies.

4. A policy shall only be adopted or amended by a:
   a. 2/3rd majority vote of the members present and voting at a quorate meeting of the Board where that policy is a rule,
   b. simple majority vote of the members present and voting at a quorate meeting of Board of Directors where that policy is a standing order, administrative policy, or issues policy, or any other policy of the Society, with the exception of Council Policies.
5. Suspension of a policy shall be for a definite time period and purpose, to be specified in the motion to suspend, and shall require a 2/3 majority vote of the members present and voting at a quorate meeting of the Board of Directors.
   a. Any suspension of R-1 or any of its parts does not suspend its requirements as they apply to rules. Any suspension of R-1 or any of its parts shall not suspend or impact any other Rule or Standing Order adopted by the Board.

6. All amendments, and additions to Board Policies shall be recorded under that rule, or standing order.

7. All suspensions of Board policies ie. Rules or Standing Orders shall be recorded in Appendix 2: Suspensions and Deletion History.

8. This rule applies to all policies of the society under the authority of the board.

Council Policies

1. Council policies regulate the conduct of Council business to ensure that it is conducted fairly and efficiently. They also regulate the relationship between Council and any advisory committees that are struck in accordance with bylaw 2.

2. The Council is an advisory body of the Society as established in the bylaws of the Society that shall serve as the primary medium for discussion of issues of importance to members of Council and shall advise the Board as necessary, and may strike advisory committees, establish their terms of reference, and appoint their members, at its discretion.

3. Council has the exclusive power to establish, revise, and repeal Council policies as it relates to Council business.

4. Council policies shall have the right to a section of the Society website to house all council policies and procedures and other relevant information to Council.

5. A motion to establish or amend a Council policy shall be:
   a. given three (3) weeks notice of motion, and
   b. referred to the constitution and Policy Review Committee for a recommendation and for a report on its impact and effects, and its compatibility with the constitution, bylaws, and policies.

6. A Council policy shall only be adopted or amended by a 2/3 majority vote of the members present and voting at a quorate meeting of Council.

7. Suspension of a Council policy shall be for a definite time period and purpose, to be specified in the motion to suspend, and shall require a 2/3 majority vote of the members present and voting at a quorate meeting of Council.

8. The Board of Directors shall respect and recognize the authority of any policies established by Council, as it relates to its powers as outlined in the Society Bylaws, to effectively serve as an advisory body of the Board of Directors.
R-2: Executive Officer Duties, Responsibilities, and Stipend Requirements

Duties and Responsibilities of Executive Officers

1. Executive officers shall attend all regularly scheduled meetings of the Executive Committee called during the month.
2. Executive officers shall attend all meetings of the Board of Directors and Council called during the month.
3. Executive Officers shall attend all General Meetings of the Society.
4. Executive Officers are expected to chair at least one standing committee of the Society, and to actively participate in one other committee of the Society, other than the Executive Committee, or to which the Society nominates or appoints.
5. Executive Officers shall be expected to work 30 hours of work per week on average on behalf of the Society.
6. Executive Officers shall report on the work done in their portfolios at weekly executive committee meetings.
7. Executive Officers shall post and keep office hours in-person or electronically.
8. Executive Officers shall provide a semesterly written report by the 30th day of the first month of the following semester, detailing work completed and projects undertaken for the benefit of the Society. Exit reports shall take the place of work reports for the Spring Semester.
9. Executive Officers shall maintain and update the procedures manual for their respective positions.
10. Notwithstanding the above, during the months of April, August, and December it is understood that the duties and responsibilities of Executive Officers may be reduced by a maximum of one-half (1/2) of the required hours (60 hours), and that this reduction in activity shall not affect stipend allocations.

Stipend Eligibility

10. The eligibility of an executive officer for full stipend is determined by fulfilling each of the requirements contained in the above section, R-6: Duties and Responsibilities of Executive Officers.
11. At the first meeting of each semester, executive officers must offer proof of registration or proof of payment of the student society fee to the Board of Directors in order to be considered a member in good standing.
12. In the event of an illness, executive officers may be excused for a maximum of thirty (30) hours per one-year term of office.
   a. Officers elected on a temporary basis may be excused for a maximum of ten (10) hours per semester.
   b. Excluded hours in any pay period must be fulfilled within the subsequent month.

13. Directors must fulfill all the requirements of bylaw 6.1, return keys, and settle all their outstanding debts to the Society to be eligible to receive their final stipend.

14. Failure to submit an exit report within ten (10) business days following the end of their term will result in a $150 deduction per week from the final stipend, unless extenuating circumstances exist.
   a. Executive officers who have been re-elected to a subsequent term on the Board of Directors will have all further stipends withheld until such time as an exit report has been submitted.

**Stipends for Executive Officers**

15. In recognition of the time Executive Officers volunteer the Society provides a stipend of $1750.00 per month.

R-3: Faculty Representative and At-Large Board of Directors
Duties, Responsibilities & Stipend Requirements

**Duties and Responsibilities of Faculty Representative and At-Large Representatives**

1. Faculty representatives and at-large representatives shall attend all regularly scheduled meetings of the Board of Directors and Council called during the month.
2. Faculty representatives and at-large representatives shall attend all general meetings of the Society called during the month.
3. Faculty representatives and at-large representatives will be expected to assist with projects and campaigns and facilitate communications between the Society and its members.
4. Faculty representatives will be expected to participate in the work of the Society, including but not limited to:
   a. informing students in their faculty of the Society’s activities,
   b. forwarding issues of importance from their faculty to the Board of Directors,
   c. making efforts to attend departmental student union and faculty student union general meetings, and...
d. reporting the activities of the Society to unions within their faculty as necessary or, if requested.

5. Faculty representatives and at-large representatives shall be members of and actively participate in at least two standing committees of the Society.

6. Faculty representatives and at-large representatives shall complete sixty (60) hours of work on behalf of the Society per month, and shall submit a monthly timesheet to the VP Finance confirming these hours.

7. Faculty representatives and at-large representatives shall post and keep office hours in-person or electronically.

8. Faculty representatives and at-large representatives shall provide a semesterly written report by the 30th day of the first month of the following semester, detailing work completed and projects undertaken for the benefit of the Society. Exit reports shall take the place of work reports for the month of Spring semester.

9. Faculty representatives and at-large representatives shall maintain and update the procedures manual for their respective positions.

10. Notwithstanding the above, during the months of April, August, and December, it is understood that the duties and responsibilities of Faculty representatives and at-large representatives may be reduced by a maximum of one-half (1/2) of the required hours (30 hours), and that this reduction in activity shall not affect stipend allocations.

**Stipend eligibility for Faculty Representative and At-Large Representatives**

11. The eligibility of faculty representatives and at-large representatives for full stipend is determined by fulfilling each of the requirements of this policy.

12. At the first meeting of each semester, each faculty representative and at-large representatives must offer proof of registration or proof of payment of the Student Society fee to the Board of Directors in order to be considered a member in good standing.

13. In the event of illness, faculty representatives and at-large representatives may be excused by a maximum of fifteen (15) hours per one year term of office.

14. Officers elected on a temporary basis may be excused for a maximum of five (5) hours per semester.

15. Excused hours in any pay period must be fulfilled within the subsequent month.

**Stipend for Faculty Representative and At-Large Representatives**

16. In recognition of the time that faculty representatives and at-large representatives volunteer to the Society, each faculty representative and at-large representative shall receive a stipend of $875 per month.

17. Notwithstanding the above, if Faculty representatives and at-large representatives work above and beyond the scope of their duties with the
prior permission of the Board of Directors, they may collect a stipend of $1166 instead of $875.

Amended: BOD 2011-07-19, BOD 2009-07-09
BOD 2009-04-23, BOD 2008-09-09
BOD 2008-04-16, BOD 2007-08-10
BOD 2005-11-19, BOD 2004-03-23

R-4: Council Representatives Duties, Responsibilities, and Stipend Requirements

Definition

1. "Council representative" shall refer to a department representative and a constituency group representative as defined in the bylaws.

Duties and Responsibilities of Council Representatives

2. Council Representatives are encouraged and expected to participate in the work of the Society, including but not limited to:
   a. informing students in their departments of Society activities,
   b. forwarding to the Board of Directors issues that are of concerns to the members of their department student union or constituency group,
   c. assisting with projects and campaigns, and
   d. facilitating communication between the Society and its members.

3. Council representatives shall:
   a. post a reliable means by which students may contact them in their common rooms or departments, as well as at the general office of the Society,
   b. provide a report of their activities at the request of the Board of Directors or their department student union or constituency group, and
   c. attend all Council meetings, general meetings of the Society, and no less than 75% of the general membership meetings called by the department student union or constituency group called during the semester.

4. Council representatives are strongly encouraged to be a member of the committees and working groups of the Society.

Stipend Eligibility for Department Council Representatives

5. Stipends are awarded on a per-meeting basis.

6. In recognition of the time Council Representatives volunteer the Society provides a stipend of $35.00 per scheduled meeting attended from May 1, 2008.

Amended: BOD 2011-07-19, BOD 2009-07-09
BOD 2009-04-23, BOD 2008-09-09
BOD 2008-04-16, BOD 2007-08-10
BOD 2005-11-19, BOD 2004-03-23

R-5: Society Affiliations

Commented [33]: changed name

Commented [34]: remove, council will put this in its own policy manual

Commented [35]: X

Commented [36]: keeping this part though

Commented [37]: X
1. The Society cannot enter into a binding contract with an extra-university student association or federation from March 20th, 2009 to March 19th, 2014, as voted by referendum of the membership of the Simon Fraser Student Society.

2. No meeting of the Board of Directors can vote to reinstate or acquire members in an extra-university student association or other similar body, from March 20th, 2009 until March 19th, 2014, as voted by referendum of the membership of the Simon Fraser Student Society.

3. The Simon Fraser Student Society will remain independent of any extra-university association or similar body from March 20th, 2009 until March 19th, 2014, as voted by referendum of the membership of the Simon Fraser Student Society.

4. As such, it is a violation of this policy for any Board of Directors member to collect signatures on a petition for a referendum concerning membership in an external national or provincial student organization.

R-6: Ethical Standards of Conduct for Members of Board of Directors and its Committees

1. Proper operation of a democratic student organization requires that students elected to the Board of Directors, or appointed by the Board of Directors to a Society or University committee, be duly responsible to the membership. To this end, it is imperative that:
   a. Society decisions and policy be made through the proper channels of the Society’s structure, and
   b. elected and appointed positions not be used for personal gain.

2. Members of the Board of Directors and Society committees shall:
   a. maintain the highest ideals of honour and integrity while serving on the Board of Directors or a committee,
   b. avoid any situations that could cause any person to believe that they may have brought bias or partiality to a question before the Board of Directors or its committees,
   c. avoid any situation that could impair their judgment in the performance of their elected duties while in office,
   d. carry out their duties with impartiality and equity of service to students,
   e. declare to the Board of Directors at the first opportunity their interests, or known interests of any close relatives, acquaintances, or business partners, in any enterprise which proposes to transact business with the Society,
      i. leave the meeting during any discussion or vote on a subject where such an interest exists,
   f. not use information designated confidential for the personal gain of himself/herself/themselves or any other person, and

Commented [38]: equity over equality
Commented [39]: will use they/them pro-nouns throughout this document
g. not communicate information designated confidential to anyone not entitled to access that information.

Amended: BOD 2003-03-19

R-7: Society Records and Property

1. Any documents or materials received or obtained by members of the Board of Directors or its committees in the course of fulfilling their duties, shall be considered the property of the Society and must be returned to the Society upon vacating their position, including, but not limited to:
   a. keys,
   b. correspondence,
   c. office supplies,
   d. hardware,
   e. software,
   f. equipment received or obtained by the members of the Board of Directors or its committees in the course of fulfilling their duties.

2. Failure to return Society property shall be considered theft.

3. The means of access to the aforesaid materials shall also be considered the property of the Society.
   a. Such means of access must be returned to the Society upon vacating a position on the Board.

Amended: BOD 2010-07-07, BOD 2003-03-19

R-8: Board of Directors Meetings

Duration

1. Regular meetings of the Board of Directors shall be limited in duration to three hours, which shall be calculated from the time when quorum has been achieved.

2. [Where necessary, the Board may extend a meeting past three hours on a majority vote of the Board at any particular meeting.]

Quorum

2. Once a meeting of the Board of Directors becomes quorate, that meeting shall be considered quorate until such time that a question of quorum is raised.

3. A question of quorum shall be treated as a point of order, as defined by Robert’s Rules of Order.

4. [All students who are members in good standing shall have full speaking privileges at all meetings of the Board of Directors.]

Speaking Privileges

5. [All students who are members in good standing shall have speaking privileges at all meetings of the Board of Directors.]

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6. All Society staff shall have speaking privileges at all meetings of the Board of Directors.

7. Board members shall always be given priority on the speaking list before a student guest or Society staff speaks at a Board meeting.

**Chair**

5. The President shall be the Chair of the Board of Directors, and shall Chair all Board meetings unless otherwise voted on by the Board at a particular meeting, or for the duration of a semester.

**Vice Chair**

6. The Board shall, by a simple majority vote, appoint a Vice Chair of the Board of Directors.

7. The Vice Chair shall convene and chair a Board meeting in the absence or at the discretion of the Chair of the Board.

8. The Vice Chair shall support the duties of the Chair, including but not limited:
   a. Communicating with Committee Chairs and Committee Vice Chairs on behalf of the Chair.
   b. 

**External Chair**

9. The Board of Directors may, by simple majority vote, appoint a person to chair the Board of Director meetings from amongst its seated members, or it may appoint an external chair in a manner consistent with the bylaws.

10. An external chair shall receive a $75 honorarium for each meeting that they chair.

11. The external chair shall continue to chair Board of Directors meetings during in camera sessions.

12. The external chair is bound by all rules governing in camera sessions.

**Agenda**

9. The order and items of business for meetings of the Board of Directors are:
   a. Appointment of the Chair
   b. Adoption of the Agenda
   c. Guest Speaker
   d. Adoption of the Minutes
   e. Matters Arising from the Minutes
   f. Appointments/Resignations
   g. Unfinished Business
   h. Reports from Executive and Department Representatives
   i. Reports from Committees, Representatives, and Delegates
   j. New Business
   k. Notices of Motion
1. **Announcements**

m. **Attachments**

n. Call to Order
o. Territorial Acknowledgment
p. Roll Call of Attendance
q. Adoption of the Agenda
r. Adoption of the Minutes
s. Old Business
t. Reports from Committees
u. New Business
v. Notices of Motion
w. 30 Minute Q&A Period
x. Announcements
y. Attachments
z. Adjournment

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10. Agenda items for regularly scheduled Board of Directors meetings and supporting documents must be submitted to the Chair, President, and Minute Taker Administrative Assistant. The Agenda for Board of Directors meetings must be distributed to Board members no later than three business days before a Board of Directors Meeting. No later than noon, three business days before a Board of Directors Meeting.

11. Board of Directors packages will be available electronically on the Society's website two business days prior to regularly scheduled Board of Directors meetings.

**Location**

12. At least one meeting of the Board of Directors shall be held at the Harbour Centre campus over the course of any administration.

13. At least one meeting of the Board of Directors shall be held at the Surrey campus over the course of any administration.

14. The agenda, time, and location of regularly scheduled Board of Directors meetings shall be published on the Society's website prior to these meetings. The agenda, time, and location of emergency Board of Directors meetings shall be published on the Society's website if possible.

Adopted: BOD 2003-03-19
Amended: BOD 2014-08-14, BOD 2003-07-14,
BOD 2008-04-16, BOD 2005-03-16

**R-9: In Camera Sessions**

1. Board of Directors and its committees may by simple majority vote to move items for discussion in camera, only where deliberations involve:
a. SFSS HR matters,
b. open contract negotiations or competitive processes,
c. a litigation process in which the Society is involved,
d. discussions involving advice subject to solicitor-client privilege, such as legal counsel, where the Society wishes to maintain that privilege, and
e. subject matter that relates to, or is subject to the Personal Information Protection Act (PIPA).

2. In camera items are strictly confidential and members present are bound by the Societies Act and are not to disclose the proceedings of in camera sessions.

3. In camera sessions are reserved for discussions of staff relations (in accordance with the relevant collective agreements or contracts), legal matters, or other matters of a sensitive or confidential nature.

4. Only members of the Board of Directors and its committees, and invited third parties as may be required are allowed to remain in the meeting.

5. No motions may be moved during in-camera sessions.

6. For the purpose of adequately preparing for in-camera sessions of the Board of Directors or its committees not relating to labour issues, members of the Board of Directors or its committees who plan on bringing forward in-camera items for discussion shall provide a representative member with any documentation relating to the in-camera session.
   a. The member shall then send an electronic mail message to the appropriate committee list alerting the committee that the representative member has said documentation.
   b. The documentation will be available for review by the committee one hour prior to the meeting where the issue will be discussed in camera.

7. Directors are bound by the proscription of not disclosing the contents of any documents relating to in-camera sessions.

Amended: BOD 2005-03-18, BOD 2003-03-19

R-10: Remuneration of Elected Representatives

Definitions

1. “Regulation” refers to any rule, standing order, administrative policy, issue policy, or Council policy.
2. “Remuneration motion” refers to any motion to create or amend any regulation which shall set or change the amount of a stipend or other remuneration paid to a member of the Board of Directors or Council, or which shall establish or change any other form of remuneration available to them.
3. Any remuneration motion shall be referred to the Remuneration Advisory Committee Finance and Administrative Services Committee for a report.

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4. The Board of Directors and Council will not consider any remuneration motion except as recommended by the Remuneration Advisory Committee. Finance and Administrative Services Committee.

Applicability

5. This rule is applicable notwithstanding rules 1, 2, 3, 4, or 5.
6. For clarity, amendments to any regulation contemplated by this section are only those portions of motions fitting the definition of 'remuneration motion.'
7. For clarity, any part of any remuneration motion that does not fit the definition of 'remuneration motion' is not subject to this rule and is instead subject to rules 1, 2, 3, 4, and 5, as applicable.
8. The Committee shall provide a period for student comment on proposed changes to the remuneration paid to the Board of Directors or Council, with the following stipulations:
   a. Notification of the comment period shall be published on the Society's website and in the student newspaper no less than four (4) weeks prior to the Committee providing a recommendation to the Board of Directors or Council.
   b. Notification shall include an invitation for students to attend a special meeting of the Committee held primarily to hear student comment. This meeting shall be held no less than two (2) weeks after the comment period has commenced and no less than one (1) week before the comment period ends.
   c. No more than two (2) weeks of the comment period shall take place during the months of August, December, or April.

R-11: Elections and Referenda

Campaigns

1. No campaigning shall occur until the Chief Electoral Officer officially opens the campaign period.

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Adopted: BOD 2009-04-30

Section 1: Rules
2. No Society, faculty student union, department student union, constituency group, or club mailing list or database information shall by used to distribute campaign materials.

3. No campaign materials or activities, irrespective of where or how those campaign materials are distributed or activities held, shall attack the person of any other candidate.

4. Campaigning is not permitted during the voting period.

Referenda

5. The Chief Electoral Officer must approve referenda campaigns.

6. Only one ‘for’ campaign and one ‘against’ campaign will be approved.

Debates

7. The Independent Electoral Commission shall organize and promote at least one all-candidates debate during the campaign period at each of the Surrey and Burnaby campuses, and, if possible, at the Vancouver campus.

Campaign materials

8. All campaign materials must:
   a. indicate their authoring candidate or campaign, and
   b. be approved by the Independent Electoral Commission.

9. No campaign materials may be posted in the Women’s Centre, Out on Campus office, Food and Beverage Spaces, or in the Society Office Spaces.

10. With the exception of referenda questions, Society resources, including the time of staff and Board members, may not be used for the purposes of campaigning.

Campaign Expenses

11. The campaign budgets of any candidate may not exceed $50.
   a. The Society will reimburse this cost following the election.

12. The budget for any referendum campaign shall be $300 for the cost of printed materials.
   a. The Society will reimburse this cost following the election.

Campaign Infractions and Appeals

13. The Independent Electoral Commission shall adjudicate all disputes regarding any breach of election, by-election, and referendum bylaws and policies by candidates or campaigns on the basis of those bylaws and policies.

15. Where an infraction is discovered by the Independent Electoral Commission or where a complaint is lodged, the Independent Electoral Commission shall:
   a. begin the adjudication process within one business day of receiving a complaint, and
   b. invite the candidate(s) or campaign in question to speak on their own behalf.

16. The Independent Electoral Commission shall:
   a. determine, on the basis of the evidence provided, whether or not an infraction was committed,
   b. determine the penalties for any infractions,
   c. communicate its decision to the candidate(s) or campaign in writing within two business days of the hearing, and
   d. include that written record within its election report.

Appeals
17. A complainant may appeal a decision of the Independent Electoral Commission to the Independent Electoral Commission where:
   a. an intention to appeal a decision is provided to the Chief Electoral Officer, in writing, within two business days of the original decision, and
   b. new evidence is available.

18. The Independent Electoral Commission shall have the right to reject an appeal application that is deemed frivolous or invalid.

Voting

Ballots
19. The Independent Electoral Commission shall be responsible for designing the ballots.

Online Voting
20. Links to electronic ballots must be sent to all eligible student voters by email, and posted on all Society web-based communication tools, as well as the Independent Electoral Commission website.

Tabulation of Votes
21. Online votes shall be tabulated as soon as possible.
22. The unofficial results shall be promptly announced in a public location and posted on the Independent Electoral Commission website.
23. The Independent Electoral Commission may approve a maximum of three (3) scrutineers by lottery to observe the tabulation of the vote on behalf of all candidates.

Election Reporting
24. The Chief Electoral Officer shall submit a written report of the official election results and referenda outcomes to the Board of Directors for ratification.

25. Any outstanding appeals to the Independent Elections Commission must be submitted and resolved prior to the ratification of election results.

26. The Chief Electoral Officer shall provide a written report of the official election results and referenda outcomes to the Finance Office before the start of the following semester.

27. The Chief Electoral Officer shall create and present a comprehensive election report to the incoming Board within the first month of his/her/zir taking office.

   a. The report shall contain:
      i. the official results of the election and referendum questions,
      ii. a financial statement outlining the cost of the election,
      iii. a summary of all relevant issues arising from the election,
      iv. suggestions for improvement of future elections, and
      v. any other relevant information deemed necessary.

Approved: BOD 2009-09
Deleted BOD 2010-09-20
Amended: BOD 2014-10-15, BOD 2016-09-20

R-12: Independent Electoral Commission

1. A full Independent Electoral Commission must be established no later than two (2) weeks before nominations are called for a general election or by-election.

2. The Society shall provide an office for the Independent Electoral Commission.

Appointments

3. Calls for candidates to all Independent Electoral Commission positions must be advertised at least on:
   a. the Independent Electoral Commission website and include,
   b. in the student newspaper,
   c. as posters on SFU approved bulletin boards on all three campuses,
   d. on all available Society web-based communications tools.

4. All advertisements for candidates to the Independent Electoral Commission must:
   a. include the duration of the appointment,
   b. include the nature and scope of the work, and
   c. include the date and time of the Council meeting during which the applicants will be interviewed, and
   d. be posted at least two (2) weeks prior to the date of the first Council meeting during which interviews will be held.

Chief Electoral Officer
5. Council will make a binding recommendation to the Board of Directors to appoint a Chief Electoral Officer to a one-year term commencing on December 1st of every calendar year.

6. All applicants shall be interviewed at a Board of Directors meeting during or prior to a Board of Directors meeting at which the Chief Electoral Officer will be appointed.

7. The Board shall appoint a Chief Electoral Officer by two-thirds (2/3) majority vote.

8. The Board shall appoint a replacement in the same manner in the event the Chief Electoral Officer vacates his/her/zir position prior to the end of his/her/zir term.

 Commissioners

9. The Chief Electoral Officer shall make a binding recommendation to Board to appoint commissioners for a term lasting from two weeks prior to an election to the approval of the final election results by the Board.

 Responsibilities

 Chief Electoral Officer


11. Faculty Student Unions, Department Student Unions, Clubs, and Society recognized constituency groups may request that the Chief Electoral Officer coordinate their elections.

12. The Chief Electoral Officer may do so subject to Board approval, though not while coordinating the elections, by-elections, and referenda of the Society.

13. The Chief Electoral Officer may accept an honorarium from these groups under these circumstances.

14. The Chief Electoral Officer, in consultation with the Communications Coordinator, must ensure that the Independent Electoral Commission website is kept up to date.

15. The Chief Electoral Officer will maintain and ensure the distribution of the Elections Handbook to all candidates and campaigns.

 Commissioners

16. Commissioners shall support the Chief Electoral Officer in the organization and conduct of an election, by-election, or referendum of the Society.

 Stipends and Resources

 Chief Electoral Officer
17. In recognition of services rendered, the Chief Electoral Officer shall receive a stipend.
   a. It may be for up to one hundred fifty (150) volunteer hours during any election period.
18. The Board may increase the maximum number of volunteer hours eligible for stipend allotment following a request by the Chief Electoral Officer.
19. The stipend of the Chief Electoral Officer shall be disbursed semi-monthly.
20. The stipend of the Chief Electoral Officer shall be calculated at an hourly rate equivalent to that of the executive members of the Board of Directors.
21. Should the Chief Electoral Officer fail to fulfill his/her/zir duties, the commissioners may, by majority vote, recommend a deduction of the stipend of the Chief Electoral Officer to the VP Finance.
22. The Chief Electoral Officer may appeal any deduction to his/her/zir stipend to the Stipend Appeals Committee.
23. The Society shall provide the Chief Electoral Officer with a cell phone during election, by-election, and referendum periods.
Commissioners

24. In recognition of services rendered, commissioners shall receive a stipend. It may be for up to sixty (60) volunteer hours during any election period.

25. The Board may increase the maximum number of volunteer hours eligible for stipend allotment following a request by the Chief Electoral Officer.

26. Commissioners stipends shall be disbursed semi-monthly.

27. Commissioner stipends shall be calculated at an hourly rate equivalent to that of the faculty and at-large representatives of the Board of Directors.

28. Should any Commissioner fail to fulfill his/her duties, the Chief Electoral Officer may make a binding recommendation that the VP Finance deduct a portion of that commissioner’s stipend.

29. A Commissioner may appeal any such deduction to the Stipend Appeals Committee.

Approved: BOD 2011-04-06
Amended: BOD 2015-01-07, BOD 2014-10-15

R-13: Transition and Final Stipend Eligibility

Duties and Responsibilities of Executive Officers, Faculty Representatives, and At-Large Representatives upon the Completion of their Term

1. Final stipend eligibility requires executive officers, faculty representatives, and at-large representatives, hereinafter referred to as directors, to have completed all requirements contained in these society bylaws.

2. Final stipend eligibility requires directors to have fulfilled the requirements contained in these rules and settled all outstanding debts to the Society within ten (10) business days following the end of their term.

3. Final stipend eligibility requires directors to have submitted an exit report detailing their activities during their term in office, within ten (10) business days following the end of their term.

4. The exit report of the VP Student Services shall, in accordance with the bylaws and policies, comprise a section as draft for inclusion in the Annual Report presented at the next AGM.

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Final Stipend Eligibility

5. Failure to fulfill the requirements contained in these regulations shall be governed by rules 6 and 7.

6. Failure to fulfill the requirements of this regulation within ten (10) business days following the end of the Board of Directors term in office will result in a $150 deduction per ten (10) business days, and up to twenty (20) business days, from the final stipend, unless extenuating circumstances exist. In the case of extenuating circumstances, cases shall be taken to the Stipend Appeals Committee.
7. Directors who have been re-elected to a subsequent term on Board will have all further stipends withheld until an exit report has been submitted. The requirements of rule 11 shall be waived if the material is pertinent to the new position.

8. Failure to fulfill the requirements of this regulation within twenty (20) business days shall result in:
   a. the entirety of the stipend being withheld,
   b. becoming a member in poor standing of the Society, and
   c. being assessed a fine of $25 per business day to a maximum of $750.

9. Standing shall be reversed only upon fulfilling requirements of this regulation.

10. Stipends shall not be issued until the requirements of this regulation have been fulfilled.

**Final Stipend for Directors**

11. In recognition of the time Directors volunteer, the Society provides a final stipend in the amounts stipulated in the rules pertaining to stipend for directors 6 and 7.

**Enforcement of this Policy**

12. Enforcement of this regulation shall be the responsibility of the incoming VP Finance.

13. The incoming President shall ensure that the VP Finance complies with the terms of this Rule.

Approved: BOD 2011-04-06
STANDING ORDERS

SO-1: Society Standing Committees, Ad-hoc Committees and Working Groups

Establishment and Dissolution of Society Committees and Working Groups

1. The Board of Directors may, at its discretion, delegate its authority to standing committees, ad-hoc committees, and working groups.
   a. Standing committees are established and empowered by the Board of Directors to consider and take action on routine duties and responsibilities relating to the Society on a regular and ongoing basis.
   b. Ad-hoc committees are established and empowered by the Board of Directors to consider and take action on specific duties and responsibilities relating to the Society that arise regularly, but infrequently.
   c. Working groups are established and empowered by the Board of Directors or its committees to consider and take action on specific tasks or issues on an as-needed basis. A working group is constituted for a limited duration and will be dissolved once its purpose has been served.

1. The Board may, at its discretion, delegate its authority and/or empower committees between Board meetings, to make decisions, within their jurisdiction, to standing committees, ad-hoc committees, and working groups.
   a. The Board will establish a standing or ad-hoc committee by including a Standing Order establishing its terms in the Board Policies.
   b. The Board will dissolve a standing or ad-hoc committee by repealing a Standing Order consisting of its terms from the Board Policies.
   c. The Board or a Board Committee will establish a working group amongst itself by a majority vote.

Standing and Ad-hoc Committees

2. The Board of Directors establishes the standing orders that comprise the terms of reference for all standing and ad-hoc committees. Committees have the authority to act in accordance with their terms of reference, but must seek the direction and approval of the Board of Directors on any matters of serious concern or significance to the membership of the Society.

3. **Unless otherwise specified in the standing order** establishing the committee, standing and ad-hoc committees are chaired by an executive officer.
   a. The duties of the Chair include:
      i. convening regular meetings,
ii. informing committee members of meeting times and locations,
iii. preparing agendas,
iv. distributing any documents or materials to committee members,
v. submitting attendance to the VP Finance, and
vi. reporting on committee activities to the the Board of Directors
b. The duties of the Vice-Chair include:
   i. convening meetings in the absence or at the discretion of the Chair,
   ii. any other duties as may be assigned by the Chair

4. Composition of committee membership is specified by the committee's terms of reference. Unless otherwise specified by the standing order establishing the committee, only members in good standing may be appointed to a voting seat on a standing committee.
   a. Duties of committee members include:
      i. attending all meetings of the committee,
      ii. representing to the best of their abilities the interests of the Society, and
      iii. performing any duties assigned as part of the committee's mandate.

5. Unless otherwise specified in the standing order establishing the committee, members of standing and ad-hoc committees shall be elected/removed by a simple majority vote of the Board of Directors.

6. Unless otherwise specified in the standing order establishing the committee, quorum for all standing and ad-hoc committees shall be a majority of the seats filled.

7. Unless otherwise specified in the standing order establishing the committee, all committee members, with the exception of persons employed by the Society, are voting members.

8. For the purposes of the standing orders, 'student at-large' shall refer to a student who does not hold a position on the Board of Directors and who is a member in good standing of the Society. "Councillor" shall refer to those members who sit as members of Council and are not members of the Board of Directors of the Society.

Sub-Committees

9. Standing or Ad-hoc Board committees may, if its terms of reference allow, strike subcommittees and adopt its own terms of reference for the subcommittee, establishing its mandate, authority, and jurisdiction - and may delegate tasks to sub-committees for recommendation to the Committee.

10. Sub-committees are established by a majority vote.
11. The Standing or Ad-hoc Board committees select the chair of a sub-committee from among its members who shall convene meetings, prepare agendas, distribute documents to sub-committee members, and report subcommittee activities and recommendations back to the standing or ad-hoc committees.

**Working Groups**

9. The Board of Directors, or standing or ad-hoc committees establish working groups, as well as their mandates, authority, and jurisdiction by motion.

10. The Board of Directors, or standing or ad-hoc committees select the chair of a working group from among its members who shall convene meetings, prepare agendas, distribute documents to working group members, and report working group activities and recommendations back to the standing or ad-hoc committees.

   a. Duties of the chair include:
      i. convening regular meetings,
      ii. informing committee members of meeting times and locations,
      iii. preparing agendas,
      iv. distributing any documents or materials to working group members,
      v. submitting attendance to the VP Finance, and
      vi. reporting working group activities to its committee or the Board of Directors.

11. Composition of working groups is open to all members in good standing of the Society.

   a. Duties of working group members include:
      i. attending all meetings of the working group,
      ii. representing to the best of their abilities the interests of the Society, and
      iii. performing any duties assigned as part of the working group’s mandate.

12. Meeting times and locations of all standing committees, ad-hoc committees, and working groups shall be published on the Society’s website and social media, in a conspicuous place and in person in the vicinity of the Society’s General Office/Student Center prior to these meetings.

13. Information about student-at-large vacancies on the Society’s committees shall be published on the Society’s website prior to these meetings.

SO-2: Appointments and Resignations to and from Committees

1. All candidates for positions on committees nominated by the Board of Directors must apply for those positions to the Board of Directors via a protocol established by the Board.

2. Unless otherwise specified by the committee’s terms of reference, the Board of Directors appoints its members for a term of office expiring April 30th each year.

3. Resignations from committees are to be delivered to the President who shall report them to the subsequent meeting of the Board of Directors.

4. Any member of a committee who, without prior authorization by the committee chair, is absent from two consecutive meetings of the committee shall be deemed to have abandoned their position on the committee.
   a. The Chair shall declare that position vacant forthwith.

Amended: BOD 2003-03-25
Standing Committees

**SO-3: Advocacy Committee**

1. The Board of Directors shall maintain the Advocacy Committee as a standing committee.
2. This Committee shall generally coordinate the advocacy and university relations work of the Society.

**Composition**

3. Chairperson: VP External Relations
4. [Ex-officio] President
5. VP University Relations
6. VP Student Life
7. Two non-executive members of the Board
8. Four members of Council, a maximum of two from the Board, nominated by Council
9. Two students-at-large
10. One representative selected by and from the student members of the Board of Governors
11. One representative selected by and from the student members of Senate
12. One representative selected by and from the Women’s Centre Collective
13. One representative selected by and from the Out on Campus Collective
14. [Non-voting] Campaigns, Research, and Policy Coordinator
15. The Board of Directors shall attempt to ensure that at least one member of the committee is also a student member of the Senate Committee on University Priorities.

**Terms of Reference**

16. Identify and prioritize issues of concern to students.
17. Develop and coordinate strategies to address those concerns.

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18. Establish working groups to implement campaigns and take actions to address those concerns.
19. Ensure that Society members are informed of these issues, and the steps taken to address them.
20. Prepare the annual budget for the Advocacy Committee for consideration by the Finance and Administrative Services Committee.
21. Review the progress of business through Senate, the Board of Governors, the Senate Committee on University Priorities, and the SFU Community Trust.
22. Assist the VP University Relations in recruiting students to sit on university committees and holding these students accountable for their work.

Amended: BOD 2011-06-07, BOD 2011-06-07,
BOD 2011-06-07, BOD 2009-04-07,
BOD 2009-04-07.
SO-X: External and Community Affairs Committee

3. The Board of Directors shall maintain the External and Community Affairs Committee as a standing committee.
4. This Committee shall generally coordinate the advocacy work regarding federal, provincial, and municipal advocacy and lobbying campaigns and member facing student information campaigns.

Composition
16. Chairperson: VP External Relations
17. Five Board members
18. Up to 1 Councillor on the recommendation of Council
19. Up to 7 At-Large members
20. [Non-voting] All constituency group representatives on Council
21. [Non-voting] Executive Director
22. [Non-voting] Campaigns, Research, and Policy Coordinator

Terms of Reference
1. Identify and prioritize issues of concern to students external to the University community.
2. Develop and coordinate strategies to address those concerns.
3. Establish working groups to implement campaigns and take actions to address those concerns.
4. Ensure that the Society members are informed of these issues, and the steps taken to address them.
5. Review the progress of business from the Federal, Provincial and Municipal governments or other decision-making bodies external to the University.
6. Creating information campaigns directed towards the Society membership regarding External and Community advocacy.
7. This Committee may strike sub-committees when necessary, and sparingly, in order to conduct the business of the Committee.
   a. The Committee shall establish Working Groups wherever possible, and use Sub-Committees sparingly.

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SO-X: University and Academic Affairs Committee

5. The Board of Directors shall maintain the University and Academic Affairs Committee as a standing committee.
6. This Committee shall generally coordinate work regarding university advocacy campaigns and member-facing student information campaigns.

Composition

23. Chairperson: VP University Relations
24. Five Board members
25. Up to 1 Councillor on the recommendation of Council
26. Up to 7 At-Large members
27. [Non-voting] All undergraduate student representatives sitting on the University Board of Governors or Senate
28. [Non-voting] All constituency group representatives on Council
29. [Non-voting] Executive Director
30. [Non-voting] Campaigns, Research, and Policy Coordinator

Terms of Reference

9. Identify and prioritize issues of concern to students.
10. Develop and coordinate strategies to address those concerns.
11. Establish working groups to implement campaigns and take actions to address those concerns.
12. Ensure that the Society members are informed of these issues, and the steps taken to address them.
13. Review the progress of business from the Senate, the Board of Governors, Senate Committees, and other Committees, Assemblies or decision-making bodies of the University.
14. Creating information campaigns directed towards the Society membership regarding University advocacy.
15. This Committee may strike sub-committees when necessary, and sparingly, in order to conduct the business of the Committee.
   a. The Committee shall establish Working Groups wherever possible, and use Sub-Committees sparingly.
SO-4: Commercial Services Committee

1. The Board of Directors shall maintain the Commercial Services Committee as a standing committee.

2. This Committee shall serve to oversee the Society’s commercial services, which shall include all food, beverage and retail services, and other revenue generating departments and operations as determined by the Board of Directors and shall not unreasonably limit the normal duties and responsibilities of the Student Society Food and Beverage Services Manager.

Composition

3. Chairperson: member of the Board of Directors
4. [Ex-officio] President
5. VP Finance
6. Five members of the Board of Directors
7. Three Council members
8. Two students-at-large
9. [Non-voting] One representative selected by and from non-management Food and Beverage staff
10. [Non-voting] Financial Coordinator
11. [Non-voting] Communications Coordinator
12. [Non-voting] Student Society Food and Beverage Services Manager
13. [Non-voting] Pub Events and Promotions Coordinator

Terms of Reference

14. Receive regular reports and recommendations from the managers of the Society’s commercial services.

15. Set goals, make decisions, and give direction with respect to the operation, administration, and management of the Society’s commercial services, as well as make recommendations to the Board of Directors as necessary.

16. Review the performance and operations of the Society's commercial services, ensuring the needs of the Society’s members are satisfied to the extent financial operational realities permit, and make recommendations to the Board of Directors as necessary.

17. Coordinate the preparation of the annual operating budget and the annual capital budget of the Society’s commercial services for consideration by the Finance and Administrative Services Committee.

18. Review and propose any amendments or adjustments to the annual operating budget or annual capital budget of the Society’s commercial services for consideration by the Finance and Administrative Services Committee.

19. All discussions of a sensitive or confidential nature regarding the operations of the Society’s commercial services shall be held in camera.
ee. The Chair is required to call a meeting of the Commercial Services Committee a minimum of once a semester.
SO-5: Constitution and Policy Review Governance Committee

1. The Board of Directors shall maintain the Constitution and Policy Review Governance Committee as a standing committee.

Composition

2. Chairperson: Executive Officer
3. [Ex-officio] President
4. Four Board of Directors members
5. Two students at-large
6. Two representatives from Council Up to 1 Councillor on the recommendation of Council
7. [Non-Voting] Campaigns, Research, and Policy Coordinator

Terms of Reference

8. Review proposals and make recommendations to amend, add and delete sections of the Society’s constitution, bylaws, and policies.
9. Review appeals or questions regarding the interpretation and application of the Society’s constitution, bylaws, and policies, except those specifically reserved for other committees of the Society.
10. Inform the Board of any legislative changes that impact the activities of the SFSS.
11. The committee shall meet in person or electronically as required and at the call of the Chair. The Chair may call a meeting where a notice of three working days has been provided.
12. This Committee may strike sub-committees when necessary, and sparingly, in order to conduct the business of the Committee.
   a. The Committee shall establish Working Groups wherever possible, and use Sub-Committees sparingly.

Relevant Policies

13. The members of the committee should be familiar with the following: SFSS Constitution & By-Laws and the SFSS Strategic Plan, Societies Act of British Columbia, SFSS Elections and Referenda Policies, SFSS Board Policies, SFSS Administrative Policies, SFSS Issues Policies or any other policies of the society.

Commented [83]: Constitution and Policy Committee is the modern equivalent of Governance Committee. Changed the name accordingly.

Commented [84]: ++

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Taken from current policies.
SO-6: Executive Committee

1. The Board of Directors shall maintain the Executive Committee as a standing committee.

Composition

2. Chairperson: President or another Executive Officer as designated by the Board
3. VP Student Service
4. VP Finance
5. VP Student Life
6. All currently sitting Executive Officers
7. [Non-Voting] all currently sitting Non-Executive Board members
8. VP External Relations
9. VP University Relations
10. [Non-voting] Executive Director (Operations and HR manager, Organizing Director)

Terms of Reference

12. Generally coordinate and manage the day-to-day activities of the Society.
13. Report to the Board of Directors as required on the activities of Society committees as well as other matters of importance.
14. Discuss and report on the work done in executive members specific portfolios since the last meeting.
15. Recommend actions for consideration by the Board of Directors and its committees.
16. Conduct the business of the Board between Board meetings where three working days have been provided.
17. Ensure the timely implementation of all directives of the Board of Directors.
18. Between the last quorate Board of Directors meeting of each semester, and the first quorate meeting of each subsequent semester, be enabled to spend up to $20,000, make appointments to committees, and carry out the day-to-day operations of the Society.
19. The committee shall meet weekly, in person or electronically, at the call of the Chair. The Chair may call a meeting where a notice of at least 1 working day.
20. The committee chair must call an executive meeting within 24 hours upon a petition signed by three (3) of the executive committee members and give notice of at least 1 working day.
21. The Committee may strike sub-committees when necessary, and sparingly, in order to conduct the business of the Committee.

a. The Committee shall establish Working Groups wherever possible, and use Sub-Committees sparingly.

SO-7: Finance and Administrative Services Committee

1. The Board of Directors shall maintain the Finance and Administrative Services Committee (FASC) as a standing committee. This committee shall oversee the financial and internal administrative matters of the Society.

Composition

2. Chairperson: VP Finance
3. [Ex-officio] President
4. Four Board of Directors members, two of whom must be an Executive Officer
5. [Two Council members] Up to 1 Councillor on the recommendation of Council
6. Two students at-large
7. [Non-voting] Financial Coordinator
8. [Non-voting] Campaigns, Research, and Policy Coordinator
9. [Non-voting] Executive Director

Terms of Reference

10. This committee shall not unreasonably limit the normal duties and responsibilities of the VP Finance.
11. Coordinate the preparation of the annual operating budget and the annual capital budget of the Society and make recommendations to the Board of Directors as necessary.
12. Provide Board with formal recommendations and reports relating the audit of the Society such as the appointment of the external auditor, the annual financial statements, and the auditor’s unobstructed access to information and personnel.
13. Responsible for the presentation of semesterly financial statements to the Board.
14. Coordinate the preparation of the annual operating budget and the annual capital budget of the Society’s services
15. Review and propose any amendments or adjustments to the annual operating budget or annual capital budget of the Society and make recommendations to the Board of Directors as necessary.
16. Administer the budget of the Society, including the approval of any financial disbursements or discretionary spending approved within the Society’s budget, where authority to do so and is not delegated elsewhere in this policy manual provided.
17. Monitor and oversee all funds, investments, and other financial assets and liabilities maintained by the Society, and make recommendations to the Board of Directors as necessary.
15. Monitor and oversee all other financial aspects of the Society and make recommendations to the Board of Directors as necessary.

16. Make decisions and give direction with respect to the internal administrative procedures and practices of the Society, including the administration of all internal services and activities of a non-commercial nature.

17. All discussions of a sensitive or confidential nature regarding financial or administrative matters of the Society shall be held in-camera.

18. Oversee the processes of the audit of the Society, including the appointment of the external auditor, the annual financial statements, and the auditor’s unobstructed access to information and personnel.

19. Hear and rule on any appeals of decisions made by the Student Union Organizer or the General Office Coordinators regarding club or student union creation, dissolution, suspension, grant approvals or any other decision.

20. Consider business referred to it, regarding remuneration motions, by the Board of Directors or Council, and shall make one or more recommendations on each such matter to the Board of Directors, or Council, or both, as appropriate whereby the rule on "Remuneration of Elected Representatives" will apply.

21. This Committee may strike sub-committees when necessary, and sparingly, in order to conduct the business of the Committee.  
   a. The Committee shall establish Working Groups wherever possible, and use Sub-Committees sparingly.

Commented [96]: ++ added from current policies
Commented [97]: ++ taken from the Granting Committee TORs in this policy document
Commented [98]: ++ taken from Remuneration Advisory Committee TORs also in this document
Commented [99]: ++

SO-8: Joint Services Committee

1. The Simon Fraser Student Society and the SFU Student Services shall maintain the Joint Services Committee as a standing committee.

Terms of Reference

2. The Committee shall coordinate services and events that are jointly administered by the Society and Student Services, as defined in the letter of agreement originally signed July 14, 2003.

Adopted: BOD 2004-01-27
Name Changed: 2010-07-27
SO-9: Accessibility Fund Advisory Committee

1. Board of Directors shall maintain the Accessibility Fund Advisory Committee as a standing committee.

Definitions

2. “Disability” is defined as a long-term or episodic physical, mental, intellectual, sensory or communication needs, visible or invisible, which in interaction with barriers may hinder a person’s full and effective participation in society on an equitable basis with others.

3. “Barriers” are defined as attitudinal, environment, and organizational structures and practices that prevent a student with a disability from participating in activities, accessing services, and being accepted by others, as much as students without disabilities.

4. “Accessibility” is defined as countering and eliminating barriers by providing specific accommodations; changing attitudes, environments, structures and processes; and implementing practices of universal design.

Composition

5. Chairperson: VP Finance; Student Services or another director as designated by the Board; or, on recommendation of the Committee, another member of the Committee.

6. President (Ex-Officio)

7. VP Student Services

8. One member of the Four Board of Directors members

9. Two students nominated by and from the membership of Students United for Disability Support or in the event that SUDS is not active in any given semester two students recommended by Council or by SFU’s Centre for Disabilities, minimum 2, up to 4 at-large members

10. Up to 1 Councillor on the recommendation of Council

11. One at-large student member (not a member of the Board of Directors). Notwithstanding Standing Order 1 (Society Standing Committees, Ad hoc Committees and Working Groups), said membership shall be appointed by Council.

Selection

11. The selection of students At-Large members and Councillors for this Committee shall be prioritized to students with lived experiences.

Terms of Reference

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Commented [GL101]: X

Commented [102]: changed from equal to equitable.
Thoughts?

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added from current policies

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Commented [105]: ++

Commented [106]: ++
taken from current policies

Commented [107]: ++
taken from current policies

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added from current policies.
12. Review and monitor usage of the Student Society Accessibility Fund as per AP-22 Accessibility Fund.

13. Make decisions and give approval to accessibility related capital expenses such as technological aides as well as approve other accessibility related projects as described in Definitions in the administrative policy Accessibility Fund.

14. Review and make recommendations to amend, add and delete sections of policy relating to issues of accessibility and the Accessibility Fund.

15. Review and make recommendations regarding the SFSS Accessibility Policy.

16. Shall seek engagement with the community of members with disabilities, and engagement with SFU regarding the supports made available to students with disabilities.

17. Research, maintain, and approve a list of priced accessibility services to be made available in the General Office.

18. The Committee shall meet at least once per semester or as required.

19. All discussions of a sensitive or confidential nature shall be held in camera.

20. To promote wellness on campus wherever possible in conjunction with SFU Health and Counselling and the Centre for Disabilities.

21. This Committee may strike sub-committees when necessary and sparingly, in order to conduct the business of the Committee.

   a. The Committee shall establish Working Groups wherever possible, and use Sub-Committees sparingly.

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SO-10: Extended Health and Dental Plan Committee

1. The Board of Directors shall maintain the Extended Health and Dental Plan Committee as a standing committee.

Composition

2. Chairperson: President (ex-officio)
3. VP University Relations, who shall also act as alternate chair in the President's absence.
4. VP Student Services
5. VP Finance
6. One Board of Directors Member
7. Two Representatives selected by and from the members of Council.
8. [Non-voting] Campaigns, Research, and Policy Coordinator
9. [Non-voting] Representative chosen by the Health Plan Broker
10. Quorum and Compensation
11. Quorum shall be three voting members of the Committee excluding the resident/Chairperson.
12. Members of the Committee who are representatives of Council but not members of the Board of Directors will be compensated an honorarium equivalent to the pro-rated Directors' hourly rate per [Rule 7.1.f and 7.3.3] of each Committee meeting, paid from the Extended Health and Dental Plan Reserve Fund.

Terms of Reference and Mandate

13. The Extended Health and Dental Plan Committee has two unique governing roles.
   a. The committee shall receive written appeals from members about Extended Health and Dental Plan membership, claims coverage, and plan administration.
   b. The committee shall reply in writing to written complaints from the membership.
14. The committee shall conduct hearings to address member appeals. The meetings shall be closed when an individual member’s coverage is under appeal.
   a. No public record shall be kept of the proceedings.
15. The committee shall rule on appeals.
   a. All decisions made by the committee that arise from the resolution of appeals and complaints shall be recorded for audit purposes in accordance with the requirements of privacy legislation.
16. The committee chair shall communicate the committee’s decisions to complainants in writing.
17. The committee shall also be responsible for recommending an annual budget for the management, promotion or maintenance of the Extended Health and Dental Plan to the Finance and Administrative Services
Committee, and for administering the Extended Health and Dental Plan Reserve Fund, as set out in the Health Plan department budget.

18. The Extended Health and Dental Plan Reserve Fund budget shall be reviewed twice a year, during the regular and revision budget processes.

19. The Committee may authorize expenditures from within the Extended Health and Dental Plan Reserve Fund budget.

20. All financial decisions made by the committee shall be recorded for audit purposes in accordance with the requirements of privacy legislation.

Appeals

21. The Extended Health and Dental Plan Committee, in its role as appeal hearing body, is an internal administrative body, governed by the principles of natural justice and procedural fairness. Within this framework, it is free to develop procedures and practices to conduct hearings.

22. Discussions concerning procedures and practices for conducting hearings may be recorded for future reference.

23. Members of the committee are prohibited from disclosing any information about an appeal, any deliberations of the committee, and any decisions of the committee.

24. For all eligible appeals, the Extended Health and Dental Plan Committee shall:
   a. determine whether an appellant who is not eligible for coverage based on the standard eligibility for enrolment criteria will be allowed to enrol in the Extended Health and/or Dental plan,
   b. determine whether an appellant who is eligible for coverage based on the standard eligibility for enrolment criteria and who does not have comparable coverage will be allowed to cease coverage of the Extended Health and/or Dental plan,
   c. determine whether an appellant has demonstrated extraordinary financial need (e.g., the appellant recently lost a source of income, or was denied previously communicated funding), and, if so, whether they can cease coverage or apply for a subsidy,
   d. determine whether an appellant can cease coverage based on a case wherein their personal security and wellbeing may be endangered by the release of personal information, and, if so, whether they can cease coverage, and
   e. determine whether an appellant can cease coverage where the appellant failed to meet the plan deadlines due to documented physical incapacity due to illness, work schedule, or residential constraints.
SO-11: Surrey Campus Committee

1. The Board of Directors shall maintain the Surrey Campus Committee as a standing committee. The Surrey Campus Committee is to connect the Board with undergraduate students and create opportunities for increased student engagement at the Surrey campus and recommends improvement of the undergraduate experience at the Surrey campus.

Definitions

2. In this standing order, “SFU Surrey student” means a student who is enrolled in at least one course during the current or previous semester located primarily at SFU Surrey.

Composition

3. Chairperson: Chief Officer Board member
4. President [Ex-Officio]
5. At least 2 and up to 4 Board members in addition to the Chair
6. Up to 1 Councillor on the recommendation of Council
7. Up to 6 At-Large members that are enrolled in a major or minor based on Surrey campus, are taking at least one of their courses at the Surrey campus, or are an Executive member of a Surrey campus-based club.
8. Surrey Affairs Officer
9. Campus Life Officer
10. Promotions and Outreach Officer
11. Eight Officers
12. [Non-voting] One Board of Directors liaison
13. [Non-voting] Surrey Campus Coordinator

Terms of Reference

11. Provide an opportunity for discussion of issues of concern to SFU Surrey students.
12. Advise the Board of Directors on all issues of concern to SFU Surrey students.
13. Recommend actions for consideration to the Board of Directors.
14. Encourage the participation of SFU Surrey students in all aspects of the Society’s operations.
15. Represent campus-specific issues of concern to the University, in liaison with the VP University Relations.
16. Represent campus-specific issues of concern to the external community, in liaison with the VP External Relations.
17. Coordinate campus-wide activities in liaison with active Department Student Unions.
18. This Committee may strike sub-committees when necessary, and sparingly, in order to conduct the business of the Committee.
   a. The Committee shall establish Working Groups wherever possible, and use Sub-Committees sparingly.
**Election of Members**

18. The department student union representatives shall be elected by and from among the members of the department student union who are SFU Surrey students.

19. The representatives of each cohort-based program shall be elected by and from among the students enrolled in that program.
   a. The committee shall be conducted the election in accordance with the special rules of order to be specified by the Committee.

20. The students at-large shall be elected by and from among SFU Surrey students.
   a. The committee shall be conducted the election in accordance with the special rules of order to be specified by the Committee.

21. The representatives from the faculty of arts shall be elected by and from among Surrey students who are enrolled in at least one arts course at SFU Surrey.

22. The department student union representatives may be removed from office in accordance with procedures that may be adopted by the department student union.

23. The representatives of each cohort-based program may be removed from office by a two-thirds (2/3) vote of the students enrolled in that program. Such a vote shall be conducted at a meeting that shall be called by the committee upon the request of any ten (10) students enrolled in that program.

24. The students at-large may be removed from office by a two-thirds (2/3) vote of the SFU Surrey students. Such a vote shall be conducted at a meeting that shall be called by the committee upon the request of any fifteen (15) SFU Surrey students.

25. The term of office of department student union representatives shall be in accordance with procedures that may be adopted by the department student union.

26. The term of office of representatives of cohort-based programs and students at-large shall be determined by a special rule of order of the committee.

**Chairperson**

27. Notwithstanding other standing orders, the chairperson shall be elected by and from among the voting members of the committee.

28. Temporary chairperson shall be appointed by voting members and shall be from among non-voting SFU Surrey students.

**Special Rules of Order and Standing Rules**
29. In accordance with Robert’s Rules of Order, the Committee may adopt special rules of order and standing rules to regularize its business.

30. The Surrey Campus Coordinator shall maintain the official copy of the Committee’s Special Rules of Order and Standing Rules.
   a. A copy shall be made available on the SFSS website.

31. The Surrey Campus Committee Special Rules of Order and Standing Rules, and any changes to them, shall be sent to the Board of Directors for ratification.

**Funding**

32. Subject to budgetary considerations, the committee shall receive, at minimum, funding calculated according to the model of department student unions, and may have both a core account and a trust account with the Society.

33. For the purpose of this section, the membership of the committee shall be deemed to consist of all SFU Surrey students.

Amended: BOD 2008-02-06, BOD 2008-02-16, BOD 2008-03-09, BOD 2007-06-02, BOD 2008-03-06, AGM 2008-02-10, BOD 2008-02-10

Commented [115]: X
2. The Board of Directors shall maintain the Vancouver Campus Committee as a standing committee. The Vancouver Campus Committee is to connect the Board with undergraduate students and create opportunities for increased student engagement at the Vancouver campus and recommends improvement of the undergraduate experience at the Surrey campus.

Definitions
3. In this standing order, “SFU Vancouver student” means a student who is enrolled in at least one course during the current or previous semester located primarily at SFU Vancouver.

Composition
14. Chairperson: Board member
15. President [Ex-Officio]
16. At least 2 and up to 4 Board members in addition to the Chair
17. Up to 1 Councillor on the recommendation of Council
18. Up to 6 At-Large members that are enrolled in a major or minor based on Vancouver campus, are taking at least one of their courses at the Vancouver campus.

Terms of Reference
16. Provide an opportunity for discussion of issues of concern to SFU Vancouver students.
17. Advise the Board of Directors on all issues of concern to SFU Vancouver students.
18. Recommend actions for consideration to the Board of Directors.
19. Encourage the participation of SFU Vancouver students in all aspects of the Society’s operations.
20. Represent campus-specific issues of concern to the University, in liaison with the VP University Relations.
21. Represent campus-specific issues of concern to the external community, in liaison with the VP External Relations.
22. Coordinate campus-wide activities in liaison with active Department Student Unions.
23. This Committee may strike sub-committees when necessary, and sparingly, in order to conduct the business of the Committee.

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VCC was not included in this 2015 policy manual. I added this standing order to be consistent with the current policies and practices.

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SO-12: Remuneration Advisory Committee

1. Standing Committee The Society shall maintain the Remuneration Advisory Committee as a standing committee.

Composition

2. President (Ex-Officio)
3. One member of the Board of Directors
4. Two members of Council who are not members of the Board of Directors, appointed by Council
5. Two members of the Society who are not members of the Board of Directors or Council, one appointed by the Board of Directors and one appointed by Council
6. Members of the Society who are also staff shall not serve on the Committee
7. Members of the Committee may be impeached by a simple-majority vote of the body that appointed them to the Committee
8. The Committee shall elect a chair from among its members
9. Quorum is four (4) members of the Committee, such that at least one member appointed pursuant to 2(c), and one member appointed pursuant to 2(d) are present

Terms of Reference

10. The Committee shall consider business referred to it by the Board of Directors or Council.
11. The Committee shall consider all matters related to the remuneration paid to members of the Board of Directors and Council and shall make one or more recommendations on each such matter to the Board of Directors, or Council, or both, as appropriate.
   a. Such a recommendation may relate to any matter related to the issue of remuneration including, but not limited to:
      i. the value of remuneration provided,
      ii. the form of remuneration provided, and
      iii. the schedule for the provision of remuneration
12. The Committee may consider any information it considers pertinent when developing a recommendation to the Board of Directors or Council

Adopted: BOD 2008-04-30
Amended: BOD 2009-04-03

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SO-13: Faculty and At-Large Committee

1. The Board of Directors shall maintain the Faculty and At Large Committee as a standing committee.

**Composition**

2. All faculty representatives and at-large directors
3. [ex-officio] President
4. [Non-voting] One executive officer
5. [Non-voting] Student Union Organizer

**Terms of Reference**

6. Coordinate the activities of the faculty representatives and at-large directors within their portfolios and delegated duties as described in policy.
7. Report to the Board of Directors as required on the activities of the faculty representatives and at-large directors.
8. This Committee may strike sub-committees when necessary, and sparingly, in order to conduct the business of the Committee.
   a. The Committee shall establish Working Groups wherever possible, and use Sub-Committees sparingly.

**Chairperson**

8. There shall be a rotating chair, the first of which will be the executive officer on the Committee.

Adopted: BOD 2010-03-01
Amended: BOD 2013-02-20
SO-14: Build SFU Student Advisory Committee

The Board of Directors shall maintain the Build SFU Student Advisory Committee as a standing committee.

**Composition**

1. Chairperson: VP University Relations or another member of the Board of Directors
2. Two Council members
3. Six Students at Large
4. [Non-voting] Build SFU General Manager
5. [Non-voting] Build SFU Consultation Coordinator

**Terms of Reference**

5. Organize consultations with the general membership.
6. Implement communications and promotions to the general membership.
7. Make recommendations to the Board of Directors about the project.

Section 3: Administrative Policies
SO.10: Granting Committee

1. The Board of Directors shall maintain the Granting Committee as a standing committee. This Committee shall generally oversee club, departmental student union, and constituency group granting.

Composition

2. Chairperson: A member of the Board of Directors
3. [Ex Officio] President
4. VP Student Life
5. Two Board of Directors Members
6. Two Council Members
7. Two students At-Large
8. [Non-voting] Two General Office Coordinators
9. [Non-voting] Student Union Organizer

Terms of Reference

10. Grant club requests greater than those provided for under AP-12.4h
11. Grant Departmental Student Union requests greater than those provided for under AP-16.4.c in AP-16.5.e
12. Approve requests by Constituency Groups for funding greater than that provided for in AP-17.6.c
13. Hear requests for Special Event Funding made under AP-28.1c
14. Hear appeals of decision made by the General Office Coordinators under AP-12.8.b
15. Hear appeals of decisions made by the Student Union Organizer under AP-12.8.b
16. Hear appeals of decisions made by the Student Union Organizer under AP-17.7
17. Budget
18. In conjunction with the general office coordinators, prepare the annual budget for the club core and grant line items.
19. In conjunction with the Student Union Organizer, prepare the annual budget for the department student union core and grant line items.
20. In conjunction with the Student Union Organizer, prepare the annual budget for constituency groups covered under AP-17.
SO-16: Events and Promotions Committee

1. The Board of Directors shall maintain the Events and Promotions Committee as a standing committee. The committee shall generally oversee the events and promotions of the Society.

Composition

2. Chairperson: VP Student Life
3. [Ex-Officio] President
4. Four to Five Board of Directors Members
5. Two to one Councillor on the recommendation of Council
6. Four Students At-Large, up to seven At-Large members
7. [Non-voting] Communications Coordinator
8. [Non-voting] Events Coordinator
9. [Non-voting] FBS Promotions Coordinator

Terms of Reference

9. Develop and coordinate events on behalf of the Board of Directors.
10. Develop and coordinate the promotional materials and promotional campaigns of the Society and its services.
11. Develop and coordinate Board events in the Highland Pub and promotions of the SFSS Food and Beverage Services.
12. Develop and coordinate Board events in the Highland Pub and promotions of the SFSS Food and Beverage Services.
13. The committee may strike working groups to aid in the organization of any events and promotions.
14. Upon request the committee may assist clubs, department student unions and constituency groups in the planning of events.
15. Prepare the annual budget for events of the Board of Directors for consideration by the Finance and Administration Services Committee.
16. This Committee may strike sub-committees when necessary, and sparingly, in order to conduct the business of the Committee.
   a. The Committee shall establish Working Groups wherever possible, and use Sub-Committees sparingly.

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from current policies

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Adopted BOD 2011-07-06
Amended BOD 2013-07-18
SO-X: First Year Engagement Committee

2. The Board of Directors shall maintain the First Year Engagement Committee as a standing committee.

Definitions
6. “First Year” is defined as a student in their first or second semester at the University.

Composition
7. [ex-officio] President
8. [Chairperson] 1 Board member
9. At least 2 and up to 4 Board members
10. Up to 1 Councillor on the recommendation of Council (first year preferred)
11. Up to 6 first year at-large members

Terms of Reference
9. Coordinate activities and engagement events and initiatives, such as community building events.
10. Coordinate first year advocacy activities and projects.
11. This Committee may strike sub-committees when necessary, and sparingly, in order to conduct the business of the Committee.
   a. The Committee shall establish Working Groups wherever possible, and use Sub-Committees sparingly.
Ad-Hoc Committees

SO-X: Nominating Committee

3. The Board of Directors shall maintain the Nominating Committee as an ad-hoc committee.

Composition

12. [ex-officio] President
13. [Chairperson] Board member
14. 2 Board members
15. [Non-voting] Campaigns, Research, and Policy Coordinator

Terms of Reference

12. Provide the Board with formal recommendations with formal recommendations and reports relating to the appointment of at-large members to Board committees, in consultation with all Board Committee Chairs and Vice-Chairs.
13. Work with the VP Student Life to provide the Board with formal recommendations and reports relating to the appointment of Council representatives to Board Committees, in consultation with all Board Committee Chairs and Vice-Chairs.

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The Nominating Committee did not exist in the 2015 Policy Manual. I added this with reference to the current policy manual.
SO-17: Labour Committee

1. The Board of Directors shall maintain a Labour Committee as an ad-hoc committee.

Composition

2. Chairperson: Executive Officer
3. President (ex-officio)
4. Three Board members, two of whom are on the Executive Committee

Terms of Reference

5. To fulfill the duties and responsibilities set out in Article 41 of the CUPE 3338 collective agreement.
6. To negotiate collective agreements with CUPE 3338.

Remuneration

7. In recognition of the time the Labour Committee representatives volunteer, the Society shall provide a stipend of $14.38 per hour. This stipend is separate from the executive officer and faculty and at-large representatives stipend. This stipend shall only be paid for time spent in collective bargaining as set out in this standing order.

Chairperson

8. The Board of Directors shall appoint the chairperson of the Labour Committee from the members of the Labour Committee.
9. The President is not eligible to be a Chairperson
10. The chair of the Labour Committee shall maintain a confidential e-mail list containing only the official e-mail addresses of the members of the Labour Committee.
11. The Labour Committee meetings shall be in camera with no minutes or records kept except in the case of Collective Agreement negotiations with CUPE 3338, during which the employer may keep bargaining notes.
12. The Board of Directors is encouraged to appoint members to the committee based on merit; when possible, directors are encouraged to appoint non-executive officers to the committee.


Commented [130]: this'll be perfect and set us up well for when we need to start bargaining for our new collective agreement.
SO-18: Stipend Appeals Committee

1. The Board of Directors shall maintain a Stipend Appeals Committee as an ad-hoc committee.

2. The election and impeachment of members of the committee, with the exception of the President, shall be by a 2/3rds majority vote of the Board of Directors. Members may only be impeached with cause.

Composition

3. Chairperson: The Board of Directors shall elect a chairperson from amongst its own members

4. President (ex-officio)

5. Three students at large

6. The Chairperson shall not be an Executive Officer

Quorum

7. Quorum shall be the Chair plus three other members of the Committee.

8. Terms of Reference

9. The committee is an internal administrative body governed by the principles of natural justice and procedural fairness. Within this framework, it is free to develop procedures and practices to conduct hearings and is not constrained by strict rules of procedure and evidence.

10. The VP Finance shall have primary responsibility over stipends, except that the President shall have responsibility over the VP Finance’s stipend.

11. The President shall have the primary responsibility over excuses and leaves of absence.

12. Any decision taken by the VP Finance or the President regarding stipends, excuses, or leaves of absence may be appealed to the committee by the affected party. Appeals shall be in writing, and delivered to the committee chair within twenty (20) working days. In extenuating circumstances, the committee chair may extend the time limit for an appellant to dispute the findings of the VP Finance or the President.

13. Upon receiving any such appeal, the chair shall convene a meeting of the committee within fifteen working days. The appeal shall be deemed to have been allowed by the committee if the chair fails to convene a meeting as required.

14. The neutrality of any member of the committee scheduled to hear a case may be challenged and will be determined by the chair.

15. If the neutrality of the chair is challenged, the other members of the committee will determine it.

16. A member of the committee who’s own stipend is under consideration shall not be deemed neutral.
17. The Committee is responsible for interpreting any policy under consideration.

18. The deliberations of the Committee shall be closed with no record kept.

19. The Chair of the Committee shall vote only in case of a tie. No members of the Committee shall abstain.

20. The Chair shall communicate the decision of the SAC, in writing, to the affected parties within five working days of the hearing. The decision shall include reasons. The appeal shall be deemed to have been allowed by the Committee if the Chair fails to communicate the decision as required.

Appeals

21. Appeals of decisions of the SAC shall be made to the next regularly scheduled meeting of Board of Directors. Board of Directors may, by a 2/3rd majority vote, overturn any decision of the SAC.
SO-19: Student Space Oversight Committee

1. The Board of Directors shall maintain the Student Space Oversight Committee as an ad-hoc committee.

Composition

2. Chairperson: VP University Relations
3. [Ex-officio] President
4. VP Finance
5. VP Student Services
6. Two Board of Directors members
7. Two students-at-large
8. Two Council members
9. [Non-voting] Campaigns, Research, and Policy Coordinator

Terms of Reference

10. Review proposals and make recommendations to the Board of Directors for consultation and deliberation in a timely manner on all matters pertaining to the evaluation, design, development, alteration, renovation or assignment of Society space, including:
   a. project concepts and initial scope of work proposals,
   b. engagement of professional consultants,
   c. evaluation of planning proposals,
   d. research and design studies and proposals, including interior design,
   e. financial management and planning of the Space Expansion Fund,
   f. initial selection of tenants of society space, and
   g. timely implementation of the Society space directives of the Board of Directors.

11. Organize and conduct consultations with all parties affected by space planning, including the general membership.

12. Receive regular reports from SFSS representatives on joint committees of the Society and other external organizations on the progress of work.

13. Maintain oversight of planning and implementation of internal renovations and new construction either directly or through a selected board member, depending on scope of work.

14. Review proposals and make recommendations to the Board of Directors on all matters affecting Society space negotiations with external parties including lease and maintenance items.

Adopted: BOD 2008-07-14
Amended BOD 2010-03-31

Commented [132]: X
ADMINISTRATIVE POLICIES

AP-1: Regrets, Leave, and Resignation

1. Leaves of absence approved by the President or VP Finance shall be reported to the Board of Directors.

2. Notices of resignation from the Board of Directors shall be directed to the President and accepted at the subsequent meeting of the Board of Directors.

Resignation of Directors (as per bylaws)

3. In order to comply with the provisions of the bylaws, which requires that each director of the Society to be registered as a student in at least two (2) of the three (3) semesters comprising their tenure of office, each person who is elected or appointed to be a director of the Society shall submit to the Society and to the University Registrar his/her/zir written consent for the University Registrar to, at any time during their tenure of office, produce a report on their registration status in each of the (3) three semesters comprising their tenure of office, and to make this information available to the Executive Director of the Society and to any member of the Society upon request. They shall give this consent no later than the first day of their tenure of office as a Director and they shall not withdraw this consent until the last day of their tenure of office.

4. Any person not giving such consent shall be deemed unregistered for classes for the purposes of bylaw 5.1.

5. For the purposes of this policy, a report on a registration status shall list whether the subject of the report is currently registered in a course or program at the University, and for each of the previous semesters in their term of office, if the subject was so registered in that semester.

6. The Executive Director of the Society will, no later than one week before the first scheduled meeting of Council in each semester, and as soon as possible after the University's last class withdrawal date for each semester, obtain from the University Registrar reports on registration status of each director of the Society.

7. The Executive Director of the Society will, in the case of a director elected in a by-election or appointed by Council or by ordinary resolution to be a director, obtain from the University Registrar a report on the registration status of that person on, or as soon as possible after, the first day of the tenure of office of the director.

8. As soon as possible after obtaining the reports on registration status, the Executive Director of the Society shall distribute to the members of the Student Council those reports along with a list of any directors who have paid their society fee for that semester directly to the Society, and a list of:

Commented [133]: All Administrative Policies will be passed in a separate document.

We will not discuss the Administrative Policies portion of this document at the May 28th Governance Committee meeting, as it is not done yet and also depends on what the Executive Committee decides in its Administrative Restructuring project.
Board Policies (REVIEW of 2015 Policy Manual)

Board Policies, Rules and Standing Orders Definitions

1. “Board Policies” consists of the rules and standing orders of the Society as enacted by the Board.

2. “Rules” are authoritative statements or guides for conduct and action that outlines what the Society is what to do or not do in a specific situation.

3. “Standing Orders” are the rules that governs the authority of standing committees, adhoc committees, and working groups of the society. They describe who sits on what committee or working groups, the type of business and how meetings are called and conducted.

Rules

R-1: Establishment and Revision of Society Policies

Society Policies

1. The Board of Directors has exclusive authority of the regulation of the Society as it relates to supervising and managing the internal affairs of the Society between meetings of the membership including Board policies, Issues Policies, Administrative Policies and any other such policy enacted by the Board. The Board of Directors does not have authority over Council policies.

2. A motion to establish or amend a policy shall be:
   a. given two (2) weeks notice of motion,
   b. posted on the SFSS website,
   c. circulated to the Council email list, and
   d. if necessary, brought to the Governance Committee for a recommendation and report on:
      i. its impact and effects, and
      ii. its compatibility with the constitution, bylaws, and policies.

3. A policy shall only be adopted or amended by a:
   a. 2/3's majority vote of the members present and voting at a quorate meeting of the Board where that policy is a rule,
   b. simple majority vote of the members present and voting at a quorate meeting of Board of Directors where that policy is a standing order, administrative policy, or issues policy, or any other policy of the Society, with the exception of Council Policies.

4. Suspension of a policy shall be for a definite time period and purpose, to be specified in the motion to suspend, and shall require a 2/3's majority vote of the members present and voting at a quorate meeting of the Board of Directors.
   a. Any suspension of R-1 or any of its parts shall not suspend or impact any other Rule or Standing Order adopted by the Board.

6. All amendments, and additions to Board Policies shall be recorded under that rule, or standing order.

7. All suspensions of Board policies ie. Rules or Standing Orders shall be recorded in Appendix 2: Suspensions and Deletion History.
8. This rule applies to all policies of the society under the authority of the board.

Council Policies
1. The Council is an advisory body of the Society as established in the bylaws of the Society that shall serve as the primary medium for discussion of issues of importance to members of Council and shall advise the Board as necessary, and may strike advisory committees, establish their terms of reference, and appoint their members, at its discretion.
2. Council has the exclusive power to establish, revise, and repeal Council policies as it relates to Council business.
3. Council policies shall have the right to a section of the Society website to house all council policies and procedures and other relevant information to Council.
4. The Board of Directors shall respect and recognize the authority of any policies established by Council, as it relates to its powers as outlined in the Society By-laws, to effectively serve as an advisory body of the Board of Directors.
R-2: Executive Officer Duties, Responsibilities, and Stipend Requirements

Duties and Responsibilities of Executive Officers
1. Executive officers shall attend all regularly scheduled meetings of the Executive Committee.
2. Executive officers shall attend all meetings of the Board of Directors and Council.
3. Executive Officers shall attend all General Meetings of the Society.
4. Executive Officers are expected to chair at least one standing committee of the Society, and to actively participate in one other committee of the Society, other than the Executive Committee, or to which the Society nominates or appoints.
5. Executive Officers shall report on the work done in their portfolios at weekly executive committee meetings.
6. Executive Officers shall post and keep office hours in-person or electronically.
7. Executive Officers shall provide a semesterly written report by the 30th day of the first month of the following semester, detailing work completed and projects undertaken for the benefit of the Society. Exit reports shall take the place of work reports for the Spring Semester.

Stipend Eligibility
10. The eligibility of an executive officer for full stipend is determined by fulfilling each of the requirements contained in the above section, R-6: Duties and Responsibilities of Executive Officers.
13. Directors must fulfill all the requirements of bylaw 6.1, return keys, and settle all their outstanding debts to the Society to be eligible to receive their final stipend.
14. Failure to submit an exit report within ten (10) business days following the end of their term will result in a $150 deduction per week from the final stipend, unless extenuating circumstances exist.
   a. Executive officers who have been re-elected to a subsequent term on the Board of Directors will have all further stipends withheld until such time as an exit report has been submitted.

Stipends for Executive Officers
15. In recognition of the time Executive Officers volunteer the Society provides a stipend of $1750.00 per month.

R-3: Faculty Representative and At-Large Board of Directors
Duties, Responsibilities & Stipend Requirements

Duties and Responsibilities of Faculty Representative and At-Large Representatives
1. Faculty representatives and at-large representatives shall attend all regularly scheduled meetings of the Board of Directors and Council called during the month.
2. Faculty representatives and at-large representatives shall attend all general meetings of the Society called during the month.
3. Faculty representatives and at-large representatives will be expected to assist with projects and campaigns and facilitate communications between the Society and its members.
4. Faculty representatives will be expected to participate in the work of the Society, including but not limited to:
   a. informing students in their faculty of the Society’s activities,
   b. forwarding issues of importance from their faculty to the Board of Directors,
   c. making efforts to attend departmental student union and faculty student union general meetings, and
   d. reporting the activities of the Society to unions within their faculty as necessary or, if requested.

5. Faculty representatives and at-large representatives shall be members of and actively participate in at least two standing committees of the Society.

6. Faculty representatives and at-large representatives shall post and keep office hours in-person or electronically.

8. Faculty representatives and at-large representatives shall provide a semesterly written report by the 30th day of the first month of the following semester, detailing work completed and projects undertaken for the benefit of the Society. Exit reports shall take the place of work reports for the month of Spring semester.

Stipend for Faculty Representative and At-Large Representatives

16. In recognition of the time that faculty representatives and at-large representatives volunteer to the Society, each faculty representative and at-large representative shall receive a stipend of $875 per month.

17. Notwithstanding the above, if Faculty representatives and at-large representatives work above and beyond the scope of their duties with the prior permission of the Board of Directors, they may collect a stipend of $1,166 instead of $875.

R-4: Council Stipend Requirements

Stipend Eligibility for Department Council Representatives

5. Stipends are awarded on a per-meeting basis.

4. In recognition of the time Council Representatives volunteer the Society provides a stipend of $35.00 per scheduled meeting attended from May 1, 2008.

R-6: Ethical Standards of Conduct for Members of Board of Directors and its Committees

1. Proper operation of a democratic student organization requires that students elected to the Board of Directors, or appointed by the Board of Directors to a Society or University committee, be duly responsible to the membership. To this end, it is imperative that:
   a. Society decisions and policy be made through the proper channels of the Society's structure, and
   b. elected and appointed positions not be used for personal gain.

2. Members of the Board of Directors and Society committees shall:
   a. maintain the highest ideals of honour and integrity while serving on the Board of Directors or a committee,
   b. avoid any situations that could cause any person to believe that they may have brought bias or partiality to a question before the Board of Directors or its committees,
c. avoid any situation that could impair their judgment in the performance of their elected duties while in office,

d. carry out their duties with impartiality and equity of service to students,

e. declare to the Board of Directors at the first opportunity their interests, or known interests of any close relatives, acquaintances, or business partners, in any enterprise which proposes to transact business with the Society,
   i. leave the meeting during any discussion or vote on a subject where such an interest exists,

f. not use information designated confidential for the personal gain of themself or any other person, and

g. not communicate information designated confidential to anyone not entitled to access that information.

R-7: Society Records and Property

1. Any documents or materials received or obtained by members of the Board of Directors or its committees in the course of fulfilling their duties, shall be considered the property of the Society and must be returned to the Society upon vacating their position, including, but not limited to:
   a. keys,
   b. correspondence,
   c. office supplies,
   d. hardware,
   e. software,
   f. equipment received or obtained by the members of the Board of Directors or its committees in the course of fulfilling their duties.

2. Failure to return Society property shall be considered theft.

3. The means of access to the aforesaid materials shall also be considered the property of the Society.
   a. Such means of access must be returned to the Society upon vacating a position on the Board.

R-8: Board of Directors Meetings

Duration

1. Regular meetings of the Board of Directors shall be limited in duration to three hours, which shall be calculated from the time when quorum has been achieved.

2. Where necessary, the Board may extend a meeting past three hours on a majority vote of the Board at any particular meeting.

Quorum

2. Once a meeting of the Board of Directors becomes quorate, that meeting shall be considered quorate until such time that a question of quorum is raised.

3. A question of quorum shall be treated as a point of order, as defined by Robert’s Rules of Order.

Speaking Privileges

4. All students who are members in good standing shall have speaking privileges at all meetings of the Board of Directors.

5. All Society staff shall have speaking privileges at all meetings of the Board of Directors.
6. Board members shall always be given priority on the speaking list before a student guest or Society staff speaks at a Board meeting.

Chair
5. The President shall be the Chair of the Board of Directors, and shall Chair all Board meetings unless otherwise voted on by the Board at a particular meeting, or for the duration of a semester.

Vice Chair
6. The Board shall, by a simple majority vote, appoint a Vice Chair of the Board of Directors.
7. The Vice Chair shall convene and chair a Board meeting in the absence or at the discretion of the Chair of the Board.
8. The Vice Chair shall support the duties of the Chair, including but not limited:
   a. Communicating with Committee Chairs and Committee Vice Chairs on behalf of the Chair.
   b.

External Chair
9. The Board of Directors may appoint an external chair in a manner consistent with the bylaws.
10. An external chair shall receive a $75 honorarium for each meeting that they chair.
11. The external chair shall continue to chair Board of Directors meetings during in camera sessions.
12. The external chair is bound by all rules governing in camera sessions.

Agenda
9. The order and items of business for meetings of the Board of Directors are:
   a. Call to Order
   b. Territorial Acknowledgment
   c. Roll Call of Attendance
   d. Adoption of the Agenda
   e. Adoption of the Minutes
   f. Old Business
   g. Reports from Committees
   h. New Business
   i. Notices of Motion
   j. 30 Minute Q&A Period
   k. Announcements
   l. Attachments
   m. Adjournment

10. Agenda items for regularly scheduled Board of Directors meetings and supporting documents must be submitted to the Chair, President, and Administrative Assistant. The Agenda for Board of Directors meetings must be distributed to Board members no later than three business days before a Board of Directors Meeting.
11. Board of Directors packages will be available electronically on the Society website two business days prior to regularly scheduled Board of Directors meetings.
Location

12. At least one meeting of the Board of Directors shall be held at the Harbour Centre campus over the course of any administration.
13. At least one meeting of the Board of Directors shall be held at the Surrey campus over the course of any administration.
14. The agenda, time, and location of regularly scheduled Board of Directors meetings shall be published on the Society website prior to these meetings. The agenda, time, and location of emergency Board of Directors meetings shall be published on the Society’s website if possible.

R-9: In Camera Sessions

1. Board of Directors and its committees may by simple majority vote to move items for discussion in camera, only where deliberations involve:
   a. SFSS HR matters,
   b. open contract negotiations or competitive processes,
   c. a litigation process in which the Society is involved,
   d. discussions involving advice subject to solicitor-client privilege, such as legal counsel, where the Society wishes to maintain that privilege, and
   e. subject matter that relates to, or is subject to the Personal Information Protection Act (PIPA).
2. In camera items are strictly confidential and members present are bound by the Societies Act and are not to disclose the proceedings of in camera sessions.
3. Only members of the Board of Directors and its committees, and invited third parties as may be required are allowed to remain in the meeting.
4. No motions may be moved during in-camera sessions.
5. Directors are bound by the proscription of not disclosing the contents of any documents relating to in camera sessions.

R-10: Remuneration of Elected Representatives

Definitions

1. “Regulation” refers to any rule, standing order, administrative policy, issue policy, or Council policy.
2. “Remuneration motion” refers to any motion to create or amend any regulation which shall set or change the amount of a stipend or other remuneration paid to a member of the Board of Directors or Council, or which shall establish or change any other form of remuneration available to them.
3. Any remuneration motion shall be referred to the Finance and Administrative Services Committee for a report.
4. The Board of Directors and Council will not consider any remuneration motion except as recommended by the Finance and Administrative Services Committee.

Applicability

5. The Committee shall provide a period for student comment on proposed changes to the remuneration paid to the Board of Directors or Council, with the following stipulations:
   a. Notification of the comment period shall be published on the Society’s website no less than four (4) weeks prior to the Committee providing a recommendation to the Board of Directors or Council.
b. Notification shall include an invitation for students to attend a special meeting of the Committee held primarily to hear student comment. This meeting shall be held no less than two (2) weeks after the comment period has commenced and no less than one (1) week before the comment period ends.

c. No more than two (2) weeks of the comment period shall take place during the months of August, December, or April.

R-13: Transition and Final Stipend Eligibility

Duties and Responsibilities of Executive Officers, Faculty Representatives, and At-Large Representatives upon the Completion of their Term

1. Final stipend eligibility requires executive officers, faculty representatives, and at-large representatives, hereinafter referred to as directors, to have completed all requirements contained in these society bylaws.

2. Final stipend eligibility requires directors to have fulfilled the requirements contained in these rules and settled all outstanding debts to the Society within ten (10) business days following the end of their term.

3. Final stipend eligibility requires directors to have submitted an exit report detailing their activities during their term in office, within ten (10) business days following the end of their term.

4. The exit report of the VP Student Services shall, in accordance with the bylaws and policies, comprise a section as draft for inclusion in the Annual Report presented at the next AGM.

Final Stipend Eligibility

5. Failure to fulfill the requirements of this regulation within ten (10) business days following the end of the Board of Directors term in office will result in a $300 deduction per ten (10) business days, and up to twenty (20) business days, from the final stipend, unless extenuating circumstances exist.

8. Failure to fulfill the requirements of this regulation within twenty (20) business days shall result in:
   a. the entirety of the stipend being withheld,
   b. becoming a member in poor standing of the Society.

9. Standing shall be reversed only upon fulfilling requirements of this regulation.

10. Stipends shall not be issued until the requirements of this regulation have been fulfilled.

Final Stipend for Directors

11. In recognition of the time Directors volunteer, the Society provides a final stipend in the amounts stipulated in the rules pertaining to stipend for directors.

Enforcement of this Policy

12. Enforcement of this regulation shall be the responsibility of the incoming VP Finance.

13. The incoming President shall ensure that the VP Finance complies with the terms of this Rule.
STANDING ORDERS

SO-1: Society Standing Committees, Ad-hoc Committees and Working Groups

Establishment and Dissolution of Society Committees and Working Groups

1. The Board may, at its discretion, delegate its authority and/or empower committees between Board meetings, to make decisions, within their jurisdiction, to standing committees, ad-hoc committees, and working groups.
   a. The Board will establish a standing or ad-hoc committee by including a Standing Order establishing its terms in the Board Policies.
   b. The Board will dissolve a standing or ad-hoc committee by repealing a Standing Order consisting of its terms from the Board Policies.
   c. The Board or a Board Committee will establish a working group amongst itself by a majority vote.

Standing and Ad-hoc Committees

2. The Board of Directors establishes the standing orders that comprise the terms of reference for all standing and ad-hoc committees. Committees have the authority to act in accordance with their terms of reference, but must seek the direction and approval of the Board of Directors on any matters of serious concern or significance to the membership of the Society.

3. Unless otherwise specified in the standing order establishing the committee, standing and ad-hoc committees are chaired by an executive officer.
   a. The duties of the Chair include:
      i. convening regular meetings,
      ii. informing committee members of meeting times and locations,
      iii. preparing agendas,
      iv. distributing any documents or materials to committee members,
      v. submitting attendance to the VP Finance, and
      vi. reporting on committee activities to the Board of Directors
   b. The duties of the Vice-Chair include:
      i. convening meetings in the absence or at the discretion of the Chair,
      ii. any other duties as may be assigned by the Chair

4. Composition of committee membership is specified by the committee’s terms of reference. Unless otherwise specified by the standing order establishing the committee, only members in good standing may be appointed to a voting seat on a standing committee.
   a. Duties of committee members include:
      i. attending all meetings of the committee,
      ii. representing to the best of their abilities the interests of the Society, and
      iii. performing any duties assigned as part of the committee’s mandate.

5. Unless otherwise specified in the standing order establishing the committee, members of standing and ad-hoc committees shall be elected/removed by a simple majority vote of the Board of Directors.

6. Unless otherwise specified in the standing order establishing the committee, quorum for all standing and ad-hoc committees shall be a majority of the seats filled.
7. For the purposes of the standing orders, ‘student at-large’ shall refer to a student who does not hold a position on the Board of Directors and who is a member in good standing of the Society. “Councillor” shall refer to those members who sit as members of Council and are not members of the Board of Directors of the Society.

Sub-Committees
9. Standing or Ad-hoc Board committees may, if its terms of reference allow, strike subcommittees and adopt its own terms of reference for the subcommittee, establishing its mandate, authority, and jurisdiction - and may delegate tasks to sub-committees for recommendation to the Committee.
10. Sub-committees are established by a majority vote.
11. The Standing or Ad-hoc Board committees select the chair of a sub-committee from among its members who shall convene meetings, prepare agendas, distribute documents to sub-committee members, and report subcommittee activities and recommendations back to the standing or ad-hoc committees.

Working Groups
9. The Board of Directors, or standing or ad-hoc committees establish working groups, as well as their mandates, authority, and jurisdiction by motion.
10. The Board of Directors, or standing or ad-hoc committees select the chair of a working group from among its members who shall convene meetings, prepare agendas, distribute documents to working group members, and report working group activities and recommendations back to the standing or ad-hoc committees.
11. Composition of working groups is open to all members in good standing of the Society.
   a. Duties of working group members include:
      i. attending all meetings of the working group,
      ii. representing to the best of their abilities the interests of the Society, and
      iii. performing any duties assigned as part of the working group’s mandate.
12. Meeting times and locations of all standing committees, ad-hoc committees, and working groups shall be published on the Society’s website and social media, and in person in the vicinity of the Society’s General Office/Student Center prior to these meetings.
13. Information about student-at-large vacancies on the Society’s committees shall be published on the Society’s website prior to these meetings.
SO-2: Appointments and Resignations to and from Committees

1. All candidates for positions on committees nominated by the Board of Directors must apply for those positions to Board of Directors via a protocol established by the Board.

2. Unless otherwise specified by the committee’s terms of reference, the Board of Directors appoints its members for a term of office expiring April 30th each year.

3. Resignations from committees are to be delivered to the President who shall report them to the subsequent meeting of the Board of Directors.

4. Any member of a committee who, without prior authorization by the committee chair, is absent from two consecutive meetings of the committee shall be deemed to have abandoned their position on the committee
   a. The Chair shall declare that position vacant forthwith.
Standing Committees

SO-X: External and Community Affairs Committee

1. The Board of Directors shall maintain the External and Community Affairs Committee as a standing committee.
2. This Committee shall generally coordinate the advocacy work regarding federal, provincial, and municipal advocacy and lobbying campaigns and member facing student information campaigns.

Composition

3. Chairperson: VP External Relations
4. Five Board members
5. Up to 1 Councillor on the recommendation of Council
6. Up to 7 At-Large members
7. [Non-voting] All constituency group representatives on Council
8. [Non-voting] Executive Director
9. [Non-voting] Campaigns, Research, and Policy Coordinator

Terms of Reference

1. Identify and prioritize issues of concern to students external to the University community.
2. Develop and coordinate strategies to address those concerns.
3. Establish working groups to implement campaigns and take actions to address those concerns.
4. Ensure that the Society members are informed of these issues, and the steps taken to address them.
5. Review the progress of business from the Federal, Provincial and Municipal governments or other decision-making bodies external to the University.
6. Creating information campaigns directed towards the Society membership regarding External and Community advocacy.
7. This Committee may strike sub-committees when necessary, and sparingly, in order to conduct the business of the Committee.
   a. The Committee shall establish Working Groups wherever possible, and use Sub-Committees sparingly.
SO-X: University and Academic Affairs Committee

3. The Board of Directors shall maintain the University and Academic Affairs Committee as a standing committee.
4. This Committee shall generally coordinate work regarding university advocacy campaigns and member-facing student information campaigns.

Composition

10. Chairperson: VP University Relations
11. Five Board members
12. Up to 1 Councillor on the recommendation of Council
13. Up to 7 At-Large members
14. [Non-voting] All undergraduate student representatives sitting on the University Board of Governors or Senate
15. [Non-voting] All constituency group representatives on Council
16. [Non-voting] Executive Director
17. [Non-voting] Campaigns, Research, and Policy Coordinator

Terms of Reference

9. Identify and prioritize issues of concern to students.
10. Develop and coordinate strategies to address those concerns.
11. Establish working groups to implement campaigns and take actions to address those concerns.
12. Ensure that the Society members are informed of these issues, and the steps taken to address them.
13. Review the progress of business from the Senate, the Board of Governors, Senate Committees, and other Committees, Assemblies or decision-making bodies of the University.
14. Creating information campaigns directed towards the Society membership regarding University advocacy.
15. This Committee may strike sub-committees when necessary, and sparingly, in order to conduct the business of the Committee.
   a. The Committee shall establish Working Groups wherever possible, and use Sub-Committees sparingly.
SO-5: Governance Committee

1. The Board of Directors shall maintain the Governance Committee as a standing committee.

Composition

2. Chairperson: Executive Officer
3. [Ex-officio] President
4. Four Board of Directors members
5. Up to 1 Councillor on the recommendation of Council
6. [Non-Voting] Campaigns, Research, and Policy Coordinator

Terms of Reference

8. Review proposals and make recommendations to amend, add and delete sections of the Society’s constitution, bylaws, and policies.
9. Review appeals or questions regarding the interpretation and application of the Society’s constitution, bylaws, and policies, except those specifically reserved for other committees of the Society.
10. Inform the Board of any legislative changes that impact the activities of the SFSS.
11. The committee shall meet in person or electronically as required and at the call of the Chair. The Chair may call a meeting where a notice of three working days has been provided.
12. This Committee may strike sub-committees when necessary, and sparingly, in order to conduct the business of the Committee.
   a. The Committee shall establish Working Groups wherever possible, and use Sub-Committees sparingly.

Relevant Policies

13. The members of the committee should be familiar with the following: SFSS Constitution & By-Laws and the SFSS Strategic Plan, Societies Act of British Columbia, SFSS Elections and Referenda Policies, SFSS Board Policies, SFSS Administrative Policies, SFSS Issues Policies or any other policies of the society.
SO-6: Executive Committee

1. The Board of Directors shall maintain the Executive Committee as a standing committee.

Composition

2. Chairperson: President, or another Executive Officer as designated by the Board
3. All currently sitting Executive Officers
4. [Non-Voting] all currently sitting Non-Executive Board members
5. [Non-voting] Executive Director (Operations and HR manager, Organizing Director)

Terms of Reference

12. Generally coordinate and manage the day-to-day activities of the Society.
13. Report to the Board of Directors as required on the activities of Society committees as well as other matters of importance.
14. Discuss and report on the work done in executive members specific portfolios since the last meeting.
15. Recommend actions for consideration by the Board of Directors and its committees.
16. Conduct the business of the Board between Board meetings where three working days have been provided.
17. Ensure the timely implementation of all directives of the Board of Directors.
18. Between the last quorate Board of Directors meeting of each semester, and the first quorate meeting of each subsequent semester, be enabled to spend up to $20,000, make appointments to committees, and carry out the day-to-day operations of the Society.
19. The committee shall meet weekly, in person or electronically, at the call of the Chair. The Chair may call a meeting where a notice of two working days has been provided.
20. The committee chair must call an executive meeting within 24 hours upon a petition signed by three (3) of the executive committee members and give notice of at least 1 working day.
21. This Committee may strike sub-committees when necessary, and sparingly, in order to conduct the business of the Committee.
   a. The Committee shall establish Working Groups wherever possible, and use Sub-Committees sparingly.

SO-7: Finance and Administrative Services Committee

1. The Board of Directors shall maintain the Finance and Administrative Services Committee (FASC) as a standing committee. This committee shall oversee the financial and internal administrative matters of the Society.

Composition

2. Chairperson: VP Finance
3. [Ex-officio] President
4. Four Board of Directors members, two of whom must be an Executive Officer
5. Up to 1 Councillor on the recommendation of Council
6. Two students at-large
7. [Non-voting] Financial Coordinator
8. [Non-voting] Campaigns, Research, and Policy Coordinator
9. [Non-voting] Executive Director

Terms of Reference
10. This committee shall not unreasonably limit the normal duties and responsibilities of the VP Finance.

11. Coordinate the preparation of the annual operating budget and the annual capital budget of the Society and make recommendations to the Board of Directors as necessary.

12. Provide Board with formal recommendations and reports relating the audit of the Society such as the appointment of the external auditor, the annual financial statements, and the auditor’s unobstructed access to information and personnel.

13. Responsible for the presentation of semesterly financial statements to the Board.

14. Coordinate the preparation of the annual operating budget and the annual capital budget of the Society’s services

12. Review and propose any amendments or adjustments to the annual operating budget or annual capital budget of the Society and make recommendations to the Board of Directors as necessary.

13. Administer the budget of the Society, including the approval of any financial disbursements or discretionary spending approved within the Society’s budget, where authority to do so and is not delegated elsewhere in this policy manual provided.

14. Monitor and oversee all funds, investments, and other financial assets and liabilities maintained by the Society, and make recommendations to the Board of Directors as necessary.

15. Monitor and oversee all other financial aspects of the Society and make recommendations to the Board of Directors as necessary.

16. Make decisions and give direction with respect to the internal administrative procedures and practices of the Society, including the administration of all internal services and activities of a non-commercial nature.

17. All discussions of a sensitive or confidential nature regarding financial or administrative matters of the Society shall be held in-camera.

18. Oversee the processes of the audit of the Society, including the appointment of the external auditor, the annual financial statements, and the auditor’s unobstructed access to information and personnel.

19. Hear and rule on any appeals of decisions made by the Student Union Organizer or the General Office Coordinators regarding club or student union creation, dissolution, suspension, grant approvals or any other decision.

20. Consider business referred to it, regarding remuneration motions, by the Board of Directors or Council, and shall make one or more recommendations on each such matter to the Board of Directors, or Council, or both, as appropriate whereby the rule on "Remuneration of Elected Representatives" will apply

21. This Committee may strike sub-committees when necessary, and sparingly, in order to conduct the business of the Committee.
   a. The Committee shall establish Working Groups wherever possible, and use Sub-Committees sparingly.
SO-9: Accessibility Advisory Committee

1. Board of Directors shall maintain the Accessibility Advisory Committee as a standing committee.

Definitions

2. “Disability” is defined as a long-term or episodic physical, mental, intellectual, sensory or communication needs, visible or invisible, which in interaction with barriers may hinder a person’s full and effective participation in society on an equitable basis with others.
3. “Barriers” are defined as attitudinal, environment, and organizational structures and practices that prevent a student with a disability from participating in activities, accessing services, and being accepted by others, as much as students without disabilities.
4. “Accessibility” is defined as countering and eliminating barriers by providing specific accommodations; changing attitudes, environments, structures and processes; and implementing practices of universal design.

Composition

5. Chairperson: VP Student Services or another director as designated by the Board; or, on recommendation of the Committee, another member of the Committee
6. President (Ex-Officio)
7. Four Board of Directors members
8. minimum 2, up to 4 at-large members
9. Up to 1 Councillor on the recommendation of Council

Selection

11. The selection of students At-Large members and Councillors for this Committee shall be prioritized to students with lived experiences.

Terms of Reference

12. Review and monitor usage of the Student Society Accessibility Fund.
13. Make decisions and give approval to accessibility related capital expenses such as technological aides as well as approve other accessibility related projects.
14. Review and make recommendations to amend, add and, delete sections of policy relating to issues of accessibility and the Accessibility Fund.
15. Review and make recommendations regarding the SFSS Accessibility Policy.
16. Shall seek engagement with the community of members with disabilities, and engagement with SFU regarding the supports made available to students with disabilities.
17. Research, maintain, and approve a list of priced accessibility services to be made available in the General Office.
18. The Committee shall meet at least once per semester or as required.
19. All discussions of a sensitive or confidential nature shall be held in camera.
20. To promote wellness on campus wherever possible in conjunction with SFU Health and Counselling and the Centre for Disabilities.
21. This Committee may strike sub-committees when necessary, and sparingly, in order to conduct the business of the Committee.
a. The Committee shall establish Working Groups wherever possible, and use Sub-Committees sparingly.
SO-11: Surrey Campus Committee
1. The Board of Directors shall maintain the Surrey Campus Committee as a standing committee. The Surrey Campus Committee is to connect the Board with undergraduate students and create opportunities for increased student engagement at the Surrey campus and recommends improvement of the undergraduate experience at the Surrey campus.

Definitions
2. In this standing order, “SFU Surrey student” means a student who is enrolled in at least one course during the current or previous semester located primarily at SFU Surrey.

Composition
3. Chairperson: Board member
4. President [Ex-Officio]
5. At least 2 and up to 4 Board members in addition to the Chair
6. Up to 1 Councillor on the recommendation of Council
7. Up to 6 At-Large members that are enrolled in a major or minor based on Surrey campus, are taking at least one of their courses at the Surrey campus, or are an Executive member of a Surrey campus-based club.
8. [Non-voting] Surrey Campus Coordinator

Terms of Reference
11. Provide an opportunity for discussion of issues of concern to SFU Surrey students.
12. Advise the Board of Directors on all issues of concern to SFU Surrey students.
13. Recommend actions for consideration to the Board of Directors.
14. Encourage the participation of SFU Surrey students in all aspects of the Society’s operations.
15. Represent campus-specific issues of concern to the University, in liaison with the VP University Relations.
16. Represent campus-specific issues of concern to the external community, in liaison with the VP External Relations.
17. Coordinate campus-wide activities in liaison with active Department Student Unions.
18. This Committee may strike sub-committees when necessary, and sparingly, in order to conduct the business of the Committee.
   a. The Committee shall establish Working Groups wherever possible, and use Sub-Committees sparingly.
SO-X: Vancouver Campus Committee

2. The Board of Directors shall maintain the Vancouver Campus Committee as a standing committee. The Vancouver Campus Committee is to connect the Board with undergraduate students and create opportunities for increased student engagement at the Vancouver campus and recommends improvement of the undergraduate experience at the Surrey campus.

Definitions

3. In this standing order, “SFU Vancouver student” means a student who is enrolled in at least one course during the current or previous semester located primarily at SFU Vancouver.

Composition

9. Chairperson: Board member
10. President [Ex-Officio]
11. At least 2 and up to 4 Board members in addition to the Chair
12. Up to 1 Councillor on the recommendation of Council
13. Up to 6 At-Large members that are enrolled in a major or minor based on Vancouver campus, are taking at least one of their courses at the Vancouver

Terms of Reference

16. Provide an opportunity for discussion of issues of concern to SFU Vancouver students.
17. Advise the Board of Directors on all issues of concern to SFU Vancouver students.
18. Recommend actions for consideration to the Board of Directors.
19. Encourage the participation of SFU Vancouver students in all aspects of the Society’s operations.
20. Represent campus-specific issues of concern to the University, in liaison with the VP University Relations.
21. Represent campus-specific issues of concern to the external community, in liaison with the VP External Relations.
20. Coordinate campus-wide activities in liaison with active Department Student Unions.
21. This Committee may strike sub-committees when necessary, and sparingly, in order to conduct the business of the Committee.
   a. The Committee shall establish Working Groups wherever possible, and use Sub-Committees sparingly.
**SO-13: Faculty and At-Large Committee**

1. The Board of Directors shall maintain the Faculty and At Large Committee as a standing committee.

**Composition**

2. All faculty representatives and at-large directors
3. [ex-officio] President
4. [Non-voting] One executive officer
5. [Non-voting] Student Union Organizer

**Terms of Reference**

6. Coordinate the activities of the faculty representatives and at-large directors within their portfolios and delegated duties as described in policy.
7. Report to the Board of Directors as required on the activities of the faculty representatives and at-large directors.
8. This Committee may strike sub-committees when necessary, and sparingly, in order to conduct the business of the Committee.
   a. The Committee shall establish Working Groups wherever possible, and use Sub-Committees sparingly.

**Chairperson**

8. There shall be a rotating chair, the first of which will be the executive officer on the Committee.
SO-16: Events Committee

1. The Board of Directors shall maintain the Events Committee as a standing committee. The committee shall generally oversee the of the Society.

Composition

2. Chairperson: VP Student Life
3. [Ex-Officio] President
4. Five Board of Directors Members
5. Up to 1 Councillor on the recommendation of Council
6. Up to 7 At-Large members
7. [Non-voting] Events Coordinator

Terms of Reference

9. Develop and coordinate events on behalf of the Board of Directors.
10. The committee may strike working groups to aid in the organization of any events and promotions.
11. Upon request the committee may assist clubs, department student unions and constituency groups in the planning of events
12. Prepare the annual budget for events of the Board of Directors for consideration by the Finance and Administration Services Committee
13. This Committee may strike sub-committees when necessary, and sparingly, in order to conduct the business of the Committee.
   a. The Committee shall establish Working Groups wherever possible, and use Sub-Committees sparingly.
SO-X: First Year Engagement Committee

2. The Board of Directors shall maintain the First Year Engagement Committee as a standing committee.

Definitions

6. “First Year” is defined as a student in their first or second semester at the University.

Composition

7. [ex-officio] President
8. [Chairperson] 1 Board member
9. At least 2 and up to 4 Board members
10. Up to 1 Councillor on the recommendation of Council (first year preferred)
11. Up to 6 first year at-large members

Terms of Reference

9. Coordinate activities and engagement events and initiatives, such as community building events.
10. Coordinate first year advocacy activities and projects.
11. This Committee may strike sub-committees when necessary, and sparingly, in order to conduct the business of the Committee.
   a. The Committee shall establish Working Groups wherever possible, and use Sub-Committees sparingly.
Ad-Hoc Committees

SO-X: Nominating Committee

3. The Board of Directors shall maintain the Nominating Committee as an ad-hoc committee.

Composition

12. [ex-officio] President
13. [Chairperson] Board member
14. 2 Board members
15. [Non-voting] Campaigns, Research, and Policy Coordinator

Terms of Reference

12. Provide the Board with formal recommendations with formal recommendations and reports relating to the appointment of at-large members to Board committees, in consultation with all Board Committee Chairs and Vice-Chairs.
13. Work with the VP Student Life to provide the Board with formal recommendations and reports relating to the appointment of Council representatives to Board Committees, in consultation with all Board Committee Chairs and Vice-Chairs.
SO-17: Labour Committee

1. The Board of Directors shall maintain a Labour Committee as an ad-hoc committee.

Composition

2. Chairperson: Executive Officer
3. President (ex-officio)
4. Three Board members, two of whom are on the Executive Committee

Terms of Reference

5. To fulfill the duties and responsibilities set out in Article 41 of the CUPE 5936 collective agreement.
6. To negotiate collective agreements with CUPE 3338.

Remuneration

7. In recognition of the time the Labour Committee representatives volunteer, the Society shall provide a stipend of $14.58 per hour. This stipend is separate from the executive officer and faculty and at-large representatives stipend. This stipend shall only be paid for time spent in collective bargaining as set out in this standing order.

Chairperson

8. The Board of Directors shall appoint the chairperson of the Labour Committee from the members of the Labour Committee.
9. The President is not eligible to be a Chairperson
10. The chair of the Labour Committee shall maintain a confidential e-mail list containing only the official e-mail addresses of the members of the Labour Committee.
11. The Labour Committee meetings shall be in camera with no minutes or records kept except in the case of Collective Agreement negotiations with CUPE 3338, during which the employer may keep therein bargaining notes.
12. The Board of Directors is encouraged to appoint members to the committee based on merit; when possible, directors are encouraged to appoint non-executive officers to the committee.
Policy Manual
Simon Fraser Student Society
Last edited 2015-01-07
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Rules

R-1: Establishment and Revision of Policies

Society Policies
1. Policies are intended to establish the reciprocal responsibilities each part of the organization has to every other.
2. A motion to establish or amend a policy shall be:
   a. given two (2) weeks notice of motion,
   b. posted on the SFSS website,
   c. circulated to the Council email list, and
   d. referred to the Constitution and Policy Review Committee for a recommendation and report on:
      i. its impact and effects, and
      ii. its compatibility with the constitution, bylaws, and policies.
3. A policy shall only be adopted or amended by a:
   a. 2/3rd majority vote of the members present and voting at a quorate meeting of the Board where that policy is a rule,
   b. simple majority vote of the members present and voting at a quorate meeting of Board of Directors where that policy is a standing order, administrative policy, or issue policy
4. Suspension of a policy shall be for a definite time period and purpose, to be specified in the motion to suspend, and shall require a 2/3rd majority vote of the members present and voting at a quorate meeting of the Board of Directors.
   a. Any suspension of R-1 or any of its parts does not suspend its requirements as they apply to rules.

Council Policies
1. Council policies regulate the conduct of Council business to ensure that it is conducted fairly and efficiently. They also regulate the relationship between Council and any advisory committees that are struck in accordance with bylaw 2.
2. Council has the exclusive power to establish, revise, and repeal Council policies.
3. A motion to establish or amend a Council policy shall be:
   a. given three (3) weeks notice of motion, and
   b. referred to the constitution and Policy Review Committee for a recommendation and for a report on its impact and effects, and its compatibility with the constitution, bylaws, and policies.
4. A Council policy shall only be adopted or amended by a 2/3rd majority vote of the members present and voting at a quorate meeting of Council.
5. Suspension of a Council policy shall be for a definite time period and purpose, to be specified in the motion to suspend, and shall require a 2/3rd majority vote of the members present and voting at a quorate meeting of Council.
R-2: Executive Officer Duties, Responsibilities, and Stipend Requirements

Duties and Responsibilities of Executive Officers
1. Executive officers shall attend all regularly scheduled meetings of the Executive Committee called during the month.
2. Executive officers shall attend all meetings of the Board of Directors and Council called during the month.
3. Executive Officers shall attend all General Meetings of the Society called during the month.
4. Executive Officers are expected to chair at least one standing committee of the Society, and to actively participate in one other committee of the Society, other than the Executive Committee, or to which the Society nominates or appoints.
5. Executive Officers shall complete 120 hours of work on behalf of the Society per month and shall submit a semi-monthly timesheet to the VP Finance confirming these hours. The President shall approve the timesheet of the VP Finance.
6. Executive Officers shall post and keep office hours
7. Executive Officers shall provide a semesterly written report by the 30th day of the first month of the following semester, detailing work completed and projects undertaken for the benefit of the Society. Exit reports shall take the place of work reports for the Spring Semester.
8. Executive Officers shall maintain and update the procedures manual for their respective positions.
9. Notwithstanding the above, during the months of April, August, and December it is understood that the duties and responsibilities of Executive Officers may be reduced by a maximum of one-half (1/2) of the required hours (60 hours), and that this reduction in activity shall not affect stipend allocations.

Stipend Eligibility
10. The eligibility of an executive officer for full stipend is determined by fulfilling each of the requirements contained in the above section, R-6: Duties and Responsibilities of Executive Officers.
11. At the first meeting of each semester, executive officers must offer proof of registration or proof of payment of the student society fee to the Board of Directors in order to be considered a member in good standing.
12. In the event of an illness, executive officers may be excused for a maximum of thirty (30) hours per one-year term of office.
   a. Officers elected on a temporary basis may be excused for a maximum of ten (10) hours per semester.
   b. Excused hours in any pay period must be fulfilled within the subsequent month.
13. Directors must fulfill all the requirements of bylaw 6.1, return keys, and settle all their outstanding debts to the Society to be eligible to receive their final stipend.

14. Failure to submit an exit report within ten (10) business days following the end of their term will result in a $150 deduction per week from the final stipend, unless extenuating circumstances exist.
   a. Executive officers who have been re-elected to a subsequent term on the Board of Directors will have all further stipends withheld until such time as an exit report has been submitted.

Stipends for Executive Officers
15. In recognition of the time Executive Officers volunteer the Society provides a stipend of $1750.00 per month.


R-3: Faculty Representative and At-Large Board of Directors Duties, Responsibilities & Stipend Requirements

Duties and Responsibilities of Faculty Representative and At-Large Representatives
1. Faculty representatives and at-large representatives shall attend all regularly scheduled meetings of the Board of Directors and Council called during the month.
2. Faculty representatives and at-large representatives shall attend all general meetings of the Society called during the month.
3. Faculty representatives and at-large representatives will be expected to assist with projects and campaigns, and facilitating communications between the Society and its members.
4. Faculty representatives will be expected to participate in the work of the Society, including but not limited to:
   a. informing students in their faculty of the Society’s activities,
   b. forwarding issues of importance from their faculty to the Board of Directors,
   c. making efforts to attend departmental student union general meetings, and
   d. reporting the activities of the Society to unions within their faculty if requested.
5. Faculty representatives and at-large representatives shall be members of and actively participate in at least two standing committees of the Society.
6. Faculty representatives and at-large representatives shall complete sixty (60) hours of work on behalf of the Society per month, and shall submit a monthly timesheet to the VP Finance confirming these hours.
7. Faculty representatives and at-large representatives shall post and keep office hours.
8. Faculty representatives and at-large representatives shall provide a semesterly written report by the 30th day of the first month of the following semester, detailing work completed and projects undertaken for the benefit of the Society. Exit reports shall take the place of work reports for the month of Spring semester.

9. Faculty representatives and at-large representatives shall maintain and update the procedures manual for their respective positions.

10. Notwithstanding the above, during the months of April, August, and December, it is understood that the duties and responsibilities of Faculty representatives and at-large representatives may be reduced by a maximum of one-half (1/2) of the required hours (30 hours), and that this reduction in activity shall not affect stipend allocations.

Stipend eligibility for Faculty Representative and At-Large Representatives

11. The eligibility of faculty representatives and at-large representatives for full stipend is determined by fulfilling each of the requirements of this policy.

12. At the first meeting of each semester, each faculty representatives and at-large representatives must offer proof of registration or proof of payment of the Student Society fee to the Board of Directors in order to be considered a member in good standing.

13. In the event of illness, faculty representatives and at-large representatives may be excused by a maximum of fifteen (15) hours per one-year term of office.

14. Officers elected on a temporary basis may be excused for a maximum of five (5) hours per semester.

15. Excused hours in any pay period must be fulfilled within the subsequent month.

Stipend for Faculty Representative and At-Large Representatives

16. In recognition of the time that faculty representatives and at-large representatives volunteer to the Society, each faculty representative and at-large representative shall receive a stipend of $875 per month.

17. Notwithstanding the above, if Faculty representatives and at-large representatives work above and beyond the scope of their duties with the prior permission of the Board of Directors, they may collect a stipend of $1,166 instead of $875.

Amended: BOD 2013-07-19, BOD 2009-07-09
BOD 2009-04-22, BOD 2008-09-29
BOD 2008-04-16, BOD 2005-08-10
BOD 2009-10-19, BOD 2004-05-01

R-4: Council Representatives Duties, Responsibilities, and Stipend Requirements

Definition

1. “Council representative” shall refer to a department representative and a constituency group representative as defined in the bylaws.
Duties and Responsibilities of Council Representatives
2. Council Representatives are encouraged and expected to participate in the work of the Society, including but not limited to:
a. informing students in their departments of Society activities,
b. forwarding to the Board of Directors issues that are of concerns to the members of their department student union or constituency group,
c. assisting with projects and campaigns, and
d. facilitating communication between the Society and its members.
3. Council representatives shall:
a. post a reliable means by which students may contact them in their common rooms or departments, as well as at the general office of the Society,
b. provide a report of their activities at the request of the Board of Directors or their department student union or constituency group, and
c. attend all Council meetings, general meetings of the Society, and no less than 75% of the general membership meetings called by the department student union or constituency group called during the semester
4. Council representatives are strongly encouraged to be a member of the committees and working groups of the Society

Stipend Eligibility for Department Representatives
5. Stipends are awarded on a per-meeting basis.
6. In recognition of the time Council Representatives volunteer the Society provides a stipend of $35.00 per scheduled meeting attended from May 1, 2008.

R-5: Society Affiliations
1. The Society cannot enter into a binding contract with an extra-university student association or federation from March 20th, 2009 to March 19th, 2014, as voted by referendum of the membership of the Simon Fraser Student Society.*
2. No meeting of the Board of Directors can vote to reinstate or acquire members in an extra university student association or other similar body, from March 20th, 2009 until March 19th, 2014, as voted by referendum of the membership of the Simon Fraser Student Society.
3. The Simon Fraser Student Society will remain independent of any extra-university association or similar body from March 20th, 2009 until March 19th, 2014, as voted by referendum of the membership of the Simon Fraser Student Society.
4. As such, it is a violation of this policy for any Board of Directors member to collect signatures on a petition for a referendum concerning membership in an external national or provincial student organization.

Adopted: BOD 2009-04-22
R-6: Ethical Standards of Conduct for Members of Board of Directors and its Committees

1. Proper operation of a democratic student organization requires that students elected to the Board of Directors or appointed by the Board of Directors to a Society or University committee be duly responsible to the membership. To this end, it is imperative that:
   a. Society decisions and policy be made through the proper channels of the Society's structure, and
   b. elected and appointed positions not be used for personal gain.

2. Members of the Board of Directors and Society committees shall:
   a. maintain the highest ideals of honour and integrity while serving on the Board of Directors or a committee,
   b. avoid any situations that could cause any person to believe that they may have brought bias or partiality to a question before the Board of Directors or its committees,
   c. avoid any situation that could impair their judgment in the performance of their elected duties while in office,
   d. carry out their duties with impartiality and equality of service to students,
   e. declare to the Board of Directors at the first opportunity their interests, or known interests of any close relatives, acquaintances, or business partners, in any enterprise which proposes to transact business with the Society,
      i. leave the meeting during any discussion or vote on a subject where such an interest exists,
   f. not use information designated confidential for the personal gain of himself/herself/zirself or any other person, and
   g. not communicate information designated confidential to anyone not entitled to access that information.

Amended: BOD 2003-03-19

R-7: Society Records and Property

1. Any documents or materials received or obtained by members of the Board of Directors or its committees in the course of fulfilling their duties, shall be considered the property of the Society and must be returned to the Society upon vacating their position, including, but not limited to:
   a. keys,
   b. correspondence,
   c. office supplies,
   d. hardware,
   e. software,
   f. equipment received or obtained by the members of the Board of Directors or its committees in the course of fulfilling their duties.

2. Failure to return Society property shall be considered theft.
3. The means of access to the aforesaid materials shall also be considered the property of the Society.
   a. Such means of access must be returned to the Society upon vacating a position on the Board.

Amended: BOD 2010-07-07, BOD 2003-03-19

R-8: Board of Directors Meetings

Duration
1. Regular meetings of the Board of Directors shall be limited in duration to three hours, which shall be calculated from the time when quorum has been achieved.

Quorum
2. Once a meeting of the Board of Directors becomes quorate, that meeting shall be considered quorate until such time that a question of quorum is raised.
3. A question of quorum shall be treated as a point of order, as defined by Robert's Rules of Order.
4. All students who are members in good standing shall have full speaking privileges at all meetings of the Board of Directors.

External Chair
5. The Board of Directors may, by simple majority vote, appoint a person to chair the Board of Director meetings from amongst its seated members, or it may appoint a chairperson external in a manner consistent with the bylaws.
6. An external chair shall receive a $75 honorarium for each meeting that he/she/ze chairs.
7. The external chairperson shall continue to chair Board of Directors meetings during in camera sessions.
8. The external chairperson is bound by all rules governing in camera sessions.

Agenda
9. The order and items of business for meetings of the Board of Directors are:
   a. Appointment of the Chair
   b. Adoption of the Agenda
   c. Guest Speaker
   d. Adoption of the Minutes
   e. Matters Arising from the Minutes
   f. Appointments/Resignations
   g. Unfinished Business
   h. Reports from Executive and Department Representatives
   i. Reports from Committees, Representatives, and Delegates
   j. New Business
   k. Notices of Motion
   l. Announcements
   m. Attachments
n. Adjournment

10. Agenda items for regularly scheduled Board of Directors meetings and supporting documents must be submitted to the Chair, President, and Minute Taker no later than noon, three business days before a Board of Directors meeting.

11. Board of Directors packages will be available electronically on the Society website two business days prior to regularly scheduled Board of Directors meetings.

Location

12. At least one meeting of the Board of Directors shall be held at the Harbour Centre campus over the course of any administration.

13. At least one meeting of the Board of Directors shall be held at the Surrey campus over the course of any administration.

14. The agenda, time, and location of regularly scheduled Board of Directors meetings shall be published on the Society website prior to these meetings. The agenda, time, and location of emergency Board of Directors meetings shall be published on the Society’s website if possible.

R-9: In Camera Sessions

1. Board of Directors and its committees may by simple majority vote move items for discussion in camera.

2. In camera items are strictly confidential and members present are bound by the Society Act not to disclose the proceedings of in camera sessions.

3. In camera sessions are reserved for discussions of staff relations (in accordance with the relevant collective agreements or contracts), legal matters, or other matters of a sensitive or confidential nature.

4. Only members of the Board of Directors and its committees, and invited third parties as may be required are allowed to remain in the meeting.

5. No motions may be moved during in camera sessions.

6. For the purpose of adequately preparing for in camera sessions of the Board of Directors or its committees not relating to labour issues, members of the Board of Directors or its committees who plan on bringing forward in camera items for discussion shall provide a representative member with any documentation relating to the in camera session.
   a. The member shall then send an electronic mail message to the appropriate committee list alerting the committee that the representative member has said documentation.
   b. The documentation will be available for review by the committee one hour prior to the meeting where the issue will be discussed in camera.

7. Directors are bound by the proscription of not disclosing the contents of any documents relating to in camera sessions.

Amended: BOD 2005-05-18, BOD 2003-03-19
R-10: Remuneration of Elected Representatives

Definitions
1. “Regulation” refers to any rule, standing order, administrative policy, issue policy, or Council policy.
2. “Remuneration motion” refers to any motion to create or amend any regulation which shall set or change the amount of a stipend or other remuneration paid to a member of the Board of Directors or Council, or which shall establish or change any other form of remuneration available to them.
3. Any remuneration motion shall be referred to the Remuneration Advisory Committee for a report.
4. The Board of Directors and Council will not consider any remuneration motion except as recommended by the Remuneration Advisory Committee.

Applicability
5. This rule is applicable notwithstanding rules 1, 2, 3, 4, or 5.
6. For clarity, amendments to any regulation contemplated by this section are only those portions of motions fitting the definition of ‘remuneration motion.’
7. For clarity, any part of any remuneration motion that does not fit the definition of ‘remuneration motion’ is not subject to this rule and is instead subject to rules 1, 2, 3, 4, and 5, as applicable.
8. The Committee shall provide a period for student comment on proposed changes to the remuneration paid to the Board of Directors or Council, with the following stipulations:
   a. Notification of the comment period shall be published on the Society's website and in the student newspaper no less than four (4) weeks prior to the Committee providing a recommendation to the Board of Directors or Council.
   b. Notification shall include an invitation for students to attend a special meeting of the Committee held primarily to hear student comment. This meeting shall be held no less than two (2) weeks after the comment period has commenced and no less than one (1) week before the comment period ends.
   c. No more than two (2) weeks of the comment period shall take place during the months of August, December, or April.

R-11: Elections and Referenda

Campaigns
1. No campaigning shall occur until the Chief Electoral Officer officially opens the campaign period.
2. No Society, faculty student union, department student union, constituency group, or club mailing list or database information shall be used to distribute campaign materials.

3. No campaign materials or activities, irrespective of where or how those campaign materials are distributed or activities held, shall attack the person of any other candidate.

4. Campaigning is not permitted during the voting period.

Referenda
5. The Chief Electoral Officer must approve referenda campaigns.
6. Only one ‘for’ campaign and one ‘against’ campaign will be approved.

Debates
7. The Independent Electoral Commission shall organize and promote at least one all-candidates debate during the campaign period at each of the Surrey and Burnaby campuses, and, if possible, at the Vancouver campus.

Campaign materials
8. All campaign materials must:
   a. indicate their authoring candidate or campaign, and
   b. be approved by the Independent Electoral Commission.
9. No campaign materials may be posted in the Women’s Centre, Out on Campus office, Food and Beverage Spaces, or in the Society Office Spaces.
10. With the exception of referenda questions, Society resources, including the time of staff and Board members, may not be used for the purposes of campaigning.

Campaign Expenses
11. The campaign budgets of any candidate may not exceed $50.
   a. The Society will reimburse this cost following the election.
12. The budget for any referendum campaign shall be $300 for the cost of printed materials.
   a. The Society will reimburse this cost following the election.

Campaign Infractions and Appeals
13. The Independent Electoral Commission shall adjudicate all disputes regarding any breach of election, by-election, and referendum bylaws and policies by candidates or campaigns on the basis of those bylaws and policies.
15. Where an infraction is discovered by the Independent Electoral Commission or where a complaint is lodged, the Independent Electoral Commission shall:
   a. begin the adjudication process within one business day of receiving a complaint, and
   b. invite the candidate(s) or campaign in question to speak on their own behalf.
16. The Independent Electoral Commission shall:
   a. determine, on the basis of the evidence provided, whether or not an
      infraction was committed,
   b. determine the penalties for any infractions,
   c. communicate its decision to the candidate(s) or campaign in writing within
      two business days of the hearing, and
   d. include that written record within its election report.

Appeals
17. A complainant may appeal a decision of the Independent Electoral Commission to
   the Independent Electoral Commission where:
   a. an intention to appeal a decision is provided to the Chief Electoral Officer,
      in writing, within two business days of the original decision, and
   b. new evidence is available.

18. The Independent Electoral Commission shall have the right to reject an appeal
    application that is deemed frivolous or invalid.

Voting

Ballots
19. The Independent Electoral Commission shall be responsible for designing the
    ballots.

Online Voting
20. Links to electronic ballots must be sent to all eligible student voters by email, and
    posted on all Society web-based communication tools, as well as the Independent
    Electoral Commission website.

Tabulation of Votes
21. Online votes shall be tabulated as soon as possible.
22. The unofficial results shall be promptly announced in a public location and posted
23. The Independent Electoral Commission may approve a maximum of three (3)
    scrutineers by lottery to observe the tabulation of the vote on behalf of all
    candidates.

Election Reporting
24. The Chief Electoral Officer shall submit a written report of the official election
    results and referenda outcomes to the Board of Directors for ratification.
25. Any outstanding appeals to the Independent Elections Commission must be
    submitted and resolved prior to the ratification of election results.
26. The Chief Electoral Officer shall provide a written report of the official election
    results and referenda outcomes to the Finance Office before the start of the
    following semester.
27. The Chief Electoral Officer shall create and present a comprehensive election report to the incoming Board within the first month of his/her/zir taking office.
   a. The report shall contain:
      i. the official results of the election and referendum questions,
      ii. a financial statement outlining the cost of the election,
      iii. a summary of all relevant issues arising from the election,
      iv. suggestions for improvement of future elections, and
      v. any other relevant information deemed necessary

Approved: BOD 2009-09
Deleted BOD 2010-09-20
Amended: BOD 2014-10-15, BOD 2010-09-20

R-12: Independent Electoral Commission
1. A full Independent Electoral Commission must be established no later than two (2) weeks before nominations are called for a general election or by-election.
2. The Society shall provide an office for the Independent Electoral Commission.

Appointments
3. Calls for candidates to all Independent Electoral Commission positions must be advertised at least on:
   a. the Independent Electoral Commission website and include,
   b. in the student newspaper,
   c. as posters on SFU approved bulletin boards on all three campuses,
   d. on all available Society web-based communications tools.
4. All advertisements for candidates to the Independent Electoral Commission must:
   a. include the duration of the appointment,
   b. include the nature and scope of the work, and
   c. include the date and time of the Council meeting during which the applicants will be interviewed, and
   d. be posted at least two (2) weeks prior to the date of the first Council meeting during which interviews will be held.

Chief Electoral Officer
5. Council will make a binding recommendation to the Board of Directors to appoint a Chief Electoral Officer to a one-year term commencing on December 1st of every calendar year.
6. All applicants shall be interviewed at a Board of Directors meeting during or prior to a Board of Directors meeting at which the Chief Electoral Officer will be appointed.
7. The Board shall appoint a Chief Electoral Officer by two-thirds (2/3) majority vote.
8. The Board shall appoint a replacement in the same manner in the event the Chief Electoral Officer vacates his/her/zir position prior to the end of his/her/zir term.
Commissioners

9. The Chief Electoral Officer shall make a binding recommendation to Board to appoint commissioners for a term lasting from two weeks prior to an election to the approval of the final election results by the Board.

Responsibilities

Chief Electoral Officer

11. Faculty Student Unions, Department Student Unions, Clubs, and Society recognized constituency groups may request that the Chief Electoral Officer coordinate their elections.
12. The Chief Electoral Officer may do so subject to Board approval, though not while coordinating the elections, by-elections, and referenda of the Society.
13. The Chief Electoral Officer may accept an honorarium from these groups under these circumstances.
14. The Chief Electoral Officer, in consultation with the Communications Coordinator, must ensure that the Independent Electoral Commission website is kept up to date.
15. The Chief Electoral Officer will maintain and ensure the distribution of the Elections Handbook to all candidates and campaigns.

Commissioners

16. Commissioners shall support the Chief Electoral Officer in the organization and conduct of an election, by-election, or referendum of the Society.

Stipends and Resources

Chief Electoral Officer

17. In recognition of services rendered, the Chief Electoral Officer shall receive a stipend.
   a. It may be for up to one hundred fifty (150) volunteer hours during any election period.
18. The Board may increase the maximum number of volunteer hours eligible for stipend allotment following a request by the Chief Electoral Officer.
19. The stipend of the Chief Electoral Officer shall be disbursed semi-monthly.
20. The stipend of the Chief Electoral Officer shall be calculated at an hourly rate equivalent to that of the executive members of the Board of Directors.
21. Should the Chief Electoral Officer fail to fulfill his/her/zir duties, the commissioners may, by majority vote, recommend a deduction of the stipend of the Chief Electoral Officer to the VP Finance.
22. The Chief Electoral Officer may appeal any deduction to his/her/zir stipend to the Stipend Appeals Committee.
23. The Society shall provide the Chief Electoral Officer with a cell phone during election, by-election, and referenda periods.
Commissioners

24. In recognition of services rendered, commissioners shall receive a stipend.
   a. It may be for up to sixty (60) volunteer hours during any election period.
25. The Board may increase the maximum number of volunteer hours eligible for stipend allotment following a request by the Chief Electoral Officer.
27. Commissioner stipends shall be calculated at an hourly rate equivalent to that of the faculty and at-large representatives of the Board of Directors.
28. Should any Commissioner fail to fulfill his/her/zir duties, the Chief Electoral Officer may make a binding recommendation that the VP Finance deduct a portion of that commissioner’s stipend.
29. A Commissioner may appeal any such deduction to the Stipend Appeals Committee.

R-13: Transition and Final Stipend Eligibility

Duties and Responsibilities of Executive Officers, Faculty Representatives, and At-Large Representatives upon the Completion of their Term

1. Final stipend eligibility requires executive officers, faculty representatives, and at-large representatives, hereinafter referred to as directors, to have completed all requirements of contained in these bylaws.
2. Final stipend eligibility requires directors to have fulfilled the requirements contained in these rules and settled all outstanding debts to the Society within ten (10) business days following the end of their term.
3. Final stipend eligibility requires directors to have submitted an exit report detailing their activities during their term in office, within ten (10) business days following the end of their term.
4. The exit report of the VP Student Services shall, in accordance with the bylaws and policies, comprise of a section for inclusion in the Annual Report presented at the next AGM.

Final Stipend Eligibility

5. Failure to fulfill the requirements contained in these regulations shall be governed by rules 6 and 7.
6. Failure to fulfill the requirements of this regulation within ten (10) business days following the end of the Board of Directors term in office will result in a $150 deduction per ten (10) business days, and up to twenty (20) business days, from the final stipend, unless extenuating circumstances exist. In the case of extenuating circumstances, cases shall be taken to the Stipend Appeals Committee.
7. Directors who have been re-elected to a subsequent term on Board will have all further stipends withheld until an exit report has been submitted. The
requirements of rule 11 shall be waived if the material is pertinent to the new position.
8. Failure to fulfill the requirements of this regulation within twenty (20) business days shall result in:
   a. the entirety of the stipend being withheld,
   b. becoming a member in poor standing of the Society, and
   c. being assessed a fine of $25 per business day to a maximum of $750.
9. Standing shall be reversed only upon fulfilling requirements of this regulation.
10. Stipends shall not be issued until the requirements of this regulation have been fulfilled.

Final Stipend for Directors
11. In recognition of the time Directors volunteer, the Society provides a final stipend in the amounts stipulated in rules 6 and 7.

Enforcement of this Policy
12. Enforcement of this regulation shall be the responsibility of the incoming VP Finance.
13. The incoming President shall ensure that the VP Finance complies with the terms of this Rule.

Approved: BOD 2011-04-06
STANDING ORDERS

SO-1: Society Standing Committees, Ad-hoc Committees and Working Groups

Establishment of Society Committees and Working Groups
1. The Board of Directors may, at its discretion, delegate its authority to standing committees, ad-hoc committees, and working groups.
   a. Standing committees are established and empowered by the Board of Directors to consider and take action on routine duties and responsibilities relating to the Society on a regular and ongoing basis.
   b. Ad-hoc committees are established and empowered by the Board of Directors to consider and take action on specific duties and responsibilities relating to the Society that arise regularly, but infrequently.
   c. Working groups are established and empowered by the Board of Directors or its committees to consider and take action on specific tasks or issues on an as-needed basis. A working group is constituted for a limited duration and will be dissolved once its purpose has been served.

Standing and Ad-hoc Committees
2. The Board of Directors establishes the standing orders that comprise the terms of reference for all standing and ad-hoc committees. Committees have the authority to act in accordance with their terms of reference, but must seek the direction and approval of the Board of Directors on any matters of serious concern or significance to the membership of the Society.
3. Unless otherwise specified in the standing order establishing the committee, standing and ad-hoc committees are chaired by an executive officer.
   a. The duties of the Chair include:
      i. convening regular meetings,
      ii. informing committee members of meeting times and locations,
      iii. preparing agendas,
      iv. distributing any documents or materials to committee members,
      v. submitting attendance to the VP Finance, and
      vi. reporting on committee activities to the Executive Committee and to Board of Directors.
4. Composition of committee membership is specified by the committee’s terms of reference. Unless otherwise specified by the standing order establishing the committee, only members in good standing may be appointed to a voting seat on a standing committee.
   a. Duties of committee members include:
      i. attending all meetings of the committee,
      ii. representing to the best of their abilities the interests of the Society,
iii. performing any duties assigned as part of the committee’s mandate.

5. Unless otherwise specified in the standing order establishing the committee, members of standing and ad-hoc committees shall be elected/impeached by a simple majority vote of the Board of Directors.

6. Unless otherwise specified in the standing order establishing the committee, quorum for all standing and ad-hoc committees shall be a majority of the seats filled.

7. Unless otherwise specified in the standing order establishing the committee, all committee members, with the exception of persons employed by the Society, are voting members.

8. For the purposes of the standing orders, ‘student at-large’ shall refer to a student who does not hold a position on the Board of Directors and who is a member in good standing of the Society. Council members shall refer to those members who sit as members of Council and are not members of the Board of Directors of the Society.

**Working Groups**

9. The Board of Directors, or standing or ad-hoc committees establish working groups, as well as their mandates, authority, and jurisdiction by motion.

10. The Board of Directors, or standing or ad-hoc committees select the chair of a working group from among its members.

   a. Duties of the chair include:
      
      i. convening regular meetings,
      
      ii. informing committee members of meeting times and locations,
      
      iii. preparing agendas,
      
      iv. distributing any documents or materials to working group members,
      
      v. submitting attendance to the VP Finance, and
      
      vi. reporting working group activities to its committee or the Board of Directors.

11. Composition of working groups is open to all members in good standing of the Society.

   a. Duties of working group members include:
      
      i. attending all meetings of the working group,
      
      ii. representing to the best of their abilities the interests of the Society, and
      
      iii. performing any duties assigned as part of the working group’s mandate.

12. Meeting times and locations of all standing committees, ad-hoc committees, and working groups shall be published on the Society’s website in a conspicuous place, and in the vicinity of the Society’s General Office prior to these meetings.

13. Information about student-at-large vacancies on the Society’s committees shall be published on the Society’s website prior to these meetings.

SO-2: Appointments and Resignations to and from Committees
1. All candidates for positions on committees nominated by the Board of Directors must apply for those positions to Board of Directors.
2. Unless otherwise specified by the committee’s terms of reference, the Board of Directors appoints its member for a term of office expiring April 30th each year.
3. Resignations from committees are to be delivered to the President who shall report them to the subsequent meeting of the Board of Directors.
4. Any member of a committee who, without prior authorization by the committee chair, is absent from two consecutive meetings of the committee shall be deemed to have abandoned their position on the committee
   a. The Chair shall declare that position vacant forthwith.

Standing Committees

SO-3: Advocacy Committee
1. The Board of Directors shall maintain the Advocacy Committee as a standing committee.
2. This Committee shall generally coordinate the advocacy and university relations work of the Society.

Composition
3. Chairperson: VP External Relations
4. [Ex-officio] President
5. VP University Relations
6. VP Student Life
7. Two non-executive members of the Board
8. Four members of Council, a maximum of two from the Board, nominated by Council
9. Two students at-large
10. One representative selected by and from the student members of the Board of Governors
11. One representative selected by and from the student members of Senate
12. One representative selected by and from the Women’s Centre Collective
13. One representative selected by and from the Out on Campus Collective
14. [Non-voting] Campaigns, Research, and Policy Coordinator
15. The Board of Directors shall attempt to ensure that at least one member of the committee is also a student member of the Senate Committee on University Priorities.

Terms of Reference
16. Identify and prioritize issues of concern to students.
17. Develop and coordinate strategies to address those concerns.
18. Establish working groups to implement campaigns and take actions to address those concerns.
19. Ensure that Society members are informed of these issues, and the steps taken to address them.
20. Prepare the annual budget for the Advocacy Committee for consideration by the Finance and Administrative Services Committee.
21. Review the progress of business through Senate, the Board of Governors, the Senate Committee on University Priorities, and the SFU Community Trust.
22. Assist the VP University Relations in recruiting students to sit on university committees and holding these students accountable for their work.


SO-4: Commercial Services Committee

1. The Board of Directors shall maintain the Commercial Services Committee as a standing committee.
2. This Committee shall serve to oversee the Society’s commercial services, which shall include all food, beverage and retail services, and other revenue generating departments and operations as determined by the Board of Directors and shall not unreasonably limit the normal duties and responsibilities of the Student Society Food and Beverage Services Manager.

Composition

3. Chairperson: member of the Board of Directors
4. [Ex-officio] President
5. VP Finance
6. Five members of the Board of Directors
7. Three Council members
8. Two students at-large
9. [Non-voting] One representative selected by and from non-management Food and Beverage staff
10. [Non-voting] Financial Coordinator
11. [Non-voting] Communications Coordinator
12. [Non-voting] Student Society Food and Beverage Services Manager
13. [Non-voting] Pub Events and Promotions Coordinator

Terms of Reference

14. Receive regular reports and recommendations from the managers of the Society’s commercial services.
15. Set goals, make decisions, and give direction with respect to the operation, administration, and management of the Society’s commercial services, as well as make recommendations to the Board of Directors as necessary.
16. Review the performance and operations of the Society’s commercial services, ensuring the needs of the Society’s members are satisfied in so far as financial and
operational realities permit, and make recommendations to the Board of Directors as necessary.

17. Coordinate the preparation of the annual operating budget and the annual capital budget of the Society’s commercial services for consideration by the Finance and Administrative Services Committee.

18. Review and propose any amendments or adjustments to the annual operating budget or annual capital budget of the Society’s commercial services for consideration by the Finance and Administrative Services Committee.

19. All discussions of a sensitive or confidential nature regarding the operations of the Society’s commercial services shall be held in camera.

20. The Chair is required to call a meeting of the Commercial Services Committee a minimum of once a semester.


SO-5: Constitution and Policy Review Committee

1. The Board of Directors shall maintain the Constitution and Policy Review Committee as a standing committee.

Composition
2. Chairperson: Executive Officer
3. [Ex-officio] President
4. Four Board of Directors members
5. Two students at-large
6. Two representatives from Council
7. [Non-Voting] Campaigns, Research, and Policy Coordinator

Terms of Reference
8. Review proposals and make recommendations to amend, add and delete sections of the Society’s constitution, bylaws, and policies.
9. Review appeals or questions regarding the interpretation and application of the Society’s constitution, bylaws, and policies, except those specifically reserved for other committees of the Society.


SO-6: Executive Committee

1. Standing Committee Board of Directors shall maintain the Executive Committee as a standing committee.

Composition
2. Chairperson: President
3. VP Student Service
4. VP Finance
5. VP Student Life
6. VP External Relations
7. VP University Relations
9. [Non-voting] Communications Coordinator [2008-05-01]
10. [Non-voting] Student Union Organizer
11. Quorum Quorum shall be four Executive Officers, two of whom must be signing officers.

**Terms of Reference**

12. Generally coordinate the day-to-day activities of the Society.
13. Report to Board of Directors as required on the activities of Society committees as well as other matters of importance.
14. Recommend actions for consideration by Board of Directors and its committees.
15. Ensure the timely implementation of all directives of Board of Directors.
16. Between the last quorate Board of Directors meeting of each semester, and the first quorate meeting of each subsequent semester, be enabled to spend up to $20,000, make appointments to committees, and carry out the day-to-day operations of the Society.


**SO-7: Finance and Administrative Services Committee**

1. The Board of Directors shall maintain the Finance and Administrative Services Committee (FASC) as a standing committee. This committee shall oversee the financial and internal administrative matters of the Society.

**Composition**

2. Chairperson: VP Finance
3. [Ex-officio] President
4. Four Board of Directors members, two of whom must be an Executive Officer
5. Two Council members
6. Two students at-large
7. [Non-voting] Financial Coordinator
8. [Non-voting] Campaigns, Research, and Policy Coordinator
9. [Non-voting] Executive Director

**Terms of Reference**

10. This committee shall not unreasonably limit the normal duties and responsibilities of the VP Finance.
11. Coordinate the preparation of the annual operating budget and the annual capital budget of the Society and make recommendations to the Board of Directors as necessary.
12. Review and propose any amendments or adjustments to the annual operating budget or annual capital budget of the Society and make recommendations to the Board of Directors as necessary.
13. Administer the budget of the Society, including the approval of any financial disbursements or discretionary spending approved within the Society’s budget, where authority to do so is not delegate elsewhere in this policy manual provided.
14. Monitor and oversee all funds, investments, and other financial assets and liabilities maintained by the Society, and make recommendations to the Board of Directors as necessary.
15. Monitor and oversee all other financial aspects of the Society and make recommendations to the Board of Directors as necessary.
16. Make decisions and give direction with respect to the internal administrative procedures and practices of the Society, including the administration of all internal services and activities of a non-commercial nature.
17. All discussions of a sensitive or confidential nature regarding financial or administrative matters of the Society shall be held in camera.


SO-8: Joint Services Committee
1. The Simon Fraser Student Society and the SFU Student Services shall maintain the Joint Services Committee as a standing committee.

Terms of Reference
2. The Committee shall coordinate services and events that are jointly administered by the Society and Student Services, as defined in the letter of agreement originally signed July 14, 2003.

Name Changed: 2010-07-07.

SO-9: Accessibility Fund Advisory Committee
1. Board of Directors shall maintain the Accessibility Fund Advisory Committee as a standing committee.

Composition
2. Chairperson: VP Finance
3. President (Ex-Officio)
4. VP Student Services
5. One member of the Board of Directors
6. Two students nominated by and from the membership of Students United for Disability Support or in the event that SUDS is not active in any given semester two students recommended by Council or by SFU’s Centre for Disabilities
7. One at-large student member (not a member of the Board of Directors).
Notwithstanding Standing Order 1 (Society Standing Committees, Ad-hoc
Committees and Working Groups), said membership shall be appointed by Council.

8. [Non-Voting] Student Union Organizer
9. [Non-Voting] General Office Coordinator
10. [Non-Voting] HI-FIVE Representative

Terms of Reference
11. Review and monitor usage of the Student Society Accessibility Fund as per AP-22 Accessibility Fund
12. Make decisions and give approval to accessibility related capital expenses such as technological aides as well as approve other accessibility related projects as described in Definitions in the administrative policy Accessibility Fund
13. Review and make recommendations to amend, add and, delete sections of policy relating to issues of accessibility and the Accessibility Fund.
14. Research, maintain, and approve a list of priced accessibility services to be made available in the General Office.
15. Hear appeals of decisions taken by the Student Union Resource Office, the General Office, and the Finance and Administrative Services Committee.
16. The Committee shall meet at least once per semester or as required.
17. All discussions of a sensitive or confidential nature shall be held in camera.
18. To promote wellness on campus wherever possible in conjunction with SFU Health and Counselling and the Centre for Disabilities

SO-10: Extended Health and Dental Plan Committee
1. The Board of Directors shall maintain the Extended Health and Dental Plan Committee as a standing committee.

Composition
2. Chairperson: President (ex-officio)
3. VP University Relations, who shall also act as alternate chair in the President's absence.
4. VP Student Services
5. VP Finance
6. One Board of Directors Member
7. Two Representatives selected by and from the members of Council.
8. [Non-voting] Campaigns, Research, and Policy Coordinator
9. [Non-voting] Representative chosen by the Health Plan Broker
10. Quorum and Compensation
11. Quorum shall be three voting members of the Committee excluding the resident/Chairperson.
12. Members of the Committee who are representatives of Council but not members of the Board of Directors will be compensated an honorarium equivalent to the pro-
rated Directors’ hourly rate per [Rule 7.1.f and 7.3.3] of each Committee meeting, paid from the Extended Health and Dental Plan Reserve Fund.

Terms of Reference and Mandate
13. The Extended Health and Dental Plan Committee has two unique governing roles.
   a. The committee shall receive written appeals from members about Extended Health and Dental Plan membership, claims coverage, and plan administration.
   b. The committee shall reply in writing to written complaints from the membership.
14. The committee shall conduct hearings to address member appeals. The meetings shall be closed when an individual member's coverage is under appeal.
   a. No public record shall be kept of the proceedings.
15. The committee shall rule on appeals.
   a. All decisions made by the committee that arise from the resolution of appeals and complaints shall be recorded for audit purposes in accordance with the requirements of privacy legislation.
16. The committee chair shall communicate the committee's decisions to complainants in writing.
17. The committee shall also be responsible for recommending an annual budget for the management, promotion or maintenance of the Extended Health and Dental Plan to the Finance and Administrative Services Committee, and for administering the Extended Health and Dental Plan Reserve Fund, as set out in the Health Plan department budget.
18. The Extended Health and Dental Plan Reserve Fund budget shall be reviewed twice a year, during the regular and revision budget processes.
19. The Committee may authorize expenditures from within the Extended Health and Dental Plan Reserve Fund budget.
20. All financial decisions made by the committee shall be recorded for audit purposes in accordance with the requirements of privacy legislation.

Appeals
21. The Extended Health and Dental Plan Committee, in its role as appeal hearing body, is an internal administrative body, governed by the principles of natural justice and procedural fairness. Within this framework, it is free to develop procedures and practices to conduct hearings.
22. Discussions concerning procedures and practices for conducting hearings may be recorded for future reference.
23. Members of the committee are prohibited from disclosing any information about an appeal, any deliberations of the committee, and any decisions of the committee.
24. For all eligible appeals, the Extended Health and Dental Plan Committee shall:
   a. determine whether an appellant who is not eligible for coverage based on the standard eligibility for enrolment criteria will be allowed to enrol in the Extended Health and/or Dental plan,
b. determine whether an appellant who is eligible for coverage based on the standard eligibility for enrolment criteria and who does not have comparable coverage will be allowed to cease coverage of the Extended Health and/or Dental plan, 
c. determine whether an appellant has demonstrated extraordinary financial need (e.g. the appellant recently lost a source of income, or was denied previously communicated funding), and, if so, whether they can cease coverage or apply for a subsidy, 
d. determine whether an appellant can cease coverage based on a case wherein their personal security and wellbeing may be endangered by the release of personal information, and, if so, whether they can cease coverage, and 
e. determine whether an appellant can cease coverage where the appellant failed to meet the plan deadlines due to documented physical incapacity due to illness, work schedule, or residential constraints.

Adopted: BOD 2009-03-11.
Amended: BOD 2010-03-03.

SO-11: Surrey Campus Committee
1. The Board of Directors shall maintain the Surrey Campus Committee as a standing committee.

Definitions
2. In this standing order, “SFU Surrey student” means a student who is enrolled in at least one course during the current or previous semester located primarily at SFU Surrey.

Composition
3. Chairperson: Chief Officer
4. Surrey Affairs Officer
5. Campus Life Officer
6. Promotions and Outreach Officer
7. Eight Officers
8. [Non-voting] One Board of Directors liaison
9. [Non-voting] Surrey Campus Coordinator
10. [Ex-officio] President.

Terms of Reference
11. Provide an opportunity for discussion of issues of concern to SFU Surrey students.
12. Advise the Board of Directors on all issues of concern to SFU Surrey students.
13. Recommend actions for consideration to the Board of Directors.
14. Encourage the participation of SFU Surrey students in all aspects of the Society’s operations.
15. Represent campus-specific issues of concern to the University, in liaison with the VP University Relations.
16. Represent campus-specific issues of concern to the external community, in liaison with the VP External Relations.
17. Coordinate campus-wide activities in liaison with active Department Student Unions.

**Election of Members**
18. The department student union representatives shall be elected by and from among the members of the department student union who are SFU Surrey students.
19. The representatives of each cohort-based program shall be elected by and from among the students enrolled in that program.
   a. The committee shall be conducted the election in accordance with the special rules of order to be specified by the Committee.
20. The students at-large shall be elected by and from among SFU Surrey students.
   a. The committee shall be conducted the election in accordance with the special rules of order to be specified by the Committee.
21. The representatives from the faculty of arts shall be elected by and from among Surrey students who are enrolled in at least one arts course at SFU Surrey.

**Removal of Members**
22. The department student union representatives may be removed from office in accordance with procedures that may be adopted by the department student union.
23. The representatives of each cohort-based program may be removed from office by a two-thirds (2/3) vote of the students enrolled in that program. Such a vote shall be conducted at a meeting that shall be called by the committee upon the request of any ten (10) students enrolled in that program.
24. The students at-large may be removed from office by a two-thirds (2/3) vote of the SFU Surrey students. Such a vote shall be conducted at a meeting that shall be called by the committee upon the request of any fifteen (15) SFU Surrey students.

**Term of Office**
25. The term of office of department student union representatives shall be in accordance with procedures that may be adopted by the departmental student union.
26. The term of office of representatives of cohort-based programs and students at-large shall be determined by a special rule of order of the committee.

**Chairperson**
27. Notwithstanding other standing orders, the chairperson shall be elected by and from among the voting members of the committee.
28. Temporary chairs shall be appointed by voting members and shall be from among non-voting SFU Surrey students.

**Special Rules of Order and Standing Rules**
29. In accordance with Robert’s Rules of Order, the Committee may adopt special rules of order and standing rules to regularize its business.
30. The Surrey Campus Coordinator shall maintain the official copy of the Committee’s Special Rules of Order and Standing Rules.
   a. A copy shall be made available on the SFSS website.
31. The Surrey Campus Committee Special Rules of Order and Standing Rules, and any changes to them, shall be sent to the Board of Directors for ratification.

Funding
32. Subject to budgetary considerations, the committee shall receive, at minimum, funding calculated according to the model of department student unions, and may have both a core account and a trust account with the Society.
33. For the purpose of this section, the membership of the committee shall be deemed to consist of all SFU Surrey students.


SO-12: Remuneration Advisory Committee
1. Standing Committee The Society shall maintain the Remuneration Advisory Committee as a standing committee.

Composition
2. President (Ex-Officio)
3. One member of the Board of Directors
4. Two members of Council who are not members of the Board of Directors, appointed by Council
5. Two members of the Society who are not members of the Board of Directors or Council, one appointed by the Board of Directors and one appointed by Council
6. Members of the Society who are also staff shall not serve on the Committee
7. Members of the Committee may be impeached by a simple majority vote of the body that appointed them to the Committee
8. The Committee shall elect a chair from among its members
9. Quorum is four (4) members of the Committee, such that at least one member appointed pursuant to 2(c), and one member appointed pursuant to 2(d) are present

Terms of Reference
10. The Committee shall consider business referred to it by the Board of Directors or Council.
11. The Committee shall consider all matters related to the remuneration paid to members of the Board of Directors and Council and shall make one or more recommendations on each such matter to the Board of Directors, or Council, or both, as appropriate.
   a. Such a recommendation may relate to any matter related to the issue of remuneration including, but not limited to:
i. the value of remuneration provided,
ii. the form of remuneration provided, and
iii. the schedule for the provision of remuneration
12. The Committee may consider any information it considers pertinent when developing a recommendation to the Board of Directors or Council.

SO-13: Faculty and At-Large Committee
1. The Board of Directors shall maintain the Faculty and At Large Committee as a standing committee.

Composition
2. All faculty representatives and at-large directors
3. [ex-officio] President
4. [Non-voting] One executive officer
5. [Non-voting] Student Union Organizer

Terms of Reference
6. Coordinate the activities of the faculty representatives and at-large directors within their portfolios and delegated duties as described in policy.
7. Report to the Board of Directors as required on the activities of the faculty representatives and at-large directors.

Chairperson
8. There shall be a rotating chair, the first of which will be the executive officer on the Committee.

SO-14: Build SFU Student Advisory Committee
1. The Board of Directors shall maintain the Build SFU Student Advisory Committee as a standing committee.

Composition
2. Chairperson: VP University Relations or another member of the Board of Directors
3. Two Council members
4. Six Students-at-Large
5. [Non-voting] Build SFU General Manager
6. [Non-voting] Build SFU Consultation Coordinator

Terms of Reference
7. Organize consultations with the general membership.
8. Implement communications and promotions to the general membership.
9. Make recommendations to the Board of Directors about the project.
SO-15: Granting Committee

1. The Board of Directors shall maintain the Granting Committee as a standing committee. This Committee shall generally oversee club, departmental student union, and constituency group granting.

Composition

2. Chairperson: A member of the Board of Directors
3. [Ex-Officio] President
4. VP Student Life
5. Two Board of Directors Members
6. Two Council Members
7. Two students At-Large
8. [Non-voting] Two General Office Coordinators
9. [Non-voting] Student Union Organizer

Terms of Reference

10. Grant club requests greater than those provided for under AP-12.5h
11. Grant Departmental Student Union requests greater than those provided for under AP-16.4.c in AP-16.5.c
12. Approve requests by Constituency Groups for funding greater than that provided for in AP-17.6.c
13. Hear requests for Special Event Funding made under AP-28.1c
14. Hear appeals of decision made by the General Office Coordinators under AP-12.8.b
15. Hear appeals of decisions made by the Student Union Organizer under AP-12.8.b
16. Hear appeals of decisions made by the Student Union Organizer under AP-17.7
17. Budget
18. In conjunction with the general office coordinators, prepare the annual budget for the club core and grant line items.
19. In conjunction with the Student Union Organizer, prepare the annual budget for the department student union core and grant line items.
20. In conjunction with the Student Union Organizer, prepare the annual budget for constituency groups covered under AP-17.

SO-16: Events and Promotions Committee

1. The Board of Directors shall maintain the Events and Promotions Committee as a standing committee. The committee shall generally oversee the events and promotions of the Society.

Composition

2. Chairperson: VP Student Life
3. [Ex-Officio] President
4. Four Board of Directors Members
5. Two Council Members
6. Four Students At-Large
7. [Non-voting] Communications Coordinator
8. [Non-voting] FBS Promotions Coordinator

**Terms of Reference**

9. Develop and coordinate events on behalf of the Board of Directors.
10. Develop and coordinate the promotional materials and promotional campaigns of the Society and its services.
11. Develop and coordinate Board events in the Highland Pub and promotions of the SFSS Food and Beverage Services.
12. Develop and coordinate Board events in the Highland Pub and promotions of the SFSS Food and Beverage Services.
13. The committee may strike working groups to aid in the organization of any events and promotions.
14. Upon request the committee may assist clubs, department student unions and constituency groups in the planning of events.
15. Prepare the annual budget for events of the Board of Directors for consideration by the Finance and Administration Services Committee.

Adopted: BOD 2011-07-06.

**Ad-Hoc Committees**

**SO-17: Labour Committee**

1. The Board of Directors shall maintain a Labour Committee as an ad-hoc committee.

**Composition**

2. Chairperson: Executive Officer
3. President (ex-officio)
4. Three Board members, two of whom are on the Executive Committee

**Terms of Reference**

5. To fulfill the duties and responsibilities set out in Article 41 of the CUPE 5936 collective agreement.
6. To negotiate collective agreements with CUPE 3338.

**Remuneration**

7. In recognition of the time the Labour Committee representatives volunteer, the Society shall provide a stipend of $14.58 per hour. This stipend is separate from the executive officer and faculty and at-large representatives stipend.
stipend shall only be paid for time spent in collective bargaining as set out in this standing order.

**Chairperson**

8. The Board of Directors shall appoint the chairperson of the Labour Committee from the members of the Labour Committee.
9. The President is not eligible to be a Chairperson
10. The chair of the Labour Committee shall maintain a confidential e-mail list containing only the official e-mail addresses of the members of the Labour Committee.
11. The Labour Committee meetings shall be in camera with no minutes or records kept except in the case of Collective Agreement negotiations with CUPE 3338, during which the employer may keep wherein bargaining notes.
12. The Board of Directors is encouraged to appoint members to the committee based on merit; when possible, directors are encouraged to appoint a non-executive officer to the committee.


**SO-18: Stipend Appeals Committee**

1. The Board of Directors shall maintain a Stipend Appeals Committee as an ad-hoc committee.
2. The election and impeachment of members of the committee, with the exception of the President, shall be by a 2/3rds majority vote of the Board of Directors. Members may only be impeached with cause.

**Composition**

3. Chairperson: The Board of Directors shall elect a chairperson from amongst its own members
4. President (ex-officio)
5. Three students at-large
6. The Chairperson shall not be an Executive Officer

**Quorum**

7. Quorum shall be the Chair plus three other members of the Committee.
8. Terms of Reference
9. The committee is an internal administrative body governed by the principles of natural justice and procedural fairness. Within this framework, it is free to develop procedures and practices to conduct hearings and is not constrained by strict rules of procedure and evidence.
10. The VP Finance shall have primary responsibility over stipends, except that the President shall have responsibility over the VP Finance’s stipend.
11. The President shall have the primary responsibility over excuses and leaves of absence.
12. Any decision taken by the VP Finance or the President regarding stipends, excuses, or leaves of absence may be appealed to the committee by the affected party. Appeals shall be in writing, and delivered to the committee chair within twenty (20) working days. In extenuating circumstances, the committee chair may extend the time limit for an appellant to dispute the findings of the VP Finance or the President.

13. Upon receiving any such appeal, the chair shall convene a meeting of the committee within fifteen working days. The appeal shall be deemed to have been allowed by the committee if the chair fails to convene a meeting as required.

14. The neutrality of any member of the committee scheduled to hear a case may be challenged and will be determined by the chair.

15. If the neutrality of the chair is challenged, the other members of the committee will determine it.

16. A member of the committee who’s own stipend is under consideration shall not be deemed neutral.

17. The Committee is responsible for interpreting any policy under consideration.

18. The deliberations of the Committee shall be closed with no record kept.

19. The Chair of the Committee shall vote only in case of a tie. No members of the Committee shall abstain.

20. The Chair shall communicate the decision of the SAC, in writing, to the affected parties within five working days of the hearing. The decision shall include reasons. The appeal shall be deemed to have been allowed by the Committee if the Chair fails to communicate the decision as required.

**Appeals**

21. Appeals of decisions of the SAC shall be made to the next regularly scheduled meeting of Board of Directors. Board of Directors may, by a 2/3rds majority vote, overturn any decision of the SAC.

Amended: BOD 2004-06-02

**SO-19: Student Space Oversight Committee**

1. The Board of Directors shall maintain the Student Space Oversight Committee as an ad-hoc committee.

**Composition**

2. Chairperson: VP University Relations
3. [Ex-officio] President
4. VP Finance
5. VP Student Services
6. Two Board of Directors members
7. Two students-at-large
8. Two Council members
9. [Non-voting] Campaigns, Research, and Policy Coordinator
Terms of Reference

10. Review proposals and make recommendations to the Board of Directors for consultation and deliberation in a timely manner on all matters pertaining to the evaluation, design, development, alteration, renovation or assignment of Society space, including:
   a. project concepts and initial scope of work proposals,
   b. engagement of professional consultants,
   c. evaluation of planning proposals,
   d. research and design studies and proposals, including interior design,
   e. financial management and planning of the Space Expansion Fund,
   f. initial selection of tenants of society space, and
   g. timely implementation of the Society space directives of the Board of Directors.

11. Organize and conduct consultations with all parties affected by space planning, including the general membership.

12. Receive regular reports from SFSS representatives on joint committees of the Society and other external organizations on the progress of work.

13. Maintain oversight on planning and implementation of internal renovations and new construction either directly or through a selected board member, depending on scope of work.

14. Review proposals and make recommendations to the Board of Directors on all matters affecting Society space negotiations with external parties including lease and maintenance items.

Adopted: BOD 2008-07-14
Amended BOD 2010-03-31
ADMINISTRATIVE POLICIES

AP-1: Regrets, Leave, and Resignation
1. Leaves of absence approved by the President or VP Finance shall be reported to the Board of Directors.
2. Notices of resignation from the Board of Directors shall be directed to the President and accepted at the subsequent meeting of the Board of Directors.

Resignation of Directors (as per bylaws)
3. In order to comply with the provisions of the bylaws, which requires that each director of the Society to be registered as a student in at least two (2) of the three (3) semesters comprising his/her/zir tenure of office, each person who is elected or appointed to be a director of the Society shall submit to the Society and to the University Registrar his/her/zir written consent for the University Registrar to, at any time during their tenure of office, produce a report on their registration status in each of the (3) three semesters comprising their tenure of office, and to make this information available to the Executive Director of the Society and to any member of the Society upon request. They shall give this consent no later than the first day of their tenure of office as a Director and they shall not withdraw this consent until the last day of their tenure of office.
    a. Any person not giving such consent shall be deemed unregistered for classes for the purposes of bylaw 5.1.
4. For the purposes of this policy, a report on a registration status shall list whether the subject of the report is currently registered in a course or program at the University, and for each of the previous semesters in their term of office, if the subject was so registered in that semester.
5. The Executive Director of the Society will, no later than one week before the first scheduled meeting of Council in each semester, and as soon as possible after the University’s last class withdrawal date for each semester, obtain from the University Registrar reports on registration status of each director of the Society.
6. The Executive Director of the Society will, in the case of a director elected in a by-election or appointed by Council or by ordinary resolution to be a director, obtain from the University Registrar a report on the registration status of that person on, or as soon as possible after, the first day of the tenure of office of the director.
7. As soon as possible after obtaining the reports on registration status, the Executive Director of the Society shall distribute to the members of the Student Council those reports along with a list of any directors who have paid their society fee for that semester directly to the Society, and a list of any directors who owe to the Society any fee, fine, or penalty levied by the Society in accordance with the bylaws and policies of the Society.
8. Upon the receipt of registration and fee-payment reports produced under this policy, Council shall review the report and shall advise the Board if they agree with the findings in those reports as they relate to the application of the bylaws.

9. If Council disagrees with any information provided to it under this policy, it shall provide clear and concise reasons to the Society of the nature of its disagreement with the report and the Society shall pursue those issues and a report on the issue will be provided to Council as soon as possible.

10. For the purposes of administering the bylaws, except as given otherwise in this policy, the Society shall consider each director to be a member in good standing until such time as Council has agreed with the content of the report indicating that the director is not a member in good standing.

   a. Once Council has agreed with the content of a report indicating that a director is not a member in good standing, the Society shall deem that person to not to be a member in good standing, and they shall cease to be a director of the Society according to the bylaws.

Leave of Absence

11. Requests by members of the Board of Directors for leaves of absence shall be directed to the President for approval. In the event that the President requests a leave of absence, it shall be directed to the VP Finance for approval.

12. All requests for leaves of absence shall be accompanied by a written explanation of the reasons for seeking it.

13. In the event that a request for a leave of absence is denied, the President or VP Finance shall provide written reasons for his/her/zir decision.

14. No more than two (2) months leave of absence shall be granted within a one-year term of office.

15. Members of the Board of Directors who have not paid Society fees for the semester for which they are requesting a leave of absence shall have these fees deducted from their first month's stipend in the semester they return.

Regrets

16. ‘Regret’ is a term that refers to a written document submitted as a request to be excused from attending a meeting where attendance would otherwise be required.

17. Regrets must be submitted to the chair of the Board of Directors or the committee, as well as the Minute Taker, and must:

   a. include the specific extent of that absence,
   b. include the reason for that absence, and
   c. be submitted at least one (1) hours in advance of the meeting in question.

18. Acceptable reasons for the submission of regrets include, but are not limited:

   a. bereavement,
   b. illness,
   c. an academic or employment specific conflict, and
   d. a personal or family emergency.
19. Regrets are deemed acceptable or not by simple majority vote of the organizational unit to which they have been submitted.
20. Where such regrets are deemed unacceptable, an explanation must be provided in writing to the submitter.


AP-2: Access to Society Space

1. This policy determines and restricts access to all space controlled by the Society.

Key Control

2. Apart from this policy, access designations may be granted by motion of the Executive Committee or the Board of Directors, as well as by the President or the VP Student Services when meetings of either of these bodies are not in progress.
3. Only the President, the VP Student Services, and the General Office coordinating staff are authorized to order University keys for Society spaces.
4. The Food and Beverage Services General Manager and the Executive Director are authorized to provide access to Food and Beverage Service areas for Food and Beverage Services Employees.
5. Supervisory staff may request keys for those employees under their supervision in the spaces in which they work.
6. Directors and employees of the Society may sign keys out for short-term use for up to 4 hours without deposit.
7. A deposit of ten dollars ($10) will be required for periods of longer than 4 hours, which may be deducted from a person’s paycheque or stipend.
8. If a key is lost, a replacement fee will be charged as billed by SFU.
9. Members or guests authorized by an executive officer, general office coordinator, or staff member may sign keys out for short-term use if personal identification is provided and a deposit of ten dollars ($10) is paid prior to the release of the key.
10. If a key is lost, a replacement fee will be charged as billed by SFU.
11. All keys must be returned immediately upon request.
12. Final stipend payments to directors will be withheld until all keys are returned to the Society.

Entitlement to Key Access

13. Only authorized persons may enter Society spaces a within the scope of this policy. Other persons may only enter if a person so entitled attends or an executive officer (or specific officer) has granted them specific permission.
14. All directors, permanent employees, replacement employees, and term employees shall have access to their respective areas of work.
15. The Executive Director shall have access to all Food and Beverage space, the General Office, and the Finance Office.
16. The Food and Beverage General Manager shall have access to all Food and Beverage space, the General Office, and the Finance Office.
17. The Retail Service Coordinator shall have access to the Copy Centre, and the Copy Centre Storage areas.
18. The General Office coordinating staff shall have access to the General Office and to the North Storage facility.
19. The Financial Coordinators shall have access to the Financial Storage facility.
20. The Surrey Campus Coordinator shall have access to the Surrey Common Room.
21. Only those authorized by the Women's Centre Collective shall have access to the Women's Centre Office and shall require SFU Security to provide access.
22. All Directors shall have access to the Board of Directors Office.
23. Executive Committee members shall have access to the Executive Conference Room and the General Office.
24. The President shall have access to all Society space.
25. The VP Finance shall have access to the Financial Office.
26. The Surrey Campus Liaison shall have access to the Surrey Board of Directors Office and the Surrey Common Room.
27. All Officers of the Surrey Campus Committee, as defined in the standing orders, shall have access to the Surrey Common Room.
28. The Chief, Campus Life, Surrey Affairs, and Promotions and Outreach Officers shall have access to the Surrey Board of Directors Office.
29. Food and Beverage Service employees shall have access to areas authorized by the Food and Beverage Manager or the Senior Organizational Advisor.
30. The Women’s Centre staff shall have access to the Women’s Centre Lounge.
31. The Out on Campus Coordinator shall have access to the Out on Campus Lounge. Only Out on Campus staff members shall have access to the Out on Campus office.
32. Only trained volunteers and Centre staff will be given the punch code lock combination for the Out on Campus Lounge door. The Out on Campus Collective shall authorize semester access to the lounge door lock combination for volunteers, and for others on an as-needed basis.

Open Access

33. All members shall have access to the General Office during hours of operation.
34. All members shall have access to the Copy Centre during hours of operation.
35. All members shall have access to the Surrey Campus Lounge during hours of operation.
36. All members shall have access to the Rotunda lounge.
37. All self-identified female SFU community members shall have access to the Women's Centre Lounge.
38. All Lesbian, Gay, Bisexual, Transgender, Queer/Questioning (LGBTQ-) friendly members shall have access to the Out on Campus Lounge when a trained office volunteer or an Out on Campus staff person is present to maintain a safe space.
Restricted Access
39. Only commissioners of the Independent Elector Commission may have access to
the Commission Office during Society nomination, campaigning, and voting
periods and for a period of 3 (three) weeks following the final day of voting. During
this period, no one shall have access to the Commission Office unless a member of
the IEC is present.
40. Society directors or their agents may have access to leased space according to the
terms of signed lease agreements. Leaseholders are responsible for establishing
access to spaces under their control.
41. The President and Executive Director shall have access to all Society spaces in
emergency situations and as necessary when scheduled maintenance is to be
performed.

Scheduled Access
42. The Society General Office shall schedule Society events on request from Society
clubs and department student union signing officers in Council Chambers, the
Arcade, Society Conference Rooms, and the Atrium Cafeteria on a first-come, first-
served basis. Clubs and department student unions will be held responsible for
damage or loss of property in the Society spaces booked for their events.
43. The Society General Office shall schedule events on request from other third
parties in the Council Chambers, the Arcade, Society Conference Rooms, and the
Atrium Cafeteria on a first-come, first-served basis. Those booking space will be
held personally responsible for damage or loss of property in the Society spaces
booked.
44. General Office coordinating staff may authorize access to Society spaces for use
outside of regular office hours of operation.

Amended: BOD 2011-03-23, BOD 2010-11-29,
BOD 2010-04-28, BOD 2009-07-08,
BOD 2007-02-28, BOD 2003-12-03.

AP-3: Activity Fee
1. The Student Activity Fee shall be non-refundable.
2. Simon Fraser University students aged sixty years or more at the commencement of
the summer semester, and who are Canadian citizens or who hold permanent
resident status in Canada, are honorary members in good standing of the Society
and are exempt from the Student Activity Fee.
3. Students only taking audit courses shall be exempt from the Student Activity Fee.
4. The following groups of students shall only be charged half the regular Student
Activity Fee:
   a. Students in off-campus programs; the term ‘off-campus program’ is defined
      as a program housed outside the SFU Burnaby, SFU Vancouver, SFU
      Surrey, and Great Northern Way campuses,
   b. Students taking three or fewer course hours for credit,
   c. Students taking Summer Session courses only, and

Section 3: Administrative Policies
d. Students taking Intersession courses only.

5. The Finance and Administrative Services Committee shall request and review a report from the University once a semester that indicates:
   a. the total value of the Student Activity Fee that was collected,
   b. the number of students, broken down by category and by part- and full-time status who are exempt from paying the Student Activity Fee or who are only charged half the fee, and
   c. the number of students, broken down by part time and full-time status, enrolled in courses at the SFU Program in Kamloops, and the total value of the fees collected from them.

6. As the Society receives fees from the University they shall be apportioned among the Society and affiliate organizations for which fees are collected.

7. Society members who are studying at another institution as part of a formal exchange program continue to be assessed and pay Society fees at Simon Fraser University. Students from another institution who are taking course work or conducting research under a formal exchange program shall not be assessed Society fees.

8. Except for those members whose fee status is stated otherwise in this policy, all members of the Society shall be assessed the full Society fee in any semester they are registered according to the bylaws.


AP-4: Advertising on Campus

1. If excessive or inappropriate advertising occurs, those responsible will be subject to any or all of the following:
   a. a written reprimand,
   b. the removal of posters, and
   c. the suspension of their privileges to use space.

2. General Office staff shall make the determination of what constitutes excessive or inappropriate advertising.
   a. All appeals to any such determination shall be directed to the Board of Directors.

3. This policy shall not apply to campaign materials for University or Student Society elections or referenda.

Amended: BOD 2003-08-27

AP-5: Anti-Racism

1. The Society recognizes racism as a form of discrimination that deprives the community of full participation by its members.

2. The Society supports an environment that protects and promotes the dignity, worth, and human rights of every person, and it encourages mutual respect and cooperation among individuals.
3. The Society:
   a. acknowledges the challenge of becoming responsive to the needs of a pluralistic community,
   b. affirms that the racial, ethno-cultural, linguistic, and religious diversity of its members and employees is a source of enrichment and strength for the organization and the University, and
   c. commits to eliminating barriers that racial, ethno-cultural, linguistic, and religious groups encounter in the course of their efforts to participate in education and employment opportunities.

4. The Society is committed to:
   a. promoting an inclusive environment where racial equality is fundamental to its goals and philosophy,
   b. creating an understanding that race relations issues must not be trivialized or marginalized,
   c. cultivating a mutual acceptance of cultural diversity among its members and employees,
   d. taking into account the anticipated impact on the diverse membership when creating new programs, policies, and services,
   e. working with its employees to ensure that collective agreements and employment practices reflect the Society’s commitment to effectively dealing with issues of racism,
   f. organizing campaigns for the purpose of increasing awareness about racism with the goal of creating a learning environment in which all members of the community can fully participate,
   g. lobbying the University to develop policies and procedures to effectively deal with issues of racism, including:
      i. an on-going review and evaluation of University curricula, programs, policies, hiring practices, services, and methods of service delivery with the goal of removing inequities and biases,
      ii. a recognition that curricula must present a global view of the community, which includes the experiences and achievements of diverse cultural groups,
      iii. recognition of the value and importance of first language(s) and educational experiences of First Nations students,
      iv. continued support of English as a Second Language programs,
      v. training, guidance and support for members, faculty, administration, and staff, to enhance cross-cultural understanding, mutual respect, unlearning racism, and acceptance of cultural diversity, and
      vi. support for an Ethnic Relations Officer and appropriate counselling services for people of colour and First Nations people.

Adopted: BOD 2001-02-28
AP-6: Conference Room, Council Chambers and Atrium Bookings

Audio-Visual Equipment

1. Student groups may borrow audio-visual equipment for student activities, except that students who require equipment for class projects shall arrange to borrow it through their departments.

2. For audio-visual equipment set-up involving an audio-visual technician, or for equipment that is to be used off-campus, borrowers shall complete an Instructional Media Centre Work Order to be signed by a General Office coordinator.

3. Where there will be a charge for a student group with no Society budget or trust account, a deposit or pre-payment shall be required.

4. Rooms may be booked by submitting an appropriate form and attaching the name and contact information of two people.

5. The walls which separate the Society’s conference rooms may only be opened or closed by a trained employee or trained directors of the Society. Between Friday 4:00 pm and Monday 10:00 am, all the walls be opened. Between Monday and Thursday after 4:00 pm the wall configurations will be set and may not be moved.

6. Groups booking the Society’s conference rooms, the Atrium and the Council Chambers must return the room to the original set-up as laid out by posted diagrams. Groups who do not complete this requirement may have their booking privileges revoked or restricted for up to one semester. Any cost incurred on behalf of an event will be forwarded to the group.

7. Non-paying groups may make up to 2 conference room bookings. Any subsequent booking may only be made at the end of the current bookings. Groups may book the Council Chambers on a semester basis.

8. Furniture may not be removed from any conference room, the Atrium or the Council Chambers of the Society, unless given prior permission by a General Office employee. All applicable work orders must be forwarded to the General Office for prior approval.

9. The General Office reserves the right to require a deposit from groups who are hosting events involving food in conference rooms, the Atrium and Council Chambers. The deposit to will be returned upon a clean inspection by a General Office.

10. The conference rooms, the Atrium and the Council Chambers are not available for booking between the last working day in December and the first school day of the Spring semester.

11. Any group or individual booking conference rooms, Council Chambers or the Atrium for the purpose of review or exam preparatory sessions relating to University courses may charge:

   a. a maximum of $5 per student for admission to the session, and

   b. a maximum of the cost of producing the materials for the materials provided at the session.

   c. Materials so produced may cost no more than:
i. the price of printing at the SFSS Copy Centre,
ii. $1.00 per data or audio compact disc, and
iii. $4.00 per data or video DVD.


AP-7: Budget

1. The fiscal year for the Society shall be from May 1st to April 30th.
2. The Board of Directors shall, in consultation with Council and on the recommendation of the VP Finance and the Finance and Administrative Services Committee, set an annual budget for the Society each spring semester preceding the commencement of each new fiscal year. The Finance and Administrative Services committee shall review the Society's annual budget (6) six months into each fiscal year, taking into account the actual revenues and expenditures to date, and make recommendations to Board of Directors as necessary.
3. The Board of Directors shall ensure that the annual budget of the Society, to the best of its ability, reasonably and accurately reflects the projected levels of revenues and expenditures in all areas and departments (including all commercial service areas) of the Society for the new fiscal year in a consolidated and comprehensive manner.
4. Internal budgets for all departments and areas of the Society shall be, at a minimum, broken down by semester, except that internal budgets for commercial service departments shall be broken down by month.
5. The annual operating budget of the Society shall maintain, at a minimum, a net surplus or return to members’ equity (unrestricted fund balance) in the General Fund in an amount equal to or greater than 5% of the Society’s net student activity fee revenue for that fiscal year. This requirement shall remain in force and effect until such time as the members’ equity (unrestricted fund balance) of the Society, as indicated by the audited financial statements of the Society, is equal to or greater than the equivalent of 3 months of the Society’s General Fund net annual operating expenditures.
6. Department and area coordinators and/or managers shall be responsible for monitoring their departments’ or areas’ budgets monthly and by semester. No expenditures in excess of amounts budgeted shall be permitted without the specific authorization of Board of Directors. Projected Expenditures for an event or campaign of the Society must not exceed the amount remaining in the relevant line item(s).
7. The Society’s Finance Office shall maintain and prepare monthly statements of revenues and expenditures for each internal department and area no later than the 15th day of the following month. Department and area coordinators and/or managers shall review and regularly monitor such statements.
8. Changes to amounts allocated to line items within department budgets require the approval of the Finance and Administrative Services Committee.

Amended: BOD 2014-08-16, BOD 2014-07-08,
BOD 2013-12-04, BOD 2011-10-19,
AP-8: Cheque Requisitions

1. The Board of Directors, or an appropriate Society committee shall by resolution authorize all Society expenses.
2. One person cannot submit both a cheque requisition request and approval.
3. A General Office coordinator or the Surrey Campus Coordinator must pre-approve all club cheque requisitions.
4. The Student Union Organiser or the Surrey Campus Coordinator must pre-approve all department student union cheque requisitions.
5. The Chair of a standing committee must request cheque requisitions for committee-approved donations.
6. The VP Finance shall approve cheque requisitions for donations by the Board of Directors or Council.
7. A duly authorized cheque requisition and documentation satisfactory to the Society's auditor must be supplied to the Finance Office before a cheque is issued or payment is made with the use of the Society credit card.
8. An Executive Officer must give final approval to all cheque requisitions.
9. Section 2 shall not apply to the Food and Beverage Services.


AP-9: Childcare Expenses

1. Members of Council, the Board of Directors, and Society committees and working groups shall be entitled to reimbursement of childcare expenses that result from their involvement in meetings of the Society.
2. Childcare expenses shall be reimbursed up to:
   a. five dollars ($5) per hour per child to a maximum of one hundred dollars ($100) per semester for Council representatives and students at-large,
   b. two-hundred-fifty dollars ($250) per semester for faculty and at-Large members of the Board of Directors,
   c. and to a maximum of two thousand dollars ($2,000) per semester for executive officers.
3. Applications for reimbursement shall be made to the Finance Office and shall be accompanied by supporting documentation satisfactory to the Society.


AP-10: Clubs

Definitions and Purposes

1. Clubs are organized student groups that have a mandate to pursue interdisciplinary, social, or activist goals.
2. Clubs shall not duplicate departmental student unions.

Membership Criteria
3. Club membership shall be open to all members of the University community.
4. Each club shall consist of a minimum of ten members in good standing of the Society or of the Graduate Student Society.
5. A student member must provide their name, student number, status of membership in good standing in the Society or the Graduate Student Society, and signature or appropriate electronic verification to become valid members of the club.
6. Each club must have at least two (2) executive officers that are members in good standing of the Society or of the Graduate Student Society.

Registration Criteria
7. To be eligible to be registered as a club, groups must follow the requirements of this policy and other Societies policies where applicable.
   a. The General Office Coordinators of the SFSS may disallow a club’s registration, subject to an appeal to the Finance and Administrative Services Committee (FASC).
8. To be eligible for initial registration the club shall submit to the General Office using the provided club forms:
   a. a membership list,
   b. a minimum of two (2) club members serving as Executive Officers and signing officers, and
   c. a Club Liability Disclaimer signed by two executive officers 19 years of age or older.
9. To remain eligible for registration the club shall submit to the General Office each semester using the provided club forms:
   a. an updated membership list.
   b. a list of current Executive Committee members and signing officers,
   c. a Club Liability Disclaimer signed by two club executive officers 19 years of age or older, and
   d. a written copy of any changes to the Constitution duly made in the previous semester.
10. To be eligible for initial or continuing registration of a club, clubs must send a representative to attend the Club Orientation Meeting held by the General Office at the beginning of each semester.

Constitutions
11. Clubs must use the default constitution provided by the General Office unless there are specific requirements that must be met, subject to the approval of the General Office Coordinators. Constitutions shall include:
   a. a statement of the aim(s) and purposes of the club,
   b. procedures for holding meetings of its membership,
c. the composition of an election procedure for an Executive Committee (or equivalent), and

d. a clause that requires the transfer of all assets to the Society upon dissolution of the club.

Club Structure and Operation

12. Clubs shall receive a core operating grant from the Society, and maintain a core operating fund account.

13. Clubs may maintain a Society trust account.

14. Subject to budgetary constraints, clubs shall receive said operating grant based on their membership of members in good standing of the Society or the Graduate Student Society on a sliding scale. Allotment shall be made at the discretion of the General Office Coordinators.

15. The Club core operating grant shall be used to cover costs reasonably related to each club’s mandate.

16. Unused core operating grants shall revert back to the Society at the end of each semester.

17. Unused funds held in trust accounts of clubs shall carry forward semester to semester unless a club becomes inactive, in which case all funds shall revert to the Society’s club line item after a minimum of two years of inactivity.

18. Clubs may collect membership fees.

a. Membership fees shall be held by the Society in the respective trust fund account.

19. Clubs may seek additional funding for special events and projects by requesting a grant via a proposal.

20. The General Office coordinators will grant requests under $500. The Granting Committee must approve all requests over $500. The grant will be awarded based on the merits of the event or project and at the discretion the General Office coordinators and/or the Granting Committee.

21. Clubs that met the registration criteria in the previous semester may be eligible for reimbursement of up to $20 in expenses in advance of the distribution of semester operating grant allocations to assist in preparations for Clubs Days. Such allocations will be debited against the operating grant, and clubs must repay any over-expenditure.

22. Clubs may maintain an external bank account, however, the signing officers must sign a Club Liability Disclaimer and advise all club members of the nature of the disclaimer.

Financial Accountability

23. Any request for reimbursement shall be made by a signing officer of the club and shall be supported by documentation satisfactory to the Society.

24. Reimbursement of amounts of less than $50 may be paid out in cash.

25. Reimbursement of amounts of more than $50 shall be by cheque.
26. Operating grants and special event funding shall not be spent on alcohol, unless the event is open to all members of the SFU community who are of legal drinking age.
   a. Minutes of the meeting proposing the event are submitted to the general office, and at least one club executive signs the appropriate liability forms.
27. Operating grants and special event funding shall not be used to provide stipends or donated to off-campus organizations.
28. Clubs with a negative trust or core account balance may not register until the debt owing to the Society is repaid.

Recognition of Society Sponsorship
29. All club publications and promotional materials must include the phrase “Sponsored by the Simon Fraser Student Society” in a prominent location.

Administrative Authority and Appeals Process
30. The General Office Coordinators shall have administrative authority over club operations, and may suspend the activities, disallow registration, or impose requirements upon any club, particularly if a club is found to have violated any Society bylaw or policy.
31. Decisions of the General Officer Coordinators may be appealed, in writing, to the Granting Committee.

AP-11: Vending Program in Council Chambers
1. Vending rates shall be set by the Society and are subject to change without notice.
2. Fees shall be paid in full two (2) weeks in advance.
3. One (1) week notice of cancellation shall be required for a refund.
4. A list of goods for sale shall be provided to the Society and the sale of goods shall be at the discretion of the Society, with a fixed cost assigned to all items.
5. Vendors shall obtain, and provide proof to the Society, of Fraser health permits and other operating licenses required by law, in addition to Commercial General Liability Coverage and Personal Injury Liability in the amount of $2,000,000.
6. A fee may be charged by the Society for the provision of vending tables.
7. No tables shall be placed in front of any doorway, fire equipment, elevator, locker, alarm, or vending machine.
8. No part of any equipment or materials shall be attached to any University fixture.
9. Any extension cords shall be taped securely to the floor.
10. Lit candles shall not be permitted.
11. Equipment shall not be left in the area when not in use or outside of the time booked.
12. If equipment or other materials remain in the area outside of the time booked, and need to be removed or disposed of, the Society will not be held responsible.

13. The cost of repairs for any damage to property will be charged to the vendor. The Society will not be held responsible for any equipment or materials that are left in the area, outside of the time booked, and may remove any such items as required.

14. Violation of this policy, or of any other Society, University, or government rule, shall be grounds for termination of any vending permit, and eviction of the vendor without refund of the vending fee.

15. Any group or individual looking to advertise or sell commercial services or products in excess of the Society's advertising policy must notify the General Office for proper application of the vendor program and procedure.

Adopted: BOD 2010-03-17.

AP-12: Per Diem Allowance

1. A per diem allowance shall be paid to Directors or other representatives who are appointed or delegated to represent the Society at meetings or conferences, or to conduct Society business off-campus.

2. A per diem allowance will be paid:
   a. when representatives must attend meetings or tend to Society business for full day periods, or a minimum of 6 hours, or
   b. where the combined time of traveling to and from the meeting and meeting duration amount to 6 hours or more.

3. Each representative shall be paid a per diem allowance according to the following criteria:
   a. Thirty-five dollars ($35) for each day on which travel to or from the meeting is required and on which no meeting is convened
   b. Thirty-five dollars ($35) per day, where no meals are provided by the hosting organization
   c. Fifteen dollars ($15) per day, when at least one full meal per day is provided by the hosting organization

4. Per Diem allowances shall be paid in advance of the event.


AP-13: Corporate Affiliation

1. Any type of affiliation or purchasing agreement between the Society and a corporation or commercial operation shall be subject to the following guidelines:
   a. Roaming canvassing on campus shall not be permitted.
   b. Society membership lists shall not be made available.
   c. The interests of existing Society programs, goods, and services shall be given first priority when considering new programs, goods, and services,
   d. Any contract shall contain a cancellation clause allowing for the termination of said contract without penalty to the Society in the event that this policy is breached.

2. The Society shall endeavour not to be affiliated with or purchase from corporations or commercial operations that:
a. follow unfair labour or business practices, including but not limited to the violation of fundamental human rights, and practices leading to increased poverty, abuse, violent or non-violent oppression, or unsafe working or living environments for individuals or groups,
b. directly or indirectly damage the natural or human environments, or
c. sell, promote, or advertise goods or services that promote violence or discrimination as set out in the British Columbia Human Rights Code.

3. Where practicable, preference shall be given to corporations or commercial operations that:
   a. are Canadian owned and operated,
   b. have a unionized work force, and
   c. have a proven record of conducting business in accordance with this policy.

Amended: BOD 2008-11-17.

AP-14: Department Student Unions

1. Society funds may be used to cover event costs when a union is a sponsor and the event is intended for purposes that are of collective benefit to the membership.

2. To be eligible for Society funding, a union must be active. To be considered active, the union must have a constitution filed with the Student Union Resource Office and approved by the Student Union Organizer.

3. The union must submit to that Student Union Resource Office each semester:
   a. the minutes of all properly constituted general meetings conducted in the semester for which the request is made,
   b. advanced electronic notice of all meetings held in accordance with the union constitution, and
   c. a list of current Executive Committee members (or other contact persons), signing officers and department representative(s).

4. In the event that a union remains inactive for four consecutive semesters all assets shall revert to the Society.

5. At least one executive officer must attend training with the SFSS Organiser before core fund can be released

6. Net core funds remaining from active semesters shall carry forward semester to semester, except that all unused core funds shall revert to the Society at the end of each fiscal year.

7. The signatures of two Union officers are required to release any Society funds.

8. Unions may establish trust accounts for securing funds other than SFSS core or grant allocations.

9. Receipts must be turned in for reimbursement within 30 days of incurring an expense and must be accompanied by supporting minutes from a properly constituted quorate meeting.
Allocation of Maximum Core Budgets

10. Unions that become ‘active’ in the first month of semester will be eligible for the full core amount.
11. Unions that become active in the second month will be entitled to 3/4 of the funding.
12. Unions that become active in the third month will be entitled to 1/2 of the funding.
13. Unions that become active in the final month of the semester will be entitled to 1/4 of the funding.

Maximum core budget limits

14. Subject to budgetary constraints Unions whose membership is equivalent to or less than an annual FTE of 200 shall receive a core budget of $300/semester.
15. Subject to budgetary constraints Unions whose membership is greater than an annual FTE of 200, but less than an annual FTE of 301 shall receive a core budget of $450/semester.
16. Subject to budgetary constraints Unions whose membership is greater than an annual FTE of 300, but less than an annual FTE of 501 shall receive a core budget of $600/semester.
17. Subject to budgetary constraints Unions whose membership is greater than an annual FTE of 500, but less than an annual FTE of 750 shall receive a core budget of $750/semester.
18. Subject to budgetary constraints Unions whose membership is greater than an annual FTE of 750, but less than an annual FTE of 1000 shall receive a core budget of $900/semester.
19. Subject to budgetary constraints Unions whose membership is greater than an annual FTE of 1000, but less than an annual FTE of 1500 shall receive a core budget of $1050/semester.
20. Subject to budgetary constraints Unions whose membership is greater than an annual FTE of 1500, but less than an annual FTE of 2000 shall receive a core budget of $1200/semester.
21. Subject to budgetary constraints Unions whose membership is greater than an annual FTE of 2000, shall receive a core budget of $1350/semester.

Use of Core Funding

22. Core funding may not be used for:
   a. printing not done at the Society Copy Centre,
   b. Donation to another organization, and
   c. other restrictions as determined from time to time by the Student Union Organiser or the Granting Committee.
23. Society services should be used wherever possible.
   a. Where SFSS services cannot be used, unions may apply to the Student Union Organiser or the Granting Committee to use non-SFSS services.
Grant Funding

24. Loans or supplementary grants may be provided to assist Unions with their activities, with the following stipulations:
25. Some core funds must be committed to every undertaking for which grant funding is requested.
26. No grant funds will be provided for strictly social events, except when the Student Union Organizer is conducting an organizing drive on behalf of the Union.
27. There must be active Union involvement in the project/event.
28. Grant funds shall not be used for fund-raising events.
29. Grant funds shall not be donated to off-campus organizations.
30. Grant funds shall not be spent on alcohol.
31. Printing shall be done at the SFSS Copy Centre.
32. SFSS Services should be used whenever possible. Where SFSS services cannot be used, Unions may apply to the Student Union Organizer or the Granting Committee to use external services.
33. Other restrictions as determined from time to time by the Student Union Organizer or Granting Committee.
34. Receipts must be turned in for reimbursement within 30 days of incurring an expense and must be accompanied by supporting minutes from a properly constituted quorate meeting.
35. The Student Union Organizer may approve single requests of up to $1,000, provided that the total annual grant allocation per union or caucus does not exceed $2,700 of the grant budget.
36. The Granting Committee may approve requests greater than $1,000 or requests that would bring the total annual grant funding to a union or caucus in excess of 8 percent of the grant line item.
37. Requests for loans or supplementary grants shall be made in advance of any activity, and shall be supported by documentation satisfactory to the Society.
38. Core funds may be withheld until any outstanding loan has been recovered.
39. Decisions of the Student Union Organizer may be appealed, in writing, to the Granting Committee.
40. The Board of Directors may suspend the activities of any Union found to have violated any Society By-law, Rule, Standing Order or Administrative Policy.
41. All trust accounts must be established with the SFSS except under extenuating circumstances with the following stipulations:
42. SFSS Student Union Organizer may be one of the trustees.
43. Departmental Student Union must disclose bank account numbers to the SFSS Student Union Organizer.
44. Monthly bank financial statement must be submitted to the SFSS Student Union Organizer.
45. Semesterly financial report must be submitted to the VP Finance and Student Union Organizer.
46. If specifically provided in the organization’s Constitution or policies, a Union may permit voting by teleconference or videoconference.

47. A Union may not allow for proxy voting or for voting in meetings via text messages or email.

Amended: BOD 2013-07-18, BOD 2011-07-11,
        BOD 2008-09-01, BOD 2008-07-14,
        BOD 2008-04-16, BOD 2008-02-06,
        AGM 2007-10-10, BOD 2007-03-28,
        BOD 2004-10-20, BOD 2004-10-16,
        BOD 2005-04-27, BOD 2005-03-16,
        BOD 2005-07-13, BOD 2004-05-19,
        BOD 2011-07-06.

**AP-15: Constituency Groups**

1. Society funds may be used to cover event costs when a constituency group is a sponsor and the event is intended for purposes that are of collective benefit to the membership.

2. This policy will not apply to Women’s Centre Constituency Group, Out On Campus Constituency Group, and First Nations Student Association Constituency Group.

3. To be eligible for Society funding, a constituency group must be active.
   a. To be considered active, the constituency group must have a constitution filed with the Student Union Resource Office.

4. Each semester, constituency groups must submit to Student Union Resource Office:
   a. the minutes of at least one properly constituted general meeting conducted in the semester for which the request is made, and
   b. a list of current Executive Committee members (or other contact persons), signing officers, and constituency representatives to Council.

5. In the event that a constituency group remains inactive for four (4) consecutive semesters all assets shall revert to the Society.

6. Subject to budgetary constraints, active constituency groups shall receive a core budget of $450/semester.

7. Active constituency groups are entitled to spend core funds at their discretion and to be reimbursed for expenditures from core funds with the approval of their membership.

8. Net core funds remaining from active semesters shall carry forward semester to semester, except that all unused core funds shall revert to the Society at the end of each fiscal year.

9. The signatures of two signing officers of the constituency groups are required to release any Society funds.

10. Constituency groups may establish trust accounts for securing funds other than Society core or grant allocations.
11. Loans or supplementary grants may be provided to assist Constituency Groups with their activities, except that grant funds will not be approved for funding purely social events.

12. The Student Union Organizer may approve requests of up to $1,000.

13. The Granting Committee may approve requests greater than $1,000.

14. Requests for loans or supplementary grants shall be made in advance of any activity, and shall be supported by documentation satisfactory to the Society.

15. Core funds may be withheld until any outstanding loan has been recovered.

16. Decisions of the Student Union Organizer may be appealed, in writing, to the Granting Committee.

17. The Board of Directors may suspend the activities of any Constituency Group found to have violated any Society bylaw or policy.


**AP-16: Direction to Society Employees**

1. Department representatives shall not give direction to Society employees.

2. The Executive Committee and the Commercial Services Committee shall give direction to the Society Food and Beverage Services Manager, which shall be communicated through the President or VP Finance. Only the Society Food and Beverage Services Manager (or her/his designate) shall give direction to employees who work in the Society’s commercial service areas.

3. The Executive Committee, in consultation with the employees concerned, shall set employee workload priorities. However, this shall not preclude Executive Officers from giving direction to employees as needed to ensure that the duties associated with their portfolios are fulfilled, and to ensure that the Society’s day-to-day operations are carried out.

Amended: BOD 2003-04-16.

**AP-17: Employment, Board of Directors Members**

1. No member of the Board of Directors shall be employed by the Society during, or for a period of two years following her/his/zir term of office.

2. An employee may not be an elected student member of the Board of Directors, but employees may become and maintain membership in the Simon Fraser Student Society.

Amended: BOD 2014-08-26, BOD 2003-04-16.

**AP-18: Accessibility Fund**

**Definitions**

1. For the purposes of this policy, ‘activities’ shall include, but not be limited to:
   a. Simon Fraser Student Society elections,
   b. the production and distribution of printed materials,
   c. department student union meetings and events,
   d. club meetings and events,
e. meetings of the society, and
f. events of the society.

2. Furthermore, ‘activities’ may include events related to student life, where barriers exist that prevent them from participating.

Purpose

3. The Accessibility Fund shall be used for the purposes of increasing the accessibility of and removing barriers to participation in Student Society or other campus related activities for students with all forms of disabilities.

4. Expenditures related to the education and promotion of mental health and wellness as it relates to student life may be submitted for review and approval to the Accessibility Fund Advisory Committee.

Responsibility

5. Organizers and facilitators of activities shall be responsible for ensuring that their event is accessible.

6. The VP Student Services shall be responsible for ensuring that the fund is meeting the needs of students with disabilities to the greatest extent possible by liaising with Students United for Disability Support (SUDS), departments of the Society, and the Accessibility Fund Advisory Committee (AFAC).

Procedure

7. Organizers and facilitators of activities shall be responsible for booking accessibility services, but shall be limited to services approved by the Accessibility Fund Advisory Committee.

8. Accommodations shall be provided to active members by contacting the General Office or the VP Student Services.

9. Accommodation shall be provided, subject to verification of stats of registration with the Centre for Students with Disabilities, as consented to by the requesting member.

10. Those students not registered with the Centre for Students with Disabilities or not consenting to a check of their status with the Centre for Students with Disabilities will provide sufficient documentation for an external assessment.

11. Requests from students who are not registered with the Centre for Students with Disabilities shall be referred directly to the Accessibility Fund Advisory Committee.

12. Invoices for accessibility services shall be sent to the General Office for processing.

13. The General Office shall maintain a list of accessibility service providers, to be made available for activity organizers and facilitators.

Interpretation

14. All matters concerning the interpretation of the present policy shall be referred to the Accessibility Fund Advisory Committee.

AP-19: Management Consultant

1. The Board of Directors shall employ the services of a management consultant to fulfill the following duties:
   a. Collective bargaining with CUPE 5396 and CUPE 3338
   b. Functions related to particular sessions of collective bargaining such as mediation or arbitration
   c. Aid with ongoing labour relations in the workplace including grievance proceedings
   d. Maintenance of records related to collective bargaining
   e. Legal referrals

2. The management consultant shall not be an employee of the Society.

3. No member of the Board of Directors shall be employed in the position of management consultant.

4. The management consultant shall be required to attend:
   a. negotiations with CUPE 5396 and CUPE 3338,
   b. mediation sessions with CUPE 5396 and CUPE 3338,
   c. arbitration, and
   d. court hearings.

5. The President shall be the Executive Officer primarily responsible for maintaining contact between Board of Directors and the management consultant. The President shall report to the Board of Directors on the activities of the management consultant on a regular basis.

6. The President shall require the management consultant to submit to her/him a monthly log of hours worked.

7. The President shall request, and the VP Finance shall approve, monthly remittances to the management consultant.

8. The President shall be responsible for determining an appropriate budget for the management consultant for recommendation to the Finance and Administrative Services Committee.

9. Any executive officer may request that the President require the management consultant to attend a given meeting.

10. Upon taking office, the President shall immediately contact and meet with the management consultant.

11. The management consultant shall meet with the Executive Committee at least once per semester.

Amended: BOD 2003-04-16.

AP-20: Minutes

1. Minutes of meetings of Board of Directors shall include:
   a. a summary of Committee discussion, including any comments that participants ask to be recorded, and
   b. a record of motions passed, direction given, and action taken.
2. Minutes of meetings of Society committees shall be in report format, approved by the Committee, and submitted to the Resource Office for their inclusion in the Board of Directors package and shall include:
   a. a summary of Committee discussion, including any comments that participants ask to be recorded, and
   b. a record of motions passed, direction given, and action taken.
3. Minutes shall not be kept for working groups.
   a. Working groups may keep a written record of discussion to be included in minutes of the committee out of which the working group was created.

Minute Preparation
4. Minutes for meetings of Council, the Board of Directors, and all Society committee meetings (except joint committees with SFU Graduate Student Society and those with the University) shall be completed and submitted to the chair of each committee within fourteen (14) days of the meeting.
5. Notwithstanding the other requirements of this policy, minutes for meetings of the Board of Directors shall be ready for inclusion in the agenda package for the next regularly scheduled Board of Directors meeting as required by the policies.

Storage
6. Upon adoption, a single copy of the minutes of the Board of Director, Society committee, and Council meetings shall be signed by the committee chair and one other member of the Board of Directors present at the meeting and kept on record in the Finance Office. They shall be stored in binder format.
7. In the event that the committee chair is not a member of the Board of Directors, the signature of an additional member of the Board present at the meeting will be required.
8. In the event that two members of the Board of Directors were not present at the meeting or are unable to sign the minutes, this requirement shall be voided.
9. A lack of signatures on minutes shall not render decisions made at that meeting invalid
10. Notwithstanding the other clauses of this policy, Council shall adopt the minutes of Council and Council committees
11. Minutes shall be posted on the Society’s website after their adoption by the Board.
12. Notwithstanding the other clauses of this policy, Council minutes shall be posted on the Society website after their adoption Council.
13. Council committee minutes shall be posted as attachments to the minutes of the Council meeting at which they were adopted.

Implementation
14. The Executive Committee shall be responsible for ensuring the implementation of this policy.

AP-21: Credit Card Purchases
1. Only a Financial Office Coordinator and the Food and Beverage General Manager can carry corporate credit cards in his or her name.
2. Other employees or members of the Board of Directors may use the corporate credit card for the purchase of airline tickets and other authorized business expenditures.
3. In every case of credit card usage, the individual charging on the account will be held personally responsible in the event that the charge is deemed personal or unauthorized.
4. Authorized uses of the credit card include:
   a. airline or rail tickets at coach class or lower rates for properly authorized business trips,
   b. lodging and meal charges that do not exceed the authorized reimbursement rate for persons traveling on official Society business,
   c. properly authorized expenditures for which a credit card is the only allowed method of payment, such as monthly internet access, or where it is deemed more expedient to use the credit card, and
   d. business telephone calls.
5. Receipts should be compiled and submitted with an expense report on a weekly basis to the Financial Office.
6. Unauthorized uses of the credit card include:
   a. personal or non-business expenditures of any kind, and
   b. expenditures that have not been properly authorized.

AP-22: Personal Information
1. The Simon Fraser Student Society shall comply with the Personal Information Protection Act (hereinafter referred to as the Act.). This includes the Board of Directors, staff, departments, committees, working groups, departmental student unions, clubs, and constituency groups of the Society.
2. Personal information as defined by the Act is “information about an identifiable individual and includes employee personal information but does not include (a) work contact information, or (b) work product information”.
3. Personal information shall not be disclosed to outside persons or organizations, except as required by law, without the consent of the individual. Personal information shall not be sold to other persons or organizations.
4. Personal information shall not be included on the agenda or supporting documentation of meetings of the Society's Board of Directors, Student Council, committees or working groups without the consent of the individual. Such consent shall include an understanding that such documents are publicly available to the Society's membership.
5. The following, or similar language shall be included in or posted clearly by all sign up sheets, petitions, and any other forms or documents designed to collect personal information for the Society and its branches: “This form has been created in
compliance with the Personal Information Protection Act. The personal information you provide will be used solely for ___________ [fill in purpose here]. By providing it, you give the Simon Fraser Student Society [or name of department] consent to use this information in this way only. This information will be kept confidential and will not be sold or traded to any other organization. If you do not consent to this, please refrain from providing us with your information.”

6. The President and the VP Finance jointly serve as Privacy Officers for the Society and shall be responsible for:
   a. familiarizing themselves with the Act and the legal requirements that it places on the Society,
   b. coordinating the education of the Society's staff, Board of Directors, Student Council, committees, working groups, and the executive officers of the Society's departmental student unions, clubs, and constituency groups concerning their obligations and responsibilities under the Act and this policy,
   c. ensuring that all forms, petitions, and other documents that are used to collect personal information clearly note the purposes for which such information shall be collected,
   d. receiving and responding to all personal information protection requests and complaints, and
   e. ensuring that the Society maintains appropriate controls over all personal information that is under the control of the organization, and
   f. ensuring that the Society destroys personal information that may no longer be used or disclosed.

7. All completed forms used to collect personal information shall be kept in a locked filing cabinet or box. Any electronic files containing information gathered from said forms shall be stored on a password-protected computer.

8. Each office and/or department of the Student Society shall develop a retention and destruction schedule that will be kept on file with the Society’s Privacy Officers.

9. Any decision of the Privacy Officers may be appealed to the Executive Committee. The Society will make every reasonable effort to resolve disputes without the need to involve the Privacy Commissioner under the Act.

Adopted: BOD 2005-03-02.

**AP-23: Special Funding Request Policy**

1. To be eligible for special funding from the Society all applicants must fill out an administrative funding package a minimum of two weeks prior to the funding approval date.

2. Requests for advocacy-related events will be presented to the chair of the Advocacy Committee.
   a. Requests must specify a line item from the Advocacy Budget.

3. This policy does not apply to funding requests from working groups to the Advocacy Committee.
4. Donations from the Advocacy Committee shall be limited to a maximum of $200.
5. Priority in funding shall be given to on-campus, student events.
6. Funding for campaigns and events initiated by organizations external to the Society or by organizations of which the Society is a member shall be limited to 10% of the donations line item each fiscal year.
7. All other requests for special event funding will be presented to the chair of the Finance and Administrative Services Committee for a recommendation to the Board of Directors.
8. All requests for department student union funding must be made through the Student Union Organizer.
9. Total projected expenditures for an event must not exceed the amount remaining in the relevant line item(s).
10. A representative of the applicant(s) must be available to attend all relevant meetings.
11. Groups may seek funding from only one of the following:
   a. the Board of Directors,
   b. a Society committee,
   c. Out on Campus, or
   d. The Women’s Centre.


AP-24: Stipends
1. There shall be no advances on Board of Directors or other stipends.
2. The Resource Office shall provide the VP Finance (or designate) with an attendance list of the meetings of the Board of Directors and its committees after the last Board of Directors meeting of the month.
3. The VP Finance (or designate) shall provide the Financial Office staff with a stipend list of Society members eligible to receive a stipend including the amount payable by the payroll processing date as indicated below.
4. Remuneration to the executive officers shall be in the form of semi-monthly payments. Payroll processing will occur on the first business day after the 15th and the first business day of the following month.
   a. Payments through Board of Director’s respective financial institutions will occur within two business days following the processing date.
5. Remuneration of faculty and at-large representatives shall be in the form of monthly payments. Payroll processing will occur on the first business day of the following month.
   a. Payments through the Board of Director’s respective financial institutions will occur within two business days following the processing date.
6. Payments may be made at the discretion of the VP Finance up to the full stipend amount at any time during the months of April, August, and December, provided the required hours of work have been met.
7. The VP Finance shall withhold from a member’s stipend an amount equal to any outstanding sums of money owed to the Society.
8. Stipends shall not be paid for months where the timesheet or work report is submitted more than one month late, unless the Board has authorized a prior exception.


**AP-25: Executive Officer Cell Phone Allowance**

**Executive officers shall receive a reimbursement for charges**

1. The VP Finance shall oversee the reimbursements.
   a. The President shall oversee the VP Finance’s reimbursements.

**Cell Phone Allowance**

2. Cell phone reimbursements rates are as follows:
   a. up to $30.00 per month where there is a land line in the Officer’s office, and
   b. up to $60.00 per month where there is no land line in the Officer’s office.
3. Reimbursement requests must be accompanied by the Officer’s corresponding monthly service bill.
4. Reimbursement will cease if the Officer’s corresponding monthly service bill is not received by the VP Finance.
   a. Reimbursement may also be discontinued if a Financial Coordinator is notified in writing by the VP Finance or the recipient of the reimbursement.
5. The Society’s corporate credit card may not be used to pay for officer’s cell phones.


**AP-26: Vendors Program**

1. Vending rates shall be set by the Society and are subject to change without notice.
2. Fees shall be paid in full one (1) week in advance.
3. Two (2) working days notice of cancellation shall be required for a refund.
4. A list of goods for sale shall be provided to the Society and the sale of goods shall be at the discretion of the Society.
5. Vendors shall obtain, and provide proof to the Society if requested, any permit or license required by law.
6. A fee may be charged by the Society for the provision of vending tables.
7. Any racks supplied by the vendor shall be freestanding and stable.
8. No tables or racks shall be erected in front of any doorway, fire equipment, elevator, locker, alarm, or vending machine.
9. No tables or racks shall be erected in front of the University Art Gallery or in a location that would obstruct the ramp below the University’s Audio-Visual Services department.
10. No part of any display shall be attached to any University fixture.
11. Any extension cord shall be taped securely to the floor.
12. Lit candles shall not be permitted.
13. Equipment shall not be left in the vending area on weekends.
14. The vendor’s refund policy shall be clearly displayed.
15. Product distribution and placement of promotional materials shall remain at the location designated by the Society.
16. Vending set-up shall be restricted to a table length of eight (8) feet by six (6) feet.
17. Further space may be available upon payment of an additional fee.
18. Violation of this policy, or of any other Society, University, or government rule, shall be grounds for termination of any vending permit, and eviction of the vendor without refund of the vending fee.
19. Any group or individual looking to advertise or sell commercial services or products in excess of the Society’s advertising policy must notify the General Office for proper application of the vendor program and procedure.

Amended: BOD 2003-08-27.

AP.27: Annual and Special General Meetings, Preparation, Staffing, and Procedures

1. In addition to the procedures and obligations set out in Society bylaws and policies, the following preparatory guidelines shall apply to the planning and procedures of annual and special general meetings.

The Board of Directors

2. The Board of Directors shall:
   a. fulfill all duties with regards to annual and special general meetings as detailed in society bylaws and policy rules.
   b. determine the date and time of all annual and special general meetings in a manner compliant with the bylaws, and immediately informing the Resource Office of all event logistics,
   c. encourage the general membership to attend and participate in the general meetings,
   d. designate a chair for the meeting at least seven (7) days prior to the meeting, and immediately informing the Resource Office,
   e. assist in the set up of the meeting, under the coordination of the VP Student Services,
   f. assist with registration of members and acting as floor captains for the duration of the meeting for vote and quorum counts, under the coordination of the VP Student Services,
g. ensure that all contributions to the annual report are submitted to the VP Student Services at least seven (7) days prior to the meeting date (in the case of an AGM), and

h. ensure that staff members are consulted to adjust hours and priorities accordingly.

3. The VP Student Services shall coordinate:
   a. the compilation of the annual report of the Board for consideration at the annual general meeting (Bylaw 4.4.d),
   b. the roles and responsibilities of the members of the Board of Directors in preparing for the meeting,
   c. the roles and responsibilities of the members of the Board of Directors during the meeting and ensuring that registration and floor captain needs are adequately staffed,
   d. the monitoring of attendance at meetings,
   e. the monitoring of vote and quorum counts, and reporting those counts to the chair,
   f. the booking a meeting room and any audio-visual equipment, appropriate for the needs of the meeting as established by the Board of Directors.
   g. the provision of microphones for speakers from the floor (if necessary), and
   h. accommodating students with special needs.

Staff

4. The Communications Coordinator shall:
   a. comply with the provisions of the bylaws regarding serving notice of meeting,
   b. layout, design, edit, and print the Society’s annual report,
   c. compile and print the agenda, and
   d. liaise with the Ombuds Office regarding the report presentation and production.

5. The Minute Taker shall:
   a. procure a membership list(s),
   b. compile the previous meetings’ minutes for inclusion in the annual report,
   c. assist the VP Student Services with his/her/zir duties described in this policy,
   d. ensure that the chair receives an agenda and all other written materials at least 24 hours before the meeting, and is kept informed of expected attendance, the course of proceedings, the length of presentations, and any room changes, and
   e. ensure that the full text of any proposed bylaw changes is available to all members at the meeting.

6. The Student Union Organizer shall:
   a. send written or electronic memoranda to all active unions in accordance with the bylaws, and
b. assist the Resource Office in the staffing the meeting and any preparations as necessary.


AP-28: Satellite Campus and Committee Liaisons

1. The Board of Directors shall select one liaison from amongst its members for:
   a. SFU Surrey,
   b. SFU Vancouver, and
   c. SFSS Burnaby Residence.

2. Each liaison shall:
   a. Attend the meetings of the respective satellite Campus Committee,
   b. report the activities and concerns of the satellite Campus Committee regularly to the Board of Directors, and
   c. maintain and update a living document with relevant information pertaining to their liaison portfolio.

3. Liaisons shall only be removed by a majority vote of the Board of Directors upon recommendation from the respective Campus Committee.

   Adopted: BOD 2006-03-10.

AP-29: Sustainability

1. The Society recognizes that wasteful activities cause significant detrimental impacts locally and globally, and that by taking steps to reduce the amount of waste generated by the Society it is contributing to the improvement of SFU.

2. The Society will endeavour to reduce waste wherever possible. This shall include, but shall not be limited to, the:
   a. pre- and post-consumer food waste,
   b. paper used for meeting packages,
   c. energy used in all building spaces,
   d. disposable packaging materials by all services,
   e. recycling of paper, plastic, glass, and batteries.

3. The Society shall endeavour to develop sustainable practices wherever possible. This shall include, but shall not be limited to:
   a. creating a composting program that services all of the Food and Beverage Services,
   b. using non-chlorine bleached, recycled paper for all printed materials for meeting packages,
   c. having any new construction project be Leadership in Energy and Environmental Design (LEED) certified,
   d. using biodegradable packages for all of the vendors’ take out orders and for all catering orders, and
   e. lobbying the University to adopt policies and practices that support, promote and reflect sustainable practices.

   Adopted: BOD 2006-04-27
AP-30: Extended Health and Dental Plan Fees

1. **Preamble:** Members of the Simon Fraser Student Society agreed in referendum (March 19, 2009) to a fee increase of no more than one-hundred-ninety-eight dollars ($198) for an Extended Health and Dental Plan.

**Current Members**

2. Current Members who are automatically enrolled will be assessed these fees once a year in the fall semester:
   a. The Extended Health Plan Fee is seventy-eight dollars ($78.28).
   b. The Dental Plan fee is one-hundred-six dollars ($106.56).
   c. The University reserves the right to collect a 1% surcharge on these fees.

3. From both the Extended Health Plan and the Dental Plan fees, the Society will receive two dollars and fifty cents ($2.50) per member, per fee, for the Health Plan Reserve Fund.

**New and Returning Members**

4. As the university accepts spring and summer new enrolments, and some members opt to forgo enrolment in some semesters, the following will apply to new and returning members:
   a. Members beginning their studies at SFU in the spring semester, or those returning after a hiatus in the fall semester, will be automatically assessed a pro-rated fee for eight (8) months of coverage.
   b. Members beginning their studies at SFU in the Summer Semester, or those returning after a hiatus in the fall and spring semesters, will have the option to enrol in the health plan voluntarily through the Health Plan broker for a pro-rated fee for four (4) months coverage.
   c. Notwithstanding the above, all members will be assessed the full year fee in the fall semester.

**Eligibility and Ineligibility**

5. Enrolment in the Extended Health and Dental Plan is subject to the following requirements:
   a. All members registered in a designated “on-campus” programs at SFU at Burnaby or Surrey and Vancouver campuses, and taking a minimum of three-credits, as well as enrolled in the Co-op Program, and registered at and paying fees to SFU, while on foreign exchange will be automatically enrolled in the Extended Health and Dental Plan.
   b. Students who are registered in a designated “off-campus” program at SFU, and those taking only distance education classes will not be automatically enrolled in the Health Plan but can opt-in through the Health Plan Broker during the change of coverage period.
Change of Coverage
6. During a time agreed to by the University, the Student Society, and the Health Plan Broker, and only in the first month of each semester, there will be a set time for the change of coverage period.
7. Members with comparable coverage may opt-out of either the extended health and/or the dental plan during the change of coverage period by providing proof of coverage to the Health Plan Broker, or by providing proof of coverage to the Ombudsperson who would then provide a letter to the Broker.
8. Members not automatically enrolled may choose to opt-in to the extended health and/or dental plans through the Health Plan Broker, with payment and proof of eligibility, during the change of coverage period.
9. Members who wish to enroll their spouse or dependents may do so by providing the Health Plan Broker with payment, proof of eligibility, and information necessary for additional dependents to be enrolled in the plan(s), during the change of coverage period.

Liaisons
10. For the purpose of maintaining communication with all parties involved, the following duties are assigned:
   a. The President and VP Student Services will serve as the liaisons to the Health Plan Broker.
   b. The President and VP University Relations will serve as the liaisons regarding matters of the Health Plan to the University.
   c. The VP Student Services and the Communications Coordinator are responsible for the promotion of the Health Plan(s) and change of coverage period.


AP-31: Space Expansion Fund Levy
1. The Space Expansion Fund Levy is non-refundable.
2. The Levy shall be collected within the same restrictions as the Student Activity Fee.
3. The Space Expansion Fund may only be spent on the renovation, operating expenditures, repair, maintenance, and creation of student space on campus under the jurisdiction of the Simon Fraser Student Society.


AP-32: Recognition of the Simon Fraser Residence Hall Association
1. The Simon Fraser Student Society recognizes the Simon Fraser Residence Hall Association (RHA) as a representative body of undergraduate students living on residence at Simon Fraser University.
2. Upon incorporation of the RHA the SFSS will revisit this policy.

AP-33: Recognition of the Student-Athlete Advisory Committee
1. The Simon Fraser Student Society recognizes the Simon Fraser Student-Athlete Advisory Committee (SAAC) as a representative body of undergraduate student athletes at Simon Fraser University.


AP-34: Conference Funding
1. The Society shall maintain a Travel/Conference Fund that shall be administered by the Society’s Student Union Organiser Office.
2. Between May first and April 30th each year, each Society member shall be limited to two travel awards of up to $100 in total.
3. Travel/Conference awards may be used for the following expenses:
   a. conference registration fees,
   b. admission and related fees,
   c. commercial accommodation, and
   d. out-of-town transportation costs to and from the conference.
4. Travel and Conference funding is for extra curricular conferences, and cannot be used for work placement or coop placements, field schools, or employment-related travel.
5. Applications shall be made in advance of the conference to the Student Union Organiser Office on the appropriate form, and shall be accompanied by a copy of the minutes of a meeting of the members’ union that clearly indicates endorsement of the application.
   a. Applications must be approved by a vote of the member’s union in the same fiscal year in which the conference is held.
6. Applications shall be approved on a first-come, first-served basis.

Funding Allocations
7. Unions whose combined membership is equivalent to or less than an annual Fulltime Equivalent Enrollment (FTE) of 200 shall be granted up to $800 in travel/conference funding subject to budgetary constraints.
8. Unions whose combined membership is greater than an annual FTE of 200 but equivalent to or less than an annual FTE of 300 shall be granted up to $900 in travel/conference funding subject to budgetary constraints.
9. Unions whose combined membership is greater than an annual FTE of 300 but equivalent to or less than an annual FTE of 500 shall be granted up to $1000 in travel/conference funding subject to budgetary constraints.
10. Unions whose combined membership is greater than an annual FTE of 500 but equivalent to or less than an annual FTE of 750 shall be granted up to $1100 in travel/conference funding subject to budgetary constraints.
11. Unions whose combined membership is greater than an annual FTE of 750 but equivalent to or less than an annual FTE of 1000 shall be granted up to $1200 in travel/conference funding subject to budgetary constraints.
12. Unions whose combined membership is greater than an annual FTE of 1000 but equivalent to or less than an annual FTE of 1500 shall be granted up to $1300 in travel/conference funding subject to budgetary constraints.

13. Unions whose combined membership is greater than an annual FTE of 1500 but equivalent to or less than an annual FTE of 2000 shall be granted up to $1400 in travel/conference funding subject to budgetary constraints.

14. Unions whose combined membership is greater than an annual FTE of 2000 shall be granted up to $1500 in travel/conference funding subject to budgetary constraints.

15. Reimbursement for travel/conference expenses shall be made after the conference has occurred, and after a cheque requisition supported by original receipts has been submitted to the Student Union Organiser Office.

16. Application for reimbursement must be made no later than the last day of the fiscal year.

17. Any approved assistance that remains unclaimed by the end of the first month following the end of the fiscal year shall be forfeited.


AP-35: Anti-Bullying/Harassment Policy

Intent

1. This policy statement applies to all workers, including permanent, temporary, casual, contract, and student workers. It shall apply to any persons conducting business on society premises. This policy shall also include interpersonal and electronic communications such as email.

2. This policy applies to all activities which take place on the Simon Fraser Student Society premises, or which are connected to the workplace, and during any employment-related duties or activities, including conferences, training sessions, travel, and social functions.

The Definition of Bullying and Harassment

3. Workplace bullying and harassment can be defined as unwanted conduct, comments, actions, or gestures that affect an employee’s dignity, psychological or physical health and wellbeing. It can be any form of offensive or abusive treatment or behaviour that creates an intimidating, hostile, or abusive work environment and may result from the actions of one individual towards another, or from the behaviour of a group.

4. Bullying and harassment are often characterized through insulting, hurtful, hostile, vindictive, cruel, or malicious behaviours that undermine, disrupt, or negatively impact another’s ability to do his/her/zir job, and results in a harmful work environment for the employee.
5. Examples of conduct or comments that might constitute bullying and harassment include, but are not limited to, verbal aggression or insults, calling someone derogatory names, harmful hazing or initiation practices, vandalizing personal belongings, and spreading malicious rumours.

6. Bullying and harassment excludes any reasonable action taken by an employer or supervisor relating to the management and direction of workers or the place of employment.

**Bullying and Harassment Are Prohibited**

7. The Simon Fraser Student Society will not tolerate harassment or bullying in the workplace. Any person that experiences harassment or bullying shall be encouraged to report the activity to their immediate supervisor, manager, or the Executive Director. All complaints shall be taken seriously, and investigated appropriately. Any one that submits a report or complaint of harassment or bullying shall not be subject to any form of reprisal or retaliation as a result of the complaint.

8. The Simon Fraser Student Society shall apply disciplinary actions in accordance with the principles of progressive discipline for any and all incidents of harassment or bullying.

**Roles and Responsibilities**

9. Management shall:
   a. promote a respectful and safe working environment,
   b. ensure employee adherence to the Anti-Bullying/Harassment Policy,
   c. investigate complaints of bullying and/or harassment promptly while respecting the organizational grievance procedures,
   d. maintain a confidential file for complaints of harassment or bullying, investigations completed and actions taken,
   e. report the incident to police where appropriate, and
   f. apply appropriate disciplinary action where appropriate.

10. Employees shall:
   a. treat others with respect, and contribute to a respectful and safe work environment,
   b. report all acts of bullying to management,
   c. participate fully and in good faith, in any resolutions process or formal complaint and investigation process where they have been identified as having potentially relevant information,
   d. report any incidents which may be in violation of this policy, and
   e. respect the rights to personal dignity, privacy, and confidentiality pertaining to this policy

*Adopted: BOD 2013-12-04.*
ISSUES POLICIES

IP-1: Deregulation of Tuition Fees
1. The Simon Fraser Student Society opposes the deregulation of tuition fees for students pursuing post-secondary education


IP-2: Students with Disabilities
1. The Simon Fraser Student Society believes that students with disabilities have the right to full participation in the university environment. Further, the Simon Fraser Student Society supports equal access for students with disabilities, including freedom of choice of lifestyle, education, housing and employment as full and equal members of the university community.


IP-3: Differential Tuition Fees
1. The Simon Fraser Student Society opposes differential tuition fees for students pursuing post-secondary education.


IP-4: Plagiarism Detection Software
1. The Simon Fraser Student Society is opposed to any mandatory submission of student work to plagiarism detection software.
2. The Simon Fraser Student Society is opposed to any use of Turnitin.comTM software at Simon Fraser University.
3. The Student Society believes that the university should terminate any agreements with Turnitin.comTM, and should not enter into any further agreements with Turnitin.comTM.


IP-5: Institutionally-Administered Loans
1. The Simon Fraser Student Society is opposed to the use of institutionally administered private student loans at Simon Fraser University, or elsewhere in Canada.
2. The Student Society is opposed to any partnerships between Simon Fraser University and the First Student Loan Company, or any other for-profit student loan provider.


IP-6: The British Columbia Grants Program
1. The Simon Fraser Student Society supports the reinstatement of the B.C. Grants Program of at least $4 000 a year for all low-income students.

IP-7: Funding Cuts
1. The Simon Fraser Student Society is opposed to Provincial Government cuts to post-secondary funding, especially when expected funding targets have already been communicated, to the core operating budgets and individual full-time equivalence grants.

IP-8: The Coalition for Student Loan Fairness
1. The Simon Fraser Student Society supports the Coalition for Student Loan Fairness’ Eight-Point Plan for reducing student debt.
2. Adopted: BOD 06-23-08

IP-9: Flat Tuition Fees
1. The Simon Fraser Student Society opposes a flat tuition fee regardless of enrolled credit hours for all Undergraduate students.
Adopted: BOD 2009-06-10.

IP-10: Promotion of Public Transportation
1. Simon Fraser Student Society supports accessible, publicly funded quality transportation, especially improvements to transportation to all SFU campuses.
2. Simon Fraser Student Society supports the expansion of the Universal Transit Pass program to include all public post-secondary institutions in British Columbia.
3. Simon Fraser Student Society supports a publicly funded proposal to build a gondola system connecting SFU’s Burnaby Mountain Campus with the Production Way-University Skytrain Station.
Adopted BOD: 2009-08-12.

IP-11: Student and Society Spaces

Department Student Common Rooms
1. The Simon Fraser Student Society believes that every Department should provide a departmental student union common room space for the use of its students.
2. The Simon Fraser Student Society believes that common rooms set aside for departmental student unions should be exempt from all food service contracts the University holds, or will enter.

Quality Student Lounge Space
3. The Simon Fraser Student Society believes it is the University’s job to provide safe, clean, and functional student and lounge space for students at all SFU Campus locations.

Quality University Space
4. The Simon Fraser Student Society believes that the University must maintain all teaching facilities in a good state of repair.
5. The Simon Fraser Student Society believes that every attempt should be made to keep learning facilities accessible, equipped with modern teaching aids, and provide electrical outlets for student use.

6. The Simon Fraser Student Society believes that the University should maintain water fountains in good repair.

Independent Student Society Governance of Leased Space

7. The Simon Fraser Student Society asserts that space under its lease with the University is independently managed by the Society.

8. Student Society Claim for Jurisdiction over MBC 3000 The Simon Fraser Student Society asserts that the space occupied by ‘Student Central’ in the Maggie Benston Centre should be operated and maintained by the Simon Fraser Student Society.

Adopted BOD: 2009-08-12.
Council Policies

CP-1: Excuses, Resignation
1. ‘Excuse’ refers to a protective mechanism that ought to be employed only in the event that unforeseen, extenuating circumstances prevent a member of Council from attending a meeting at which they otherwise would have been present.
2. Requests by Council members for excuses from meetings of Council shall be directed to the VP Student Life for approval. Such requests must be received no later than 24 hours prior to the meeting, except for unforeseen circumstances. In the event that the VP Student Life requests an excuse it shall be directed to the VP Finance to present at Council for the approval of Council.
3. All requests for excuses shall be accompanied by a written explanation of the reasons for seeking it.
4. In the event that a request for an excuse is denied, the VP Student Life or VP Finance shall provide written reasons for their decision.
5. Leaves of absence and excuses approved or denied by the VP Student Life shall be reported to Council.
   a. Decisions of the VP Student Life may be appealed to Council.
6. Notices of resignation from Council shall be directed to the VP Student Life and reported at the subsequent meeting of Council. Notices of resignation shall also be sent to the representative's departmental student union or constituency group.


CP-2: Council Funding
1. Council shall maintain the Funding Advisory Committee as a standing committee.
2. The Council Funding Advisory Committee shall be comprised of seven (7) members of Council, including no more than three (3) Board members.
3. The Student Union Organizer shall be a non-voting member of the Committee.
4. The Committee shall elect its own chairperson.
5. The Council Funding Advisory Committee shall consider funding requests from organizations for funding from Council, and shall submit recommendations to Council regarding such requests.
6. Debate at Council on a funding request shall be limited to twenty (20) minutes, unless Council, by a two-thirds (2/3) super-majority vote, chooses to extend debate on the matter.

Amended: FOR 2005-04-06

CP-3: Council Chair
1. Council may, by simple majority vote, appoint a person to chair Council meetings, for a term of up to one semester, from amongst its seated members, or it may appoint a chairperson external to it.
2. An external chair shall receive a $75 honorarium per meeting chaired. The external chairperson shall continue to chair Council meetings during in camera sessions and is bound by all rules governing in camera sessions.

3. In the event that no chair has been appointed by Council, the VP Student Life shall be deemed to be Chairperson pro term and shall have the authority to enforce Bylaw 16.3.

Amended: FOR 2006-01-18, FOR 2005-07-06

CP-4: Council Committee for Director Status Review

1. Council shall maintain a standing committee for the purpose of reviewing the registration status of the directors of the Society.

2. The composition of this committee shall be all members of the Council except the directors of the Society.

3. The authority to review information provided to council regarding the standing of directors of the Society, to concur with that information, and to advise the Society of any reason why Council does not concur with such information is delegated to the committee.

4. Any director or member of the Society who is not a member of the committee shall have full speaking privileges at meetings of the committee.

5. The quorum for the committee shall be a majority of the seats filled but shall in no case be fewer than three (3). If there are not enough members of the Committee to allow it to reach a quorum, then this policy shall be suspended and the powers delegated to the committee shall revert to Council until the committee can reach quorum.

6. The chair of Council is the chair of the committee unless the chair is a director of the Society, in which case, the committee shall elect a chair from among its members.

7. If the committee is in receipt of information regarding the status of any Director of the Society which indicates that the person should cease to be a Director of the Society, the chair of the Committee shall inform the person of:

8. The fact that their standing as a Director is questioned.

9. The information in the report indicating that the person should cease to be a Director of the Society.

10. The date and time of the meeting of the committee to review their standing as a Director.

11. The fact that the person is entitled to make submissions to the committee on their standing as a Director.

12. If the committee is without a chair, any member of the committee may issue such notice.

13. Meetings of the committee may be requisitioned in writing by at least one-half (1/2) of the members of the committee and the chair of the committee must call a meeting of it within nine (9) working days of the receipt of such a requisition. In the absence of a chair of the committee, the members of the committee requisitioning a meeting may organize the meeting themselves, so long as the
requirements of notice specified in this policy are met and so long as the Society’s rules of order are obeyed.

14. A meeting of the committee may occur concurrently with or immediately after a meeting of Council and such a meeting shall not require additional notice beyond that for the Council meeting. Any other meeting shall require at least one (1) week’s notice to be given to the Committee and to any person whose status as a director of the Society is to be reviewed at the meeting.

Adopted: FOR 2007-06-05
APPENDICES

Appendix 1: Surrey Campus Committee Special Rules of Order

Responsibilities of Officers:

**Chief Officer**
1. Convene regular meetings
2. Chair Committee meetings
3. Inform committee members of meeting times and locations
4. Prepare meeting agendas
5. Distribute relevant documents or materials to committee members
6. Represent the committee to any external bodies
7. Be an ex-officio member on all Surrey Campus Committee sub-committees

**Surrey Affairs Officer**
8. Act as a liaison between the Committee and the Surrey Campus Administration
9. Sit on the Surrey Joint Operations Advisory Group

**Campus Life Officer**
10. Chair the Committee’s Events Committee
11. Coordinate the planning and execution of Committee events
12. Work with the Surrey Campus Coordinator to budget for the fiscal year

**Promotions and Outreach Officer**
13. Chair the Committee’s Promotions and Outreach Committee
14. Encourage student participation with the Committee and the campus
15. Maintain and update social networking mediums promoting the Surrey Campus Committee
16. Maintain the volunteer contact list for the Surrey Campus Committee
17. Work with the Surrey Campus Coordinator to budget for the fiscal year

**Officer**
18. Sit on at least one Committee subcommittee
19. Encourage student participation with the Committee and the campus
20. Liaise with the student body

**Terms of Office**
21. Term of office shall be May 1st to April 30th, inclusive.

**Elections**
22. Nominations for all positions shall open at 12:00pm on Monday of week nine in the Spring Semester
23. Nominations for all positions shall close at 12:00pm on Monday of week ten in the Spring Semester.
24. Campaigning shall commence at 12:00pm on Monday of week ten in the Spring Semester.
25. Campaigning shall end at 12:00pm on Monday of week eleven in the Spring Semester.
26. Polling shall occur on the Tuesday and Wednesday of week eleven of the Spring semester.

By-Elections
27. Shall be conducted at a General Assembly Meeting of the Committee where every SFU Surrey Student has a vote.
28. Two weeks notice is to be given of the positions available by means of posters in conspicuous areas around campus.

Campaigning
29. Campaigning shall begin after the close of nominations and end at the beginning of polling not withstanding posters or banners.
30. Campaign expenses shall be limited to twenty dollars per candidate.
31. Campaign literature and activities shall not be libelous, inflammatory, in bad taste, or discriminatory.
32. All campaign materials must be printed at the Surrey Society office and be approved by the Surrey Campus Coordinator.
33. Campaigning shall consist of but shall not be limited to activities such as:

Posters
34. Conducted in accordance to campus rules all posters shall:
35. Be posted only on corkboards.
36. Have at most one poster from each candidate for each corkboard.
37. Be attached only with push pins or thumb tacks.

Banners
38. Conducted in accordance to campus rules all banners shall be hung and placed in approved locations.
39. Leaflets
40. Shall only be handed to individuals and not left in public areas
41. Classroom Speaking
42. Shall only be done with the approval of the instructor of the class.
43. Email
44. Shall not be solicited.

Polling
45. Polling shall preferably be overseen by the Independent Electoral Commission, otherwise it will be overseen by the Surrey Campus Coordinator.
46. The ballots will be printed with each candidates name for each position the names will be placed in a random order on each ballot to be designed by the Surrey Campus Coordinator.
47. If there is only one candidate running for a position the ballot will have a yes or no vote for the position. If the minority of votes is yes, the position will remain vacant.
48. Polling shall be conducted in the most conspicuous location at the Surrey Campus.

Attendance
49. Non-withstanding SO-2, regrets shall be sent to the Chair and presented to the Committee for ratification
50. If any member is absent from two consecutive meetings of the committee without ratified regrets, he shall be deemed to have abandoned their position on the committee and the Chair shall declare that position vacant forthwith.
51. Acceptable regrets shall be considered for events such as academic commitment, health or family commitment.
52. Leaves of absence can be granted by the committee for a period of up to four months per term.
53. The Officers may be removed from office by a two-thirds (2/3) vote of the SFU Surrey students present at a quorate meeting. Such a vote shall be conducted at a meeting that shall be called by the Committee upon the request of any fifteen (15) SFU Surrey students.

Subcommittees
54. The Surrey Campus Committee shall maintain the following subcommittees:
   a. Joint Operations Advisory Group
   b. The Committee and the SFU Surrey Administration shall maintain the Joint Operations Advisory Group as an ad-hoc committee
   c. The Terms of Reference shall be jointly adopted and maintained by the Joint Operations Advisory Group.

Events
55. This sub-committee shall organize, budget, and execute the events of the Surrey Campus Committee.

Composition
56. Chairperson: Campus Life Officer
57. [ex-officio] Chief Officer
58. Four Officers of the Surrey Campus Committee
59. Two students at-large
60. [non-voting] Surrey Campus Coordinator

Terms of Reference
61. Plan all Surrey Campus Committee events for the year.
62. Prepare a budget of the events for consideration by the Surrey Campus Committee.
63. Work with the Promotions and Outreach Sub Committee to advertise events and raise awareness of the Surrey Campus Committee.

**Promotions and Outreach Sub-Committee**

64. This Sub-Committee shall deal with the promotion of Surrey Campus Committee and its events.

**Composition**

65. Chairperson: Promotions and Outreach Officer
66. [ex-officio] Chief Officer
67. Two Officers of the Surrey Campus Committee
68. Two students at-large
69. [non-voting] Surrey Campus Coordinator

**Terms of Reference**

70. Promote Surrey Campus Committee Events
71. Gather and maintain a volunteer base for the Surrey Campus Committee
72. Coordinate and execute promotions and outreach programs for the Surrey Campus Committee with a special effort to reach out to first year students
73. Provide Surrey Campus Committee presence at University functions when possible

Approved BOD 2010-14-04.

**Appendix 2: Deletions History**

**Rules**

1. R-6: Executive Officers Duties, Responsibilities & Stipend Requirements
   a. BOD 2010-11-20
   b. All references to exit reports and other requirements upon expiry of term.
      Note: intention is to develop new policy on these items and on Board transitions.
2. R-7: Faculty Representative and At-Large Board of Directors Duties, Responsibilities & Stipend Requirements
   a. BOD 2010-11-20
   b. All references to exit reports and other requirements upon expiry of term.
      Note: intention is to develop new policy on these items and on Board transitions
3. R-9: Honorary Forum Members
   a. Deleted BOD 2005-12-07
4. R-17: Elections and Referendum Policy
   a. Deleted BOD 2010-09-20
   b. Replaced with complete re-write BOD 2010-09-20
5. R-2, R-3, R-4, R-5
   a. Deleted BOD 2015-01-07 (Amalgamated into R-1)
Standing Orders
6. SO-8: Graduate Issues Committee
   a. Deleted AGM 2007-10-10, BOD 2008-02-06, BOD 2008-04-16
7. SO-13: Graduate Benefit Plan Appeals Committee
   a. Deleted AGM 2007-10-10, BOD 2008-02-06, BOD 2008-04-16
8. SO-15: Graduate Benefit Plan Reserve Fund Committee
   a. Deleted AGM 2007-10-10, BOD 2008-02-06, BOD 2008-04-16:08
9. SO-17: Residence Committee
   a. Deleted BOD 2009-05-26
10. SO-18: Build SFU Project Committee
    a. Deleted BOD 2013-07-04

Administrative Policies
1. AP-8: Canadian Federation of Students, National and BC Component Meetings
   a. REF 2008-03-19, BOD 2008-04-16
2. AP-19: Elections
   a. Replaced with Rule 17: BOD 2010-09-20
3. AP-21: Graduate Student Lounge
   a. Deleted AGM 2007-10-10, BOD 2008-02-06, BOD 2008-04-16
4. AP-27: Referendum Campaigns
   a. Amended BOD 2003-04-16, BOD 2008-04-30, BOD 2009-08-26
5. AP-35: Graduate Benefit Plan Appeals
6. AP-37: Newsletter
7. AP-9: Payment by Check
   a. Deleted: BOD 2015-01-07

Appendix 3: Suspensions History
1. R-3: Establishment and Revision of Administrative Policies
   a. BOD 2009-07-08
   b. Meeting only re: AP-2 approval
2. R-6: Executive Officers Duties, Responsibilities & Stipend Requirements
   a. BOD 2009-04-26
   b. Clauses 1.f & 2.a for 3 weeks commencing May 26, 2009, repeated 3 week suspension commencing July 8, 2009; amended and in force BOD 2009-07-29
3. R-7: Faculty and At-Large Representatives Board of Directors Duties, Responsibilities & Stipend Requirements
   a. BOD 2009-05-26 Clauses 1.e & 2.a for 3 weeks commencing May 26, 2009, Repeated 3 week suspension commencing July 8, 2009; amended and in force BOD 2009-07-29
4. R-16: Remuneration of Elected Representatives
a. BOD 2009-04-22
b. For the 2009-04-22 meeting only

5. R-17: Elections and Referenda
   a. BOD 2009-04-22
   b. For the 2009-04-22 meeting only; BOD 2011-02-22, section (c) and amended © to $600 only for 2011-01 Referendum period.

6. SO-16: Remuneration Advisory Committee
   a. BOD 2009-05-26
   b. 3 weeks commencing May 26, 2009
   c. Repeated 3 week suspension commencing July 8, 2009

7. AP 2: Access, Society Offices
   a. BOD 2009-05-29
   b. Clause 1.e to be reviewed by July 1, 2009, amended and in force BOD 2009-07-08

8. AP-7: Budget
   a. BOD 2009-04-22
   b. Section 5 only, pending Constitution and Policy Review Committee review

9. AP-13: Conference Funding
   a. BOD 2009-04-22-09
   b. For the 2009-2010 fiscal year

10. AP-14: Per Diem for Conferences and Meetings
    a. BOD 2009-04-22
    c. Amended substantially BOD 2010-07-07

11. AP-19: Elections
    a. BOD 2009-04-22
    b. Section 1.b only pending Constitution and Policy Review Committee review; repealed BOD 2009-08-26

12. AP-30: Stipends
    a. BOD 2009-05-26
    b. Clauses 3 & 4, for 3 weeks commencing May 26, 2009,
    c. Repeated 3 week suspension commencing July 8, 2009;
    d. Amended and in force BOD 2009-07-29