

GENERAL POLICIES

Article I – Duties of Councillors

1. President

- Must coordinate the activities of and facilitate communication between the following persons and entities: University Senate Representative, UMSU Representative, Secretary, Law Faculty Council, Academic Committee, and other organs of the Faculty of Law;
- b. Must instruct the officers and committees of Council as to their duties immediately following their appointments;
- c. Must serve as an Endowment Fund Trustee and Administrator; and
- d. Must participate in the UMSU Board of Senior Sticks.
- e. Must report to the Association at least once annually in March on the MLSA's progress in pursuit of the objectives of the Association.

2. Vice-President External

- a. Must coordinate the activities of and facilitate communication between the following persons and entities: Professional Development Committee, Community Outreach Committee, Clinical Experience Committee, Manitoba Bar Association Representative, the Manitoba Bar Association, the Career Development Office, the Director of Professional Development, and law firms in Manitoba; and
- b. Must oversee the MLSA efforts to fundraise directly from Manitoba law firms and other legal organizations (the "Sponsorship Program").

3. Vice-President Internal

- Must coordinate the activities of and facilitate communication between the following persons and entities: Social Committee, Sports Committee, Spirit Committee, Graduation Committee, Accessibility Committee and MLSA Student Groups;
- b. May recommend to Council student groups to be ratified or unratified by the MLSA, or the adoption of other matters related to MLSA student groups;
- c. Must coordinate orientation in conjunction with the faculty and MILSA.

4. Vice-President Finance

- a. Must coordinate the activities of and facilitate communication between the following persons and entities: Communications Committee;
- b. Must report at all meetings of Council on the financial position of the Association, with the current balance of all MLSA bank accounts being required in all such reports;
- c. Must maintain a complete and accurate account of all financial transactions of the Association, with accounts being available for perusal by any member of the Association on two business days' notice to the Vice-President (Finance);
- d. Must submit a final written financial statement at the last meeting of Council;
- e. Must ensure that the Association complies with all University and UMSU regulations concerning finances.

5. UMSU Representative

- a. Must attend UMSU meetings and report back to the MLSA;
- b. Must act as a representative at the UMSU meetings on behalf of the MLSA.

6. University Senate Representative

- a. Must attend University Senate meetings and report back to the MLSA
- b. Must act as a representative at the University Senate meetings on behalf of the MLSA.

7. 1L Class Representative

- a. Must represent the 1L class section to the MLSA and Faculty meetings, and to the university and public as a whole;
- b. Must be a liaison between the students of a section, at times the first year student body, and different entities, such as, but not limited to MLSA, Faculty, the University, MILSA;
- c. Must encourage a positive experience for law students, by providing helpful resources and information, specifically in the section being represented;
- d. Must assist other councillors in carrying out projects and other initiatives that serve the student body.

8. 2L Class Representative

- a. Must represent the 2L class section to the MLSA and Faculty meetings, and to the university and public as a whole;
- b. Must organize the Buddy Program for incoming students;
- c. Must be a liaison between the students of a section, at times the first year student body, and different entities, such as, but not limited to MLSA, Faculty, the University, MILSA;

- d. Must encourage a positive experience for law students, by providing helpful resources and information, specifically in the section being represented;
- e. Must assist other Councillors in carrying out projects and other initiatives that serve the student body.

9. 3L Class Representative

- a. Must represent the 3L class section to the MLSA and Faculty meetings, and to the university and public as a whole;
- Must be a liaison between the students of a section, at times the first year student body, and different entities, such as, but not limited to MLSA, Faculty, the University MILSA;
- c. Must encourage a positive experience for law students, by providing helpful resources and information, specifically in the section being represented;
- d. Must assist other Councillors in carrying out projects and other initiatives that serve the student body.

10. MILSA Representative

- a. Must act as a liaison between MILSA and MLSA; and
- b. Perform such duties as MILSA may decide.

11. MBA Representative

- a. Plan and execute a mentorship program for law students; and
- b. Must report promptly to MLSA Council on MBA actions relevant to members qua law students.
- c. Endorse MBA engagements, conferences, meetings, and activities that are eligible for student involvement/engagement.

12. 2SLGBTQ+ Representative

a. Must act as a liaison between Council and MLSA members who identify as 2SLGBTQ+.

13. Part Time Students' Representative

a. Must act as a liaison between Council and the MLSA members attending school on a part time basis.

14. Students Living with Disabilities Representative

a. Must act as a liaison between Council and the MLSA members living with disabilities.

15. Students Providing Care Representative

a. Must act as a liaison between Council and the MLSA members who are providing care to family members while in school.

16. Womens' Representative

a. Must act as a liaison between Council and MLSA members who identify as a woman.

17. Visible Minorities Representative

a. Must act as a liaison between Council and the MLSA members who identify as a visible minority.

18. Out of Province Students' Representative

a. Must act as a liaison between Council and the MLSA members who did not reside in Manitoba immediately before law school, and/or are seeking to work in a province other than Manitoba.

19. Student Equity Advocate

- a. Must promote a culture of Equity Diversity and Inclusivity (EDI) and respect within Robson Hall;
- b. Must liaise with student organizations, individual students, faculty, and Associate Dean's Office regarding EDI issues and concerns;
- c. Must work to identify and address systemic barriers to EDI within Robson Hall and provide proactive and timely supports regarding these issues;
- d. Must participate in the Robson Hall EDI Committee; and
- e. Must serve its role with a strict duty of confidentiality.

20. Duties of each Councillor:

- a. Must attend each meeting of Council, or, if attendance is not reasonably possible, provide ample advance notice of their inability to attend;
- b. Must ensure the submission of a detailed, written handover report for the benefit of the incoming Councillor to their office no later than April 30 outlining their activities during the past year and recommendations for future years;
- c. Must assist with the upkeep of MLSA designated areas such as the Common Room and Room 105;
- d. May exercise any powers of their office as Council may from time to time set out in Policy; and
- e. Must discharge any further duties of their office as Council may from time to time set out in Policy.

Article II – Appointments

- 1. Subject to the Constitution and Policies, the Executive Committee has the authority to fill any vacancy on any decision-making body
 - a. Internal to the Association, including the Executive Committee itself; or
 - b. External to the Association for which the MLSA is designated as the body responsible for filling the vacancy.
- 2. Before filling a vacancy in normal circumstances, the Executive Committee must
 - a. Publicize the vacancy to all members of the Association;

- b. Provide members of the Association reasonable time to submit an application for appointment to the vacancy; and
- c. Consider all applications duly received
- 3. In exercising its appointment power, the Executive Committee must seek
 - a. To minimize the amount of time any vacancy is left unfilled;
 - b. To appoint the best-qualified person possible in all dimensions; and
 - c. To ensure that the diverse interests of the MLSA membership will be effectively represented.
- **4.** In extenuating or exceptional circumstances where the MLSA Council must ultimately approve the appointment after Executive Committee Selection, the Executive Committee may exercise its appointment power outside of the process outlined in Article II.2, while explicitly remaining subject to Article II.3.
- 5. The above policies do not apply to Article III.
- 6. Subject to the Constitution and Policies of the Association, and the applicable rules of any external bodies, appointments by the Executive Committee take immediate effect. For greater clarity, this is intended as a general appointment procedure. In the event of a conflict between this Policy and any other more specific Policy, this Policy must yield to the extent of the conflict.
- 7. The Student Equity Advocate is appointed by the Student Equity Advocate Selection Committee.
 - a. The committee will be formed through the normal committee approval motion at the May MLSA meeting.
 - b. The committee will normally be composed of eight members, each of whom hold a single vote to be cast in the selection of the Student Equity Advocate, those members are:
 - i. The Womens' Representative;
 - ii. The Visible Minorities Representative;
 - iii. The 2SLGBTQ+ Representative;
 - iv. The Student's Living with Disabilities Representative;
 - v. Four (4) other members to be selected from the Association by the Executive Committee
 - c. The committee will be chaired by the Governance Coordinator, who's responsibilities will be:
 - i. Advise on matters of policy in the selection process;
 - ii. Ensure proper procedures are followed;
 - iii. Act as a liaison to the Executive Committee on the Selection Committees actions and decisions;
 - iv. Vote to break any ties in the selection process.
 - d. The process the Student Equity Advocate Selection Committee will follow when selecting the Student Equity Advocate is:
 - i. The selection committee will put out a call for applications within seven (7) days of their committee being approved;
 - ii. Any member of the Association, with the exception of the selection committee and any member holding another MLSA office, may apply to be considered for the position;

- The committee will then review application packages and discuss the merits of each candidate. Preference should be given to candidates that hold additional formal training in areas relevant to the mandate of the Student Equity Advocate;
- iv. When the committee is reasonably satisfied that it has considered all the candidates, a vote will occur in which a candidate must receive a majority of votes to be selected for the position;
- v. The vote must be held within two (2) months of the committee being officially approved, or prior to the commencement of the Fall Semester, whichever is earlier;
- vi. Upon selection of a Student Equity Advocate, the committee must write a report that describes the reasons for the selection and distribute it to the members of the Association.

Article III – Law Faculty Council Caucus

The governing rules of the Law Faculty Council ("LFC") provide that a certain number of students may vote at meetings of LFC. This policy sets out the procedure for determining which students fill the voting student seats at LFC. The students named to fill the student voting seats are collectively referred to in this policy as the LFC Caucus.

- 1. The President must fill one such seat and must coordinate the student delegation.
- 2. LFC rules require that at least one voting student must be an Indigenous student. MILSA may select this student in accordance with MILSA governing documents.
- 3. The remainder of the delegation must be composed of the following Councillors: one 1L representative, one 2L representative, one 3L representative, and one MILSA member.
- 4. Additional voting seats if present may be filled by general appointment through the MLSA Executive and are not subject to Article II of this document.
- 5. The LFC Caucus must participate in LFC and must be available to sit on a committee of LFC as assigned by the President.
- 6. If an appointed member cannot attend a meeting, the President can appoint a representative to attend in lieu.

Article IV – Finances and the Budget

- 1. The financial year of the Association is from July 1 to June 30.
- 2. Council must, prior to the start of each Fall Term, enact a budget for the financial year.
- 3. Council must not budget for expenditures which exceed the aggregate of the anticipated revenue for the year and any liquid assets of the Association.
- 4. The Council and all persons acting lawfully on behalf of Council must ensure compliance with all applicable regulations of the University of Manitoba and the UMSU as necessary to ensure that the revenues collected on the Association's behalf are ultimately remitted to the Association.
- 5. An incoming Council that has not yet passed a budget can continue to spend MLSA

Last updated February 2023

funds under normal procedures as though the past year's budget was replaced by a

identical budget.

- 6. No one line of this budget can be altered by more than 10% except by a motion passed at a meeting of the MLSA Council.
- 7. The Vice-President Finance can bring forward a new budget at any meeting of the MLSA following the appropriate procedures for notification and a budget motion is passed on a simple majority.
- 8. If a Budget Motion fails, the past year's budget will remain in place until a budget motion is successful.
- 9. Upon written request by the President or the Vice-President Finance, the books, records, and documents of any committee or student group of the Association must be made available for review within five business days to the President or the Vice-President Finance, as the case may be.
- 10. Excluding the President and Vice-President Finance, any individual, group, or committee applying to the endowment fund must a) consult with the President and Vice-President Finance prior to the endowment meeting or b) send one delegate to the endowment meeting to speak on their behalf.

Signing Authority

- 11. Signing authority for the Association will be arranged in such a way that it is in keeping with the requirements of the bank of the Association as well as UMSU.
- 12. Signing authority requires the signatures of two members of the Executive Committee.
- 13. Outgoing Executives with signing authority and incoming Executives must make reasonable attempts to transfer signing authority on or before May 30 of that year following the election of the incoming executive.
- 14. All cheques and signing authority issues will be dealt with by the Vice-President Finance.

Article V – Student Groups

- 1. The MLSA Student Group governing documents found on the MLSA website continue to be in force. These documents include:
 - a. MLSA Student Group Handbook
 - b. MLSA Group and Committee Regulations
 - c. MLSA Group Re-Ratification Package
 - d. MLSA Club Funding Application
 - e. Student Group End of Year Report Form
 - f. MLSA Additional Club Funding Application
- 2. For the purposes of fundraising within the Legal Community, Student Groups must comply with the policies of the Association and of Robson Hall and must consult with the Vice-President External prior to communicating with potential sponsors.
- 3. All recognized Student Groups must be consulted prior to Council adopting amendments

to this Policy and any other Policy directly impacting Student Groups.

4. In the MLSA Club Regulations, each reference to the Executive Director is deemed to be a reference to the Vice-President (Internal).

Article VI – The Executive Committee

- 1. The President, Vice-President (Internal), Vice-President (External), and Vice-President (Finance) shall constitute the Executive Committee.
- 2. Committee's Duties and Powers. The Executive Committee shall have general supervision of the affairs of the Association between its business meetings and perform such other duties as are specified in the constitution and policies.

Article VII – Committees

- 1. **Social Committee.** A Social Committee composed of at least four members shall be appointed by the Executive Committee annually. It shall be the duty of this committee to plan events and activities with the goal of fostering an inclusive and engaging social environment for the members of the Association. Activities in past years have included:
 - a. Orientation week social events;
 - b. Welcome Night;
 - c. 1L Trivia;
 - d. FROSH Social;
 - e. Med-Law Social;
 - f. Carbolic Smoke Ball
 - g. Winter End of Term Party
- 2. **Graduation Committee.** A Graduation Committee composed of at least three members shall be appointed by the Executive Committee annually. It shall be the duty of the Graduation Committee to fundraise, plan and coordinate graduation related events and activities. The Graduation Committee will also plan and coordinate a Fall End of Term Party.
- 3. **Professional Development Committee.** A Professional Development Committee composed of at least six members shall be appointed by the Executive Committee annually. It shall be the duty of this committee to provide information and opportunities to members to facilitate their professional development. The Professional Development Committee will work in conjunction with the Career Development Office.
- 4. **Sports Committee**. A Sports Committee composed of at least three members shall be appointed by the Executive Committee annually. It shall be the duty of this committee to organize and coordinate events and activities that encourage members of the Association to engage in sports and active living, including

- a. By organizing intramural teams
- b. Organizing and facilitating firm sponsored sporting events; and
- c. By planning various sports outings to local games.
- 5. **Community Outreach Committee (COC).** A Community Outreach Committee composed of at least three members shall be appointed by the Executive Committee annually. It shall be the duty of this committee to provide members of the Association with information and opportunities to engage in charity and community service. The COC is responsible for the Locker and textbook sales, all proceeds to go to a non-profit or charity in Manitoba.
- 6. **Communications Committee.** A Communications Committee composed of at least three members shall be appointed by the Executive Committee annually. It shall be the duty of this committee to manage the public communications and online presence of the Association, including
 - a. By disseminating emails via the Robson Hall email distribution lists on request by a member of Council, committee of Council or Non-Voting Officer;
 - b. Maintaining and updating the Association webpage;
 - c. Maintaining the Association bulletin board and calendar;
 - d. Posting information regularly that is relevant to members to the MLSA's various social media accounts (Facebook and Instagram); and
 - e. Gathering photos of various MLSA events and make these photos available to the Communications Director and the Social Media Coordinator.
- 7. Accessibility Committee. An Accessibility Committee composed of the Students Living with Disabilities Representative and at least two other members shall be appointed by the Executive Committee annually. It shall be the duty of this committee to ensure that all MLSA events are Accessible to members.
- 8. **Spirit Committee.** A Spirit Committee composed of at least three members appointed by the Executive Committee annually. It shall be the duty of the Spirit Committee to organize events that increase the morale of Robson Hall. The Spirit Committee should strive for inclusive, family friendly, and sober events.
- 9. **Constitution and Policy Committee**. A Constitution and Policy Committee composed of at least one member of the Executive Committee and at least two other members shall be appointed by the Executive Committee at least once every three years. It shall be the duty of this Committee to review and, if needed, offer recommendations on the governing documents of the Association. The Committee's report and recommendations shall be submitted to Council for its approval no later than at its regular meeting in February.

An ad-hoc Committee can be formed in the interim by the President or a majority vote of the Council, should an immediate need for review and/or updates arise.

10. Clinical Experience Committee. A Clinical Experience Committee of at least three members

appointed by the Executive Committee annually. It shall be the duty of the Clinical Experience Committee to organize the Mini-Moot. The Clinical Experience Committee should strive to create practice and fail-safe clinical opportunities for students.

- **11. Other Committees.** Such other committees, standing or special, may be established by Council as it shall deem necessary to carry on its work. Their members shall be appointed by the Executive Committee unless this rule is suspended by a two-thirds vote before their appointment.
- 12. Disciplinary Committee. This committee is to be made up of 5 people with a maximum of 2 Executive Committee members. Any final decision will ultimately have to be brought to council for a vote, and will require a supermajority (2/3) where it removes rights of an individual member, group and/or committee. When the circumstances are in respect of an MLSA group or groups, selection of whether the Group Governance Committee or an ad-hoc MLSA Executive disciplinary committee will mete out the necessary discipline lays with the MLSA Executive, entrusted to the President. But for a significant justification or conflict of interest (e.g., a member of the Group Governance Committee is in the contravening Group), the Group Governance Committee is presumed to be the proper source of a decision. See the Group and Committee Regulations for more information.
- 13. **President's Ex-Officio Committee Membership**. The President shall be ex-officio a member of all committees except any disciplinary committees.

14. Duties of Each Committee:

- a. One committee member must attend each meeting of Council, or, if attendance is not reasonably possible, provide ample advance notice of their inability to attend; and
- b. Must ensure the submission of a detailed, written handover report for the benefit of the incoming committee members no later than April 30 outlining their activities during the past year and recommendations for future years.

Article VIII – Policy on Accessibility (entire section)

Definitions

1. The following definitions apply to Article VIII of this policy.

"Accessibility Audit" means an Audit of event venues and event logistics in accordance with sections 6-9 of this policy.

"Accessible Venues List" means a list of venues that have been audited by or approved by the Accessibility Committee.

"Sufficiently Accessible" means a designation under an Accessibility Audit that meets the mandatory accessibility requirements for events and venues in accordance with section 6(c) of

this policy.

Information

2. All information distributed by the MLSA and Student Groups to members of the Association, whether in print, digital or any other medium, must accommodate any accessibility needs of the members of the Association. The MLSA will reasonably undertake to ensure all websites and communications are in line with accessibility standards.

3. The Accessibility Committee will maintain an Accessible Venues List with venues that have undergone an Accessibility Audit that has been reviewed and approved by the Accessibility Committee. The Accessible Venues List must be updated every 12 months.

Places and Events

4. The MLSA, Committees, and Student Groups shall ensure that any events, whether hosted by or in partnership with the MLSA, Committees, or Student Groups must be subject to and pass an Accessibility Audit pursuant to sections 6-9 of this Policy.

5. Any event held, or venue used, that does not result in a designation of Sufficiently Accessible following an Accessibility Audit must comply with the procedure outlined in section 16 of this policy.

Accessibility Audits

6. An Accessibility Audit shall assess the accessibility of a potential venue from the perspective of each type of accessibility limitation. In addition to describing the physical and mobility limitations of the venue, and without limiting the generality of the foregoing, an Accessibility Audit must include the following considerations:

- a. What Barriers exist, and where they exist;
- b. How Barriers can and should be removed;
- c. Whether the potential venue meets the mandatory accessibility requirements, which include:
 - i. Accessible entryways that:
 - i. Are Barrier free;
 - ii. Have clearly marked signage with large print
 - iii. Have no stairs, or have a ramp or lift available;
 - iv. Have accessible entryways that are wide enough to accommodate wheelchairs and other mobility devices;
 - v. Offer accessible parking spaces, or where there is no parking, accessible pick-up/drop-off locations that are appropriate for a wheelchair and other mobility devices; and
 - ii. Accessible buildings that:
 - i. Are single-story, or, in the case of multi-story buildings, have ramps,

elevators, or lifts to upper levels if they are being used;

- ii. Have corridors and rooms that are wide enough to accommodate access for wheel-chair and other mobility devices and are barrier free;
- iii. Have accessible and clearly marked, easily visible (demarcated by large print and/or distinct visuals) emergency exits;
- iv. Are inclusive; and
- v. Have accessible and non-gendered, gender inclusive, or private single-stall washrooms.
- d. Whether the potential venue has the following recommended accessibility accommodations which include but are not limited to:
 - i. Access to public transportation;
 - ii. Accessible parking;
 - iii. Adequate lighting that takes into account the needs of visually disabled persons;
 - iv. Clear and legible signage;
 - v. signage and wayfinding marked by braille where appropriate;
 - vi. Clear and accessible sidewalks and entryways into the venue;
 - vii. If there are stairs or ramps, the presence of handrails to one or both sides;
 - viii. Copies of information about the building/activities/emergency exits that are in large print, available in braille, and/or available in an audio version;
 - ix. Access to tables for persons in wheelchairs and/or using mobility devices;
 - x. Lack of strobe lights and other visual effects that could be harmful to persons with photosensitivity or seizure disorders;
 - xi. A scent-free policy;
 - xii. Automatic/push button doors;
 - xiii. Access to grass or a toilet space for service animals; and
 - xiv. Any other accessibility recommendation suggested by the Accessibility Committee.

8. To pass an Accessibility Audit, the venue and event must be deemed Sufficiently Accessible. A designation of Sufficiently Accessible will be given if all of the mandatory accessibility requirements under section 6(c) of this policy are met.

9. Other considerations for accessibility at the MLSA include the following:

- a. A person, Committee, or Student Group should endeavor to meet as many of the recommended accessibility requirements under section 6(d) of this policy as is reasonable.
- b. Event organizers should also where appropriate seek to incorporate accommodations for and if appropriate, communications about, the following non-exhaustive list of considerations:
 - i. Visual Limitations (including Photosensitivity limitations);
 - ii. Auditory Limitations;
 - iii. Cognitive and Comprehension Limitations

10. When the MLSA, a Committee, or a Student Group identifies a potential venue to be used for an event, they must review the Accessible Venues List to determine if the venue is Sufficiently

Accessible, or, where the venue is not listed, conduct an Accessibility Audit of that venue.

11. The Accessibility Committee shall review all Accessibility Audits conducted by the MLSA or a Student Group.

12. Where an Accessibility Audit must be conducted, the MLSA or Student Group responsible may request that the Accessibility Audit be conducted by the Accessibility Committee.

13. The Accessibility Committee must respond to all requests to conduct an Accessibility Audit within 3 days of the request being made. Once the Accessibility Committee gives confirmation to

the person requesting the Accessibility Audit, it will have 7 days from the date of acceptance to conduct the Accessibility Audit. Where the Accessibility Committee fails to confirm acceptance of a request to conduct an Accessibility Audit within the prescribed time period, the MLSA or Student Group responsible must conduct the Accessibility Audit and send the results to the Accessibility Committee.

14. An Accessibility Audit of a venue is not required where:

- a. The venue is listed on the Accessible Venue List;
- b. The venue is not on the Accessible Venue List but has been subject to, and has passed, an Accessibility Audit in the past 12 months and the Accessibility Audit is available to the MLSA and Accessibility Committee.

15. The Accessible Venue List is to be updated by the Accessibility Committee on a monthly basis.

Complaints

16. A member of the MLSA may submit a complaint to the Accessibility Committee regarding a potential venue or event. If the complaint includes a barrier that would prevent participation at an event, the Accessibility Committee in conjunction with the entire Executive Committee, has the authority to add additional requirements to the mandatory accessibility requirements for the event under section 6(c) of this policy. Any permanent changes to the mandatory accessibility requirements must be amended by the policy amendment formula.

Exception

17. If a venue or event does not meet the mandatory accessibility requirements under section 6(c) of this policy, the person, Committee or Student Group may apply to the Accessibility Committee for an exception. The Accessibility Committee must be given seven days' notice to make a decision. An exception may be granted if:

- a. Other venue options have been pursued and there is no reasonable alternative venue (i.e. a stadium or arena for a sporting event; appropriately sized venue for nature of event that meets as many requirements as possible); and
- b. The accessibility limitation is communicated on all advertisements and notices regarding the event.

Enforcement

18. In accordance with the policies on appropriate discipline for the parties involved, and with

advice from the Accessibility Committee, the appropriate disciplinary committee shall determine the appropriate remedies for members and persons not in compliance with the Accessibility Policy, pursuant to MLSA policies.

19. Pursuant to the policies and Constitution of the MLSA, remedies chosen by the disciplinary committee may include but are not limited to:

- a. Inform the parties who were not in compliance with the details of the infraction and outlining the recommended steps to be taken in order to comply with the Accessibility Policy;
- b. Allow a reasonable amount of time for the parties not in compliance to undertake the recommended steps; and
- c. Recommend a temporary accommodation to be undertaken while barriers to accessibility are remedied.
- d. Prohibit future inaccessible venues from being used;
- e. Cancel or postpone any events that are not in compliance with the Accessibility Policy;
- f. If deemed necessary, suspend event attendance privileges, Student Group privileges, or any other privileges deemed necessary and appropriate; and
- g. the ability undertake any other remedy that Council deems appropriate.
- 20. The MLSA shall promote accessibility and inclusivity to all of its partners.