BYLAW NO. 1 OF THE GRADUATE STUDENTS’ UNION, UNIVERSITY OF TORONTO (the “UTGSU”)
TORONTO (the “Corporation”)

PREAMBLE

WHEREAS the Graduate Students of the University of Toronto, to ensure the protection and enhancement of the Graduate Students’ interest, both as individuals and as a group, in all spheres of activities that we do deem to concern us as Students, have incorporated the Corporation UTGSU for the purposes of furthering the Corporation UTGSU’s objects listed below:

1. To coordinate the governmental activities of the Students in various departments of the University, the Graduate Students’ Union Council and the School of Graduate Studies, their boards and committees and other related committees.
2. To promote and maintain communication between the Members of the Corporation UTGSU and the administration of the University.
3. To represent the Members of the Corporation UTGSU, individually or collectively, on all matters in which representation may be in the interest of such Students.
4. To promote and maintain responsible Student government at the University.
5. To initiate, sponsor, coordinate and promote athletic, cultural, and social events in which the Members of the Corporation UTGSU may be interested, and in general to promote the welfare and interests of Graduate Students.

AND WHEREAS the governing body of the Corporation UTGSU deems it expedient that all Bylaws of the Corporation UTGSU heretofore enacted be cancelled and revoked, that the following Bylaw be adopted for regulating the affairs of the Corporation UTGSU;

NOW THEREFORE BE IT ENACTED and it is hereby enacted that all Bylaws of the Corporation UTGSU heretofore be cancelled and revoked and that the following Bylaw be substituted in lieu thereof:
ARTICLE 1  DEFINITIONS AND INTERPRETATION

1.1  Definitions

In this Bylaw:

1.1.1 “Act” means the Canada Not-for-Profit Corporations Act (Ontario S.C. 2009, c. 23) and, where the context requires, includes the regulations made under it;

1.1.2 “Affiliated Organization” means the Affiliated Organizations of the Corporation are: Ontario Institute for Studies in Education Graduate Students’ Association, UTGSU, which are: the Graduate Students’ Association Scarborough, and the University of Toronto Mississauga Association of Graduate Students. Rules for affiliation are present in Clause 5.1 Subclauses 5.1.9 through 5.1.12;

1.1.3 “Representatives” means the Representatives of the General Council, including without limitation, the Course Union Representatives, Officers, Members-at-Large, the two (2) elected Graduate Student Representatives on Governing Council, and one (1) Representative from each division on the Council of the School of Graduate Studies. The Representatives shall be the Members of the General Council;

1.1.4 “Annual Executive Programme” means the Annual Executive Programme presented at every October Board of Directors meeting, in the format prescribed in the UTGSU Policy Handbook;

1.1.5 “Conflict of Interest” means the existence of a plausible risk that an Officer’s or Director’s loyalty to the UTGSU would be materially and adversely affected by the Officer’s, Director’s or third party’s own interest;

1.1.6 “UTGSU” means 12384426 Canada Association, operating as the Graduate Students’ Union of the University of Toronto;

1.1.7 “Course Union” refers to those Members of the Corporation UTGSU who form Course Unions for the advancement of their particular interests. These Course Unions must be recognized by the General Council in Board of Directors or under the Bylaws. Rules for course unions are outlined in Clause 5.1, Subclauses 5.1.1 through 5.1.8;

1.1.8 “Course Union Representatives” mean those students elected by their Course Union to the General Council;

1.1.9 “Director” means a person duly elected or appointed, in accordance with Article 4 of this Bylaw;

1.1.10 “Executive Members-At-Large” are appointees chosen by the General Council from the Members of the Corporation;

1.1.11 “Division” means one of the academic divisions as defined by the School of Graduate Studies of the University of Toronto;

1.1.12 “General Council” means the Council of the Graduate Students’ Union which is vested with the governance of the Corporation; and for purposes of the Corporations Act (Ontario) is the Board of Directors of the Corporation;

1.1.13 “Governing Council” means The Governing Council of the University of Toronto;
1.1.10 “Members” means the persons who are admitted as Members of the Corporation UTGSU pursuant to Article 2 of the Bylaws;

1.1.11 “Motion” means “resolution” and vice-versa;

1.1.12 “Officer” means the Academics and Funding Commissioner(s), External Commissioner, Finance Commissioner, University Governance Commissioner, Internal Commissioner, and Civics and Environment Commissioner of the Corporation; President, Vice-President Internal, Vice-President External, Vice-President Academic 1 & 2, Vice-President Academic 3 & 4, and Vice-President Finance;

1.1.13 The “Executive” consists of the “Officers” and “Executive Members-at-Large” who shall be delegated the powers necessary to manage the day-to-day affairs of the Corporation pursuant to section 70 (l) of the Corporations Act.

1.1.14 “OPIRG” means the Ontario Public Interest Research Group - Toronto;

1.1.15 “Representative” means those students elected by their Course Union to the UTGSU Assembly;

1.1.16 “School of Graduate Studies” means the recognized school which registers Graduate Students at the University of Toronto;

1.1.17 “Special Resolution” means a resolution passed by the Representatives and confirmed with or without variation Members by at least two-thirds (2/3) of the votes cast at a general meeting of the Members of the Corporation UTGSU duly called for that purpose;

1.1.18 “Students” means students who are registered in the School of Graduate Studies;

1.1.19 “T.A. Union” means the Canadian Union of Public Employees – Local 3902;

1.1.20 “University” means the University of Toronto; and

1.1.21 “University of Toronto Act (Ontario)” means the University of Toronto Act, 1971 as may be amended from time to time.

1.1.22 “Division” means one of the divisions as defined by the School of Graduate Studies of The University of Toronto.

1.2 Interpretation.

1.2.1 This Bylaw shall be interpreted in accordance with the following, unless the context otherwise specifies or requires:

1.2.1.1 All terms which are contained in the Bylaws of the Corporation UTGSU
and which are defined in the Corporations Act (Ontario) (the “Act”) or the University
of Toronto Act, 1971, shall have the meanings given to terms in the Act or University of Toronto Act, 1971;

1.2.1.2 The use of the singular number shall include the plural and vice versa, the use of gender shall include the masculine, feminine and neuter genders, and the word “person” shall include an individual, a trust, a partnership, a body corporate or public, an association or other incorporated or unincorporated entity;

1.2.3 The headings in the Bylaws are inserted for reference purposes only and are not to be considered or taken into account in construing the terms or provisions thereof or to be deemed in any way to clarify, modify or explain the effect of any such terms or provisions; and

1.2.4 Any references herein to any law, bylaw, rule, regulation, order or act of any governmental body or other regulatory body shall be construed as a reference thereto as amended or re-enacted from time to time or as a reference to any successor thereto.

1.2.2 In addition, the following procedures shall be used for interpreting this Bylaw:

1.2.2.1 Any dispute over interpretation of the UTGSU Bylaw shall be referred to the General Council Chair, who shall make a ruling. The Chair shall be entitled to make use of professional services, such as the UTGSU’s legal counsel or public accountant, to make determinations on such matters. However, in such instances, the Chair shall seek authorization by the Board of Directors to engage the UTGSU’s professional services. The Chair’s ruling shall be delivered to the Executive Board of Directors in writing within three (3) weeks of the Chair’s receipt of the request for a ruling;

1.2.2.2 Any interpretation of the UTGSU Bylaws made by the General Council outside General Council meetings shall be reported to the General Council at its next meeting; and

1.3.3 In all circumstances where the Chair’s ruling is disputed, General Council shall make the final and definitive decision.

1.3 Rules of Order

1.4 Subject to the Letters Patent, Bylaw and standing orders of the General Council, all meetings of General Council, Executive Committee or any other committee of the Corporation, shall adopt Bourinot’s Rules of Order (J.C. Bourinot, Bourinot’s Rules of Order, revised by J. Dubroy). Bourinot’s Rules of Order shall be preceded by any standing orders that General Council shall from time to time adopt subject to the Bylaw. The interpretation of the rules is left to the discretion of the Chair.
1.3.1 Subject to these Bylaws and any standing orders of the Board of Directors, all meetings of Board of Directors, Executive Committee or any other committee of the UTGSU, shall adopt the latest edition of the Roberts Rules of Order.

1.3.2 1.4.1. Calling the question shall have a threshold of 2/3rd majority to succeed and no debate shall be allowed during a call to question, debate continues.

1.5 In addition, the Corporation shall also maintain policy documents for any areas not covered in this Bylaw. Changes to those policy documents will be directed by the Executive and approved by the General Council in a manner outlined in those policy documents.

Amended: March 2019 December 2021
ARTICLE 2  MEMBERSHIP IN THE CORPORATION UTGSU

2.1  Membership Qualifications

The following persons shall be Members of the Corporation UTGSU:

2.1.1  All students registered in the School of Graduate Studies.

2.1.2  The Corporation UTGSU shall choose to admit any other student of the University of Toronto, as defined by the University of Toronto Act, 1971, as amended or reenacted from time to time, enrolled in a graduate programme, subject to the following procedures:

2.1.2.1  Following a referendum of their Membership, a motion to admit a group of graduate students shall be made at a General Council’s Board of Directors’ meeting stating why they should be admitted;

2.1.2.2  2.1.2.1.1 This group must have previously held a referendum of their members to join the UTGSU according to their own referenda processes;

2.1.2.3  2.1.2.1.2 At least fourteen (14) days’ written notice must be given before the motion is voted upon;

2.1.2.4  2.1.2.1.3 The vote to admit this group shall be decided by a two-thirds (2/3) vote of the General Council’s Board of Directors; and

2.1.2.5  2.1.2.1.4 If the vote is carried, the individual students of the group seeking Membership will then become Members upon paying the annual Membership Fee of the Corporation UTGSU.

2.1.3  The UTGSU shall not admit entities, incorporated or unincorporated, to its Membership.

2.2  Membership

2.2.1  The UTGSU shall be entitled to establish one (1) class of members, in accordance with the UTGSU’s Articles of Continuance.

2.2.2  An individual’s Membership in the Corporation UTGSU shall be valid for as long as the individual is registered in the School of Graduate Studies or any other graduate programme at the University of Toronto, except as provided in Subclause 2.1.2 Section 2.1.

2.3  Termination of Membership

A person’s Membership in the Corporation UTGSU is automatically terminated at the upon the occurrence of any of the following events:

2.3.1  The expiration or end of the term in which the person ceases to be registered as a student in a graduate student programme leading to a graduate degree of the
2.3.2 Any failure to meet the qualifications outlined in Section 2.1 herein;

2.3.3 The resignation of the Member, which shall be effective from the acceptance thereof by the Board of Directors; and

2.3.4 Termination by the Members, in accordance with the following procedure:

   2.3.4.1 The Members of the Corporation may, by a special resolution passed at a Members’ meeting, terminate the membership of any Member of the Corporation.

   2.3.4.2 The Quorum needed for a Member’s meeting held to terminate a Member shall be the same as a special Meeting of the Members.

   2.3.4.3 Notice of the meeting shall specify the intention to pass such resolution.

   2.3.4.4 In the event a vote is to be held for the termination of a membership, the Member shall be given notice of the meeting and provided an opportunity to hear the reasons why their membership may be terminated and to address the membership prior to the vote.

   2.3.4.5 In the event a membership is terminated in accordance with this Section 2.3.4, the Member’s supplementary health and dental plan shall continue until the end of the academic year.

2.4 Not Transferable

   The interest of the Member in the Corporation UTGSU is not transferable and ceases to exist upon termination of the Membership.

2.5 Membership Fee

   Each Member of the Corporation UTGSU shall pay the Membership Fee annually. The structure of the Membership Fee and the mechanisms for altering it shall be contained in the Corporation’s UTGSU’s Policy Handbook. Alterations to the Corporation’s UTGSU’s Membership Fees shall only come into effect after being approved by the Governing Council of the University of Toronto. All Membership Fees are collected by the University on behalf of the Corporation UTGSU.

Amended: March 2019 December 2021
ARTICLE 3 ANNUAL AND SPECIAL MEETINGS OF THE MEMBERS OF THE CORPORATION UTGSU

3.1 Annual Meeting

3.1.1 The annual meeting of Members shall be held on such date in each year and at such time and at such place on or in the vicinity of the University’s campuses as the General Council or Executive Committee Board of Directors may from time to time determine, for the purposes of receiving the financial statements and the auditor’s report thereon, appointing auditors for the ensuing year and authorizing the Members to fix the remuneration of the auditors.

3.1.2 The financial statements of the Corporation UTGSU and the auditor’s report thereon shall be made available and distributed to the Members at least fourteen (14) twenty-one (21) days and no more than sixty (60) days before the Corporation’s day on which an annual meeting of members is held.

3.1.3 Bylaw amendments passed by the General Council may also be presented for confirmation, as outlined in Subclause 14.1.4.

3.1.4 All Members in attendance shall have voting rights.

3.2 Special Meeting

3.2.1 Meetings of Members other than the annual meeting (“special meetings”) may be convened by the General Council or the President Board of Directors at any place and time; or,

3.2.2 Not less than one-tenth (1/10) of the Members of the Corporation entitled to vote at a meeting proposed to be held may, in writing, requisition the General Council or Executive to call a special meeting of the Members for any purpose connected with the affairs of the Corporation which are properly within the purview of the Members’ role in the Corporation and that is not inconsistent with the Corporations Act (Ontario).

3.2.3 In the event of a meeting, the requisition shall be deposited at the head office of the Corporation and may consist of several documents in like forms signed by one or more of the requisitioners.

3.2.4 In the event of a meeting requisitioned by the Members, the President shall call and hold a general meeting of the Members within twenty-one (21) days after the petition has been filed.
3.3 Notice of Annual and Special Meetings

3.2.2 If given by mail, notice of a special meeting shall be given to each Member at least twenty-one (21) days and no more than sixty (60) days before the meeting date.

3.2.3 If given electronically, notice of a special meeting shall be given to each Member at least twenty-one (21) days and no more than thirty-five (35) days before the meeting date.

3.2.4 If the General Council, acting in their sole discretion, determine that the requisition meets the qualifications set out in Clause 3.2, the President shall call and hold such a meeting within twenty-one (21) days from the date of the deposit of the requisition.

3.2.5 The notice of a special meeting shall specify the purpose or purposes for which it is called.

3.2.6 Notice of any meeting where special business will be transacted shall contain sufficient information to permit the Member to form a reasoned judgment on the decision to be taken.

3.2.7 The notice of meeting shall also specify whether the Members are entitled to vote by ballot and, if so, the form of ballot shall be attached to the notice.

3.3 Calling Meetings

3.3.1 The Board of Directors may at any time call a general or special meeting of the Members for the transaction of any business.

3.3.2 Members representing at least 1% of the total Membership entitled to vote at a meeting of the Members may, in writing, requisition the Board of Directors to call a general or special meeting of the Members for any purpose connected with the affairs of the UTGSU.

3.3.3 A requisition proposed pursuant to Paragraph 3.3.2 above shall be deposited in accordance with the following procedure:

3.3.3.1 The requisition shall state the business to be transacted at the meeting;

3.3.3.2 The requisition shall be sent to each Director by email and deposited at the head office of the UTGSU;

3.3.3.3 The requisition may consist of several documents in like forms, signed by one or more requisitioners;

3.3.3.4 Within twenty-one (21) days of the receipt of the requisition, the Directors shall call a meeting of the Members to transact the business stated in the requisition, unless a meeting of Members has already been called or the business stated in the requisition includes matters described in Paragraphs 3.5.4.1 to 3.5.4.4 herein;

3.3.3.5 If the Directors fail to call a Board of Director’s meeting within twenty-one (21) days of receipt, any Member who signed the requisition may call the
meeting.

3.4 Omission of Notice

No error or omission in giving notice of a meeting of the Members may invalidate resolutions passed or proceedings taken at the meeting. Any Member may, at any time, waive notice of any such meeting and may ratify, approve and confirm any or all resolutions passed or proceedings taken at the meeting.

3.5 Member Proposals

3.5.1 Members representing at least 1% of the total Membership entitled to vote at a meeting of the Members, as evidenced by a written proposal signed by such Members, may give the Board of Directors notice of any matter that such Members intend to raise at an upcoming meeting of the Members, including the wording of a resolution to be moved at the meeting and a statement of no more than 1,000 words with respect to the matter referred to in the proposed resolution (the “Proposal”).

3.5.2 The UTGSU will include the Proposal in the agenda for the meeting and will circulate a copy of the Proposal to all Members entitled to attend the meeting with the notice of the meeting, provided that where it is not practicable to send the Proposal along with the notice of the meeting, the Proposal shall be sent as soon as practicable thereafter.

3.5.3 The Directors are not bound under this Section 3.5 to give notice of any Proposal that is delivered less than ten (10) days (or such longer period as may be set out in the Act) prior to the meeting.

3.5.4 The Directors are not bound under this Section 3.5 to give notice of any Proposal where:

3.5.4.1 It clearly appears that the primary purpose of the Proposal is to enforce a personal claim or redress a personal grievance against the UTGSU or its Directors, Officers, Members or debt obligation holders;

3.5.4.2 It clearly appears that the Proposal does not relate in a significant way to the activities or affairs of the UTGSU;

3.5.4.3 Substantially the same Proposal was submitted to Members in a notice of a meeting of the Members held no more than five (5) years before the receipt of the Proposal and the Members that requisitioned the similar Proposal failed to present the Proposal at the meeting or the Proposal was defeated; or

3.5.4.4 The rights conferred by this Section 3.5 are being abused to secure publicity.

3.5.5 If the UTGSU refuses to provide notice of the Proposal, it shall, within twenty-one (21) days after the day on which it received the Proposal, notify the Members submitting the Proposal of its refusal to provide notice of the Proposal and the reasons for its refusal.
3.6 Voting

3.6.1 At all annual or special meetings, questions shall, subject to the Members’ right to vote in an election (Article 89), be determined by a majority of affirmative votes cast by Members present at the meeting, unless otherwise required by statute or the Bylaw.

3.6.2 At all annual or special meetings, votes may be cast by a show of hands, by electronic means or by a poll, if the latter is requested by the Chair or any Member entitled to vote. If a poll is requested, the process outlined in Paragraph 3.6.4 herein shall be followed.

3.6.3 At any meeting, unless a poll is demanded, a declaration by the Chair of the meeting that a resolution has been carried or carried lost whether unanimously or by a particular majority, or lost or not carried by a particular majority, and an entry to that effect in the minutes of the meeting shall be conclusive of the fact.

3.6.4 A poll may be demanded either before or after any vote by a show of hands by any person entitled to vote at the meeting. If, at any meeting, a
poll is demanded on the election of the Chair or on the question of adjournment, it shall be taken forthwith without adjournment. If, at any meeting, a poll is demanded on any other question or as to the election of Representatives, the vote shall be taken by ballot in such manner as the Chair of the meeting directs. The result of a poll shall be deemed to be the resolution of the meeting at which the poll was demanded. A demand for a poll may be withdrawn.

3.6.5 For greater clarity, the provisions of Section 3.6.2 shall satisfy the purposes of subsection 165(3) (Electronic Voting) and subsection 165(4) of the Act (Voting While Participating Electronically) and the UTGSU shall enact any appropriate measures to satisfy those provisions in the Act.

3.7 Quorum

3.7.1 The quorum for the Annual Meeting of the Members shall consist of one hundred (100) Members.

3.7.2 The quorum for the Special Meeting:

3.7.2.1 The quorum for a Special Meeting of the Members of the Corporation UTGSU called by the General Council or by a member of the Executive Board of Directors shall be one hundred and fifty (150) Members.

3.7.3 The quorum for a special meeting of the Members of the Corporation UTGSU called by the Members shall be equal to one hundred and fifty (150) Members, or thirty percent (30%) of the number of Members who requisitioned the special meeting. The enrollment numbers used in this calculation will be the most recent monthly enrollment figures available from the School of Graduate Studies.

3.8 Chair of the Meeting

The Chair of a meeting of the Corporation UTGSU shall be the Chair of the General Council Board of Directors or, in his or her absence, the Internal Commissioner President.

3.9 Adjourned Meeting

3.9.1 If, within one-half (1/2) hour after the time appointed for a meeting of the Corporation UTGSU, a quorum is not present, the meeting shall stand adjourned until a day within two weeks to be determined by the General Council Board of Directors.

3.9.2 At least seven (7) days’ notice of the adjourned meeting shall be given in accordance to the provisions of Clause Section 3.3.

3.9 Financial Year End

The Financial Year of the Corporation shall end with the 31st day of August in each year.
3.10 **Persons Entitled to be Present**

The only persons entitled to attend a meeting of Members shall be the Chair of the meeting (or their substitute, as the case may be), those entitled to vote thereat, the Members, Directors, Officer, and Officers of the Corporation, the auditor of the Corporation and others who UTGSU, although not entitled to vote, are entitled or required under any provisions of the Act, the Letters Patent, the Bylaw of the Corporation, or the policy documents of the Corporation to be present at the meeting. Any other person may be admitted only on the invitation of the Chair of the meeting (or their substitute, as the case may be) or with the consent of the meeting.

3.11 **Participation through Electronic Means**

Members may participate electronically through an electronic platform facilitated by the UTGSU, utilized for the purposes of holding a Members’ meeting. For greater clarity, the provisions of this Section 3.11 shall satisfy the purposes of subsection 159(5) (Meeting held by Electronic Means) and the UTGSU shall enact any appropriate measures to satisfy those provisions in the Act.

Amended: **February 2020 December 2021**
ARTICLE 4  GENERAL COUNCIL BOARD OF DIRECTORS

There shall be a “Council of the Graduate Students’ Union”, hereafter called “General Council”. Subject to the Bylaw, the General Council shall have the powers of the Board of Directors of a Corporation as set out in the Act. In addition, General Council is also vested with all legislative and judicial power, including the interpretation of this Bylaw and U.T.G.S.U. Policy documents, and the right to delegate authority.

4.1 General Council Board of Directors Composition

4.1.1 The Board of Directors shall consist of: a minimum of three (3) and a maximum of fifty (50) Directors, as provided for in the Articles of Continuance of the UTGSU.

4.1.2 The number of Directors may be increased or decreased by ordinary resolution of the Members at any meeting of the Members, but such number shall not be less than three (3).

More specifically, the Board of Directors shall consist of the following individuals, elected by the Membership:

4.1.3 All members of the Executive Committee, acting in their capacity as Directors and Officers of the UTGSU;

4.1.4 The Course Union Representatives who shall be elected annually and directly by the Members voting in such Course Unions as General Council shall, from time to time, determine and define pursuant to Clause 5.2 of the Bylaw.

4.1.5 The elected Graduate Student Representatives on Governing Council; and

4.1.6 One Representative from each division on the Council of the Graduate Education Council, seven (7) Directors, elected by and from among the students from the membership at large, representing Division 1: Humanities at the University of Toronto;

Further:

4.1.7 Each Representative and Officer shall, at the time of their nomination and election to office and throughout their term of office, be a Member.

4.1.8 Seven (7) Directors, elected from the membership at large, representing Division 2: Social Sciences Division at the University of Toronto;

4.1.9 Each Representative, Officer, and Executive Member-at-Large shall be voting members of the General Council.

4.1.10 Seven (7) Directors, elected from the membership at large, representing Division 3: Physical Sciences at the University of Toronto;

4.1.11 Seven (7) Directors, elected from the membership at large, representing Division 4: Life Sciences at the University of Toronto;
The Board of Directors shall further consist of the following individuals, appointed by the Directors:

4.1.8 One (1) appointed Director, elected by the University of Toronto Mississauga campus students, to be their representative;

4.1.9 One (1) appointed Director, elected by the University of Toronto Scarborough campus students, to be their representative;

4.1.10 One (1) appointed Director, representing the 1st year masters students; and

4.1.11 One (1) appointed Director, representing the 1st year doctoral students.

4.2 Power Qualifications

Each Director shall:

4.2.1 be 18 or more years of age;

4.2.2 be a Member of the UTGSU or shall become a Member of the UTGSU within ten (10) days after the Director’s election;

4.2.3 not be an undischarged bankrupt nor incapable, as the latter is defined in the Act;

4.2.4 not have a terminated Membership, in accordance with section 2.3 of this Bylaw;

4.2.5 continue throughout their term to meet the above qualifications.

If a Director ceases to be a Member of the UTGSU or becomes bankrupt or incapable, they then cease to be a Director, and the vacancy shall be filled in accordance with Section 4.4 herein.

4.3 Power

4.3.1 General Council The Board of Directors is hereby vested with the governance and management of the Corporation UTGSU.

4.3.2 The management and administration of the day-to-day affairs of the Corporation UTGSU, as more particularly described in Article 7, shall be delegated to the Executive, pursuant to the Act.

4.3 Meeting
4.4 **Vacancies**

General Council shall meet at least eight (8) times per year, and shall itself determine the procedure for convening and conducting its meetings subject to the Bylaw and the following:

The office of a Director shall be vacated upon the occurrence of any of the following events:

4.4.1 The Director ceases to hold any of the qualifications outlined in Section 4.2 herein;

4.4.2 By notice in writing to the UTGSU, the Director resigns, which resignation shall become effective at the time it is received by the UTGSU or at the time specified in the notice, whichever is later;

4.4.3 The Members of the UTGSU remove the Director from office by ordinary resolution at a special meeting called for that purpose, in accordance with Article 10;

4.4.4 The death of the Director.

A vacancy on the Board of Directors may be filled in the following manner:

4.4.5 the vacated position shall be filled by the individuals entitled to elect the Director in said position;

4.4.6 the remaining Directors shall hold a by-election amongst the individuals referred to in Paragraph 4.4.3 herein;

4.4.7 if a vacancy is filled, the individual appointed to fill such vacancy shall serve for the remainder of the term.

4.5 **Discipline of Director**

The Director may be subject to discipline by the UTGSU, in accordance with Article 10.

4.6 **Honorarium**

4.6.1 The Directors shall be compensated with an honorarium, the amount of which shall be determined by annually by the Members at the annual general Member’s Meeting. At this agenda item of the meeting, the Vice President Finance shall provide a recommendation for setting the amount of the honorarium.

4.6.2 Any honorarium provided by the UTGSU will be paid only if the Director performs the duties required of such Director.

4.6.3 If the resignation or termination of the Director occurs before the first installment of the honorarium (timing of the installment to be determined according to the budgetary provisions) then the Director forfeits the entire amount of the honorarium.

4.6.4 If a Director misses more than three Board of Directors meetings, the Director shall have forfeited their honorarium.

4.6.5 The honorarium in this Section 4.6 shall not apply to the members of the Executive Committee.
4.7 Voting

4.7.1 Each Director, whether elected or appointed, shall be entitled to one (1) vote at a meeting of the Board of Directors.

4.7.2 Questions arising at any meeting of the Board of Directors shall be decided by ordinary resolution.

4.7.3 A tie vote shall defeat the resolution.

4.7.4 A declaration by the Chair that a resolution has been carried and an entry to that effect in the meeting minutes will be proof of the number or proportion of the votes recorded in favour of or against such a resolution.

4.7.5 Voting shall be conducted by a show of hands or by electronic means as approved by Board of Directors.

4.7.6 If a secret ballot is requested by any Director present at a Board of Director's meeting, the Directors shall ensure that the ballot is conducted in a manner that ensures confidentiality while still maintaining the integrity of the voting process.

4.8 Annual Executive Programme

4.8.1 Every member of the Executive Committee shall create an Annual Executive Programme, detailing their expected projects and duties, upon taking office.

4.8.2 4.3.1 At the annual October General Council Board of Directors meeting, the Commissioners (or Chairs), each Executive shall present their Legislative Programmes for approval by General Council Annual Executive Programme to the Board.

4.3.2 At a General Council meeting on or before the first day of December, the Finance Commissioner shall present annually to General Council a proposed budget for the allocation of Corporation funds for the ensuing Financial Year.

4.3.3 Meetings of General Council shall be held at any time at the call of the Executive Committee or when requested by ten (10) members of the General Council in writing to the Internal Commissioner.

4.3.4 Meetings of General Council are open to all Members. Non-Members may be invited.

4.4 Legislative Programme

4.8.3 The Annual Executive Programme shall be in the format prescribed in the UTGSU Policy Handbook.

4.4.1 The Legislative Programme is a document that describes the general actions and events that committees shall be endeavoring upon over the
coming session of General Council.

4.4.2 The Legislative Programme is a binding document to which all committee chairs shall be held accountable by General Council and the expectations of the work of these chairs is partially defined by the enacting of the Legislative Programme.

4.4.3 The Legislative Programme does not require stances and positions on specific events, issues and items of business to be laid out explicitly unless those events, issues or items of business form key aspects of said programme. Such matters, such as endorsements and campaigns, are to be defined through continual consultation at the committee level.

4.4.4 The Legislative Programme is formed through consultation with Members-at-large and committee members until approval, as well as being guided by the principle items agreed upon at the Executive Committee’s planning meeting.
4.4.5 The Legislative Programme expires at the end of the current session of General Council in April.

4.9 4.5 General Council|Board of Directors| Chair

4.9.1 4.5.1 There shall be a General Council|Board of Directors| Chair, who is not a member of General Council|the Board of Directors|.

4.9.2 4.5.2 At least two (2) weeks prior to the last General Council|Board of Directors| meeting before the new Executive Officers take office, General Council|the Board of Directors| shall appoint (normally at the March General Council Meeting) a nominating committee consisting of the outgoing Chair, one outgoing Executive Officer, and one other person.

4.9.3 4.5.3 In the event that an outgoing Executive Officer or outgoing Chair might be considered for the post, General Council|Board of Directors| shall appoint substitutes to serve on the nominating committee.

4.9.4 4.5.4 All efforts shall be made to nominate a Chair who is a Member. However, in the absence of strong candidates, the nominating committee may nominate a Chair who is external to the Corporation|UTGSU|.

4.9.5 4.5.5 General Council|The Board of Directors|, at the last meeting before the new Executive Officers take office (normally in April), shall consider the recommendations of the nominating committee, and choose the new Chair.

4.9.6 4.5.6 Should the Chair leave office for any reason, General Council|Board of Directors| shall choose a replacement.

4.9.7 4.5.7 In the absence of the Chair at a given meeting, the Internal Commissioner shall take the Chair’s duties|Board of Directors| meeting, one (1) Executive Committee member shall be selected by the Board of Directors to replace the Chair for that meeting.

4.9.8 4.5.8 The Chair has no vote and in the case of a tie vote, the motion, amendment, or resolution shall be lost.

4.9.9 4.5.9 A stipend shall be paid to the Chair.

4.9.10 4.5.10 The duties of the Chair are:

4.9.10.1 4.5.10.1 To chair all meetings of General Council|Board of Directors|;

4.9.10.2 4.5.10.2 To chair all annual and special meetings of the Corporation|UTGSU|;
4.9.10.3 4.5.10.3 To interpret the Bylaw and Articles when required, provided that such an interpretation may be overruled by a majority vote of the General Council Board of Directors, which has the final authority.

4.9.10.4 4.5.10.4 To chair meetings of the Executive, upon request, when the External Commissioner or Internal Commissioner leaves—the chair; Vice-President Governance vacates the Chair because of conflict of interest;

4.9.10.5 4.5.10.5 To chair committees of General Council Board of Directors or committees of the Executive upon request when the usual chair leaves the chair; Chair because of a conflict of interest; and

4.9.10.6 4.5.10.6 To arrange the head count of Members should the question arise during a meeting of General Council Board of Directors.

4.10 4.6 Notice of Meeting

4.10.1 4.6.1 Seven The Directors are entitled to receive seven (7) days’ prior written notice of a General Council regular or special Board of Directors meeting shall be given to each Representative in the manner provided in Subclause

4.10.2 4.6.2. Notice of any meeting where special business will be transacted shall contain sufficient information to permit the Representative to form a reasoned judgment on the decision to be taken.

4.10.3 4.6.2 The Chair shall send by email the agenda for General Council meetings shall be posted any Board of Directors meeting at least one week in advance in the Corporation’s head office days before the meeting takes place.

4.10.4 No formal notice of a meeting is necessary if all the Directors are present or if those absent have signified their consent in writing to the meeting being held without notice and in their absence.

4.11 4.7 Remuneration and Expenses

With the exception of the members of the Executive Committee, the General Council Chair, and the General Council Staff, members of the General Council shall not be paid any remuneration for their services as members of General Council. The members of the Executive Committee shall, as per the Corporation’s UTGSU’s Policy Handbook, be granted honoraria and be reimbursed for traveling and other expenses properly incurred by them in attending meetings approved by the Executive Committee. Nothing herein contained shall preclude any member of General Council Board of Directors from serving the Corporation UTGSU in any other capacity and receiving remuneration therefore.

4.8 Conflict of Interest
4.8.1 No member of the General Council, nor the spouse, dependent child, parent, brother or sister, nor person living in the same household of a member of the General Council shall enter into any business
arrangement with the Corporation in which they are interested directly or indirectly, except where the Representative has declared any interest therein, and has removed himself or herself from the meeting and has refrained from voting thereon.

4.8.2 The Chair of any meeting of the General Council or of any Committee of the General Council shall request any member who has declared an interest in any business or other financial arrangement with the Corporation which is being discussed, to absent himself or herself during the discussion of and vote upon the matter, and the event shall be recorded in the minutes.

4.8.3 Failure to declare such a conflict of interest shall be regarded as grounds for reprimand by General Council.

4.12 Quorum

4.12.1 Quorum consists of 50% of the Director’s elected in office, at the time of the Board of Director’s meeting.

4.9.1 A quorum shall consist of thirty percent (30%) of the average number of Representatives present at the three (3) largest attended meetings over the preceding twelve (12) months.

4.12.2 4.9.2 A motion questioning quorum shall take precedence over all other motions on the floor. Should the quorum not be present, the meeting is adjourned and all business deferred until the next meeting.

4.10 Standing Order for General Council

4.13 Proposed Motions

4.13.1 4.10.1 All motions for agendas must be presented in writing to the Vice-President Internal Commissioner.

4.10.2 Adhering to notice requirements (Policy G1.3), any Director may submit to the Internal Commissioner a motion that may be added to a proposed General Council agenda at the Internal Commissioner’s and Chair’s discretion; and

4.10.3 Motions from the Executive do not need to be moved or seconded, but must have been duly moved, seconded and passed in an Executive meeting and must be presented with the agenda.

4.11 Attendance at General Council Meetings
4.13.2 Any Director may submit to the Vice-President Internal a proposed motion, to be added to the agenda, at the discretion of the VP-Internal and the Chair, at least fourteen (14) days before the relevant Board of Director’s meeting.

4.11.1 Any Course Union Representative who misses three (3) consecutive General Council meetings shall be replaced, unless that Member has just cause.

4.14 Attendance of Directors on UTGSU Committees

4.11.2 Failure of a Course Union to have at least one (1) of their members of General Council, or their designated proxy, attend a percentage of General Council meetings shall result in the curtailing of the Corporation’s financial support to said Course Union.

4.11.3 Each year at the Planning Meeting (see Subclause 7.6.14) the Executive will adopt a policy for the following twelve (12) months which will specify acceptable reasons for which Executive members may miss Council and Executive meetings. These reasons shall include personal or family illness, performance of U.T.G.S.U. duties, family emergency and specified academic necessities.

4.11.3.1 Any Executive member who misses two (2) consecutive General Council meetings without valid reason shall have their honorarium reduced by fifty percent (50%) for one (1) month.

4.11.3.2 Any Executive member who misses a total of five (5) General Council and Executive meetings in any four (4) month period, without valid reason, shall be required to resign immediately following the fifth (5) missed meeting.

4.11.4 Any member of a General Council Board of Director subcommittee or ad hoc committee who misses three (3) consecutive meetings of that committee shall be replaced, unless that member can show just cause.

4.15 Attendance of Representative on External Organizations

4.11.5 Any representative of the Corporation UTGSU on external organizations (including University committees) who misses three (3) consecutive meetings of that organization shall be replaced, if it is within the power of the Corporation UTGSU to do so, unless that representative can show just cause.

4.16 Accessibility of Information

4.12.1 The Bylaw and Policy documents shall be made available to each Course Union.

4.12.2 The minutes of General Council Board of Directors’ meetings and of any committees or otherbodies of the Corporation UTGSU, all documents submitted or tabled before a General Council Board of Directors’ meeting, the minutes of annual or special meeting of the
Members and all documents submitted or tabled at annual or special meetings of the Members shall be available to any Member for examination by appointment.

4.17 4.13-Persons Entitled to be Present

The only persons entitled to attend a meeting of General Council Board of Directors shall be the Chair of the meeting (or their substitute, as the case may be), those entitled to vote thereat, the Directors and Officers of the Corporation UTGSU, the auditor of the Corporation UTGSU and others who, although not entitled to vote, are entitled or required under any provisions of the Act, the Letters Patent, the Articles of Continuance, the Bylaw of the Corporation UTGSU, or the Policy documents of the Corporation UTGSU to be present at the meeting. Any other person may be admitted only on the invitation of the Chair of the meeting (or their substitute, as the case may be) or with the consent of the meeting.

Amended: February 2020 December 2021
ARTICLE 5 COURSE UNIONS, AFFILIATED ORGANIZATIONS, AND OTHER GROUPS
THE UTGSU ASSEMBLY

5.1 Membership and Affiliation to the General Council

5.1.1 Members of the Corporation may form Course Unions for the advancement of their particular interests.

5.1.2 Only those Course Unions which are recognized by General Council shall be entitled to call themselves a Graduate Student society of the University of Toronto and thereby be eligible for, and entitled to, Course Union funding and representation on General Council. Course Unions shall be organized within a single graduate department, centre or institute or other academic programme. All Course Unions shall be subordinate to the Corporation and General Council. The Course Union shall comply with the provisions of the Letters Patent of the Corporation, the Bylaw and Corporation Policy documents and in addition, shall execute a “Memorandum of Agreement” as further described in Subclause 5.1.9 set out below.

5.1.3 Subject to Subclause 5.1.2 above, a Course Union shall be recognized by the Board of Directors when a motion proposing such recognition has been approved by a simple majority of Board of Directors members then present. One (1) week written notice shall normally be required.

5.1.4 The constitution of a Course Union must be approved by the Board of Directors and shall include a provision delegating responsibility for its financial accounts to a member of the Course Union executive.

5.2 Compliance

5.2.1 All Course Unions shall be subordinate to the UTGSU and the Board of Directors.

5.2.2 The Course Union shall comply with the provisions of the Articles of Continuance of the UTGSU, the Bylaw and UTGSU Policy documents and in addition, shall execute a “Memorandum of Agreement”.

5.2.3 Each Course Union shall be open to all Members who fulfill the qualifications of membership as stated in the constitution of the Course Union concerned.

5.2.4 The qualifications for membership in a Course Union may not discriminate against Members on the basis of age, race, creed, colour, national origin, political or religious affiliation, sex, sexual orientation, marital status, place of residence, status as a full-time or part-time Graduate Student, or type of programme.

5.1.6 The constitution of a Course Union must be approved by the General Council and shall include a provision delegating responsibility for its financial accounts to a member of the Course Union executive.
5.1.6.1 In accordance with the Corporation’s Policy Handbook, Course Union Head Grants will be dispersed to recognized Course Unions in two (2) installments annually.

5.1.6.2 Upon request, Course Unions in receipt of funds from the Corporation shall be required to submit to the Finance Commissioner and/or Finance Committee records of the Course Union’s finances.

5.1.7 Annually, each Fall and when elections take place, each Course Union shall provide the Board of Directors with the names of its executive and members of UTGSU Assembly and a copy of all its publications.

5.1.8 Copies of changes, alterations, or additions to the constitutions of Course Unions shall be sent to the Vice-President Internal Commissioner as soon as possible. Such changes shall be deemed to take effect only when they have been received by the Vice-President Internal Commissioner or designate.

Only those organizations which are recognized by General Council and with which the Corporation has entered into a Memorandum of Agreement shall be entitled to call themselves affiliated organizations of the Corporation.

5.1.9.1 Any Memorandum of Agreement shall be considered equivalent to an Article of the Corporation Bylaw.

5.1.9.2 The Memorandum of Agreement shall define all the financial responsibilities of the affiliation, shall specify the rights and obligations of the parties thereto, and shall constitute a bylaw of the affiliated organization.

5.1.9.3 An organization shall be affiliated with the Corporation after a motion to approve the Memorandum of Agreement has passed General Council and been approved by the organization.

5.1.10 Notwithstanding Subclause 5.1.2 of this Bylaw, affiliated organizations, should the Memorandum of Agreement so specify, shall be entitled to representation on General Council and to funding from the Corporation.

5.1.11 The affiliated organizations of the Corporation include: the Ontario Institute for Studies in Education Graduate Students’ Association; the
Graduate Students’ Association Scarborough, and the University of Toronto Mississauga Association of Graduate.

5.1.12 General Council shall, at any time, have the right to direct the Course Union investigation committee to investigate the conduct of any Course Union when there is reason to believe that the constitution of the Course Union or the Letters Patent, Bylaw of the Corporation, Corporation Policy documents, or Memorandum of Agreement are not being observed.

5.3 Finances

5.1.13 Any Course Union failing to adhere to any of these conditions shall be subject to the judgment of the General Council, which may impose such penalties as the case may warrant, up to and including withdrawal of recognition or funding of the Course Union concerned or any penalty lesser in extent or degree consistent with this power.

5.3.1 Only those Course Unions which are recognized by UTGSU Board of Directors shall be entitled to call themselves a Graduate Student association of the University of Toronto and thereby be eligible for, and entitled to, Course Union funding and representation on UTGSU Assembly. Course Unions shall be organized within a single graduate department, centre or institute or other academic programme.

5.3.2 In accordance with the UTGSU’s Policy Handbook, Course Union Head Grants will be dispersed to recognized Course Unions in two (2) installments annually.

5.3.3 Upon request, Course Unions in receipt of funds from the UTGSU shall be required to submit to the Vice-President Finance and/or Finance Committee records of the Course Union’s finances.

5.4 Course Union Representatives

5.4.1 Course Unions shall have Representatives on the General Council UTGSU Assembly in accordance with the following formula:

5.4.1.1 Ten (10) to one hundred (100) full-time equivalent students, one (1) member;  
5.4.1.2 One hundred and one (101) to two hundred (200) full-time equivalent students, two (2) members;  
5.4.1.3 Two hundred and one (201) to one thousand (1000) full-time equivalent students, three (3) members; and  
5.4.1.4 One thousand and one (1001) and over full-time equivalent students, four (4) members.

In accordance with Subclause 5.2.1 above:

5.4.2 A full-time equivalent student is defined as one (1) full-time enrolled student or two (2) part-time enrolled students.
5.4.3 Course Unions in departments, centres and institutes with fewer than ten (10) full-time equivalent Graduate Students shall, for the purpose of representation on General Council, affiliate with other Course Unions within their division of the School of Graduate Studies which have less than the required minimum. The number of representatives shall be based on the sum of their combined membership. Where there is only
one Course Union in a division with less than the required minimum of Students, that Course Union shall have one (1) Representative on the Corporation’s General Council UTGSU Assembly.

5.4.4 5.2.3 Representation shall be based on the School of Graduate Studies membership figures for the previous academic year, subject to revision according to the February head count.

5.4.5 5.2.4 The Course Unions concerned shall determine the method of choosing Representatives for General Council UTGSU Assembly.

5.4.6 Where no Course Union exists, the Members in the department shall be notified of vacancies in a manner deemed appropriate by General Council the President and at the request of any student in such a department, an election committee established by General Council UTGSU Assembly shall conduct an election.

5.2.5 The General Council Chair shall decide disputes over Course Union representation.

5.4.7 5.2.6 Course Union Representatives shall hold office for a one (1) year term.

5.4.8 Each Course Union Representative has one (1) vote in General Council UTGSU Assembly meetings, which she or he may not delegate if necessary to another member of her or his Course Union who is not a member of General Council, by means of a written statement presented to the Internal Commissioner naming the alternate Representative UTGSU Assembly, or to anyone else.

5.4.9 No person shall have more than one (1) vote at a meeting of General Council UTGSU Assembly.

5.3 Other Groups

Unless otherwise determined by General Council or the Corporation’s Bylaws and Policies, the Corporation shall have no financial obligation to any society, organization, or third party.

5.4.10 Any Course Union Representative who misses more than one (1) UTGSU Assembly meeting shall be replaced, unless that Member has just cause.

5.4.11 Failure of a Course Union to have at least one (1) of their members of the UTGSU Assembly, or their designated proxy, attend a percentage of UTGSU Assembly meetings shall result in the curtailing of the UTGSU’s financial support to said Course Union.

5.4.12 The members of any Course Union may recall their Board of Directors Representative by filing a motion with the Chair of the Board of Directors signed by fifty percent (50%) of the Members in the Course Union. The petition must state the grounds for recall.

5.4.13 If a vacancy occurs at any time among the Representatives either by a resignation, by death or removal by the Course Union, or by any other cause, the President shall direct the Course Union to elect a qualified person to replace him or her for the remainder of their term.
5.4.14 For greater clarity, a Course Union Representative shall not be deemed to be a Director.

5.5 The UTGSU Assembly

5.5.1 The UTGSU Assembly is a forum for Course Unions and their Representatives to discuss University and UTGSU affairs.

5.5.2 Representatives can propose motions for consideration at a Board of Directors’ meeting.

5.5.3 The President shall organize a UTGSU Assembly meeting at the following times:

5.5.3.1 in September of every year, to provide an orientation to all Representatives;

5.5.3.2 in November or December of every year; and

5.5.3.3 in March or February of every year.

5.5.4 Notice of a meeting, when sent by electronic means, must be provided to each member entitled to vote at the meeting, during a period of 21 to 35 days before the day on which the meeting is to be held.

5.5.5 The notice of meeting will state the date, time and location of the meeting.

5.5.6 Notice to each Representative will be deemed sufficiently given if notice is delivered by email (or by other electronic means of individual delivery), in which case it shall be deemed to have been given the day of such delivery.

5.5.7 The President shall preside over the UTGSU Assembly.

5.5.8 The President shall create an agenda for the Assembly meeting and share it with all course Union, one (1) week prior to the meeting. Any Course Union wanting to add matters to the agenda may contact the President directly. The President shall have the right to refuse any proposed agenda item in accordance with the rules set out in section 3.5.4.

5.5.9 UTGSU Assembly meetings shall be conducted, using the procedures and practices set out in Section 5.5.3, 5.5.4, 5.5.5, 5.5.6, 5.5.7, 5.5.8 and 5.5.9.

5.5.10 The UTGSU Assembly may propose motions to the Board of Directors, which shall be considered at the next Directors’ Meeting or at any Directors’ Meeting proposed by the Assembly or the Directors.

5.6 Investigations and Discipline

5.6.1 The Board of Directors shall, at any time, have the right to direct a Course Union investigation ad hoc committee to investigate the conduct of any Course Union when there is reason to believe that the constitution of the Course Union or the Letters Patent, Articles of Continuance, Bylaw of the UTGSU, UTGSU Policy Documents, or Memorandum of Agreement are not being observed.
5.6.2 Any Course Union failing to adhere to any of the conditions in these Bylaws or the Policy Handbook shall be subject to the judgment of the Board of Directors, which may impose such penalties as the case may warrant, up to and including withdrawal of recognition or funding of the Course Union concerned or any penalty lesser in extent or degree consistent with this power.

Amended: February 2020 December 2021
ARTICLE 6 COMMITTEES AND CAUCUSES OF THE UNIONUTGSU

6.1 Standing Committees

The following shall be Standing Committees of the General Council Board of Directors:

6.1.1 Executive Committee;

6.1.2 Policy and Operations Committee

6.1.3 Research, Education, and Governance Committee;

6.1.4 Equity and Advocacy Committee;

6.1.5 Environmental Justice and Sustainability Committee

6.1.6 Civics Graduate Affairs Committee;

6.1.7 Finance Committee

6.1.8 Elections and Referenda Committee

6.1.9 Grad Minds Committee.

6.2 Caucuses

The following shall be Caucuses of the UnionUTGSU:

6.2.1 Women and Trans People Caucus;

6.2.2 Queer Caucus;

6.2.3 International Students’ Caucus;

6.2.4 Race and Ethnicity Caucus;

6.2.5 Professional Graduate Students Caucus; and

6.2.6 Boycott, Divestment, & Sanctions Caucus.

6.3 Descriptions of Committees and Caucuses.

The Executive Committee is the committee which manages and administers the day-to-day affairs of the Corporation UTGSU and consists of the Executive of the UnionUTGSU, as described in Bylaw, Article 7 of this Bylaw.
6.3.1 All other standing committee’s terms of reference shall be described in the Corporation’s UTGSU’s Policy Handbook, under Policy G4, “Standing Committees”.

6.3.2 All caucus terms of reference shall be described in the Corporation’s UTGSU’s Policy Handbook, under Policy G5, “Caucuses”.

6.4 Members of Committees and Caucuses.

Membership in the Committees of the Union UTGSU shall be defined by the Bylaw or Policy that defines said committee.

6.4.1 Each committee must have a chair, often drawn from members which shall be a member of the Executive Committee, and a vice-chair, drawn from the Membership-at-large.

6.4.2 Notwithstanding the above clause paragraph, the Chair of the Executive Committee will rotate among the members of the Executive Committee, and the Executive Committee shall have no Vice-Chair. In addition, the Vice-Chairs of the Policy and Operations Committee and the Finance Committee shall be drawn from the members of the Executive Committee.

6.5 Ad hoc Committees

6.5.1 General Council The Board of Directors may form ad hoc committees at any time, as they deem necessary, via a simple majority vote. These committees shall exist throughout the term of General Council Board of Directors, but, if an ad hoc committee’s work continues beyond the current term of General Council Board of Directors, it must be reconstituted by the next General Council Board of Directors as described in the initial and any subsequent motions.

6.5.2 Ad hoc committees shall be given a clear mandate from General Council Board of Directors through the motion that created that committee and will be restricted to that mandate, unless otherwise amended by General Council Board of Directors, which shall also have the right to expand or restrict membership of said ad hoc committee.

6.5.3 Unless General Council Board of Directors specifically determines otherwise, following the acceptance of the final report of the ad hoc committee by General Council Board of Directors, the committee shall be deemed to have automatically dissolved.
6.6 Responsibilities of Chairs of Committees and Caucuses

The chairs of committees and caucuses of the UnionUTGSU shall be responsible for:

6.6.1 Ensuring that minutes of all meetings are written and kept; and

6.6.2 Providing a report to the Executive Committee and General CouncilBoard of Directors as soon as possible after the committee has met.

6.6.3 Publishing the committee’s legislative programme on the U.T.G.S.U. website.

6.6.4 Publishing foreseeable actionable items in their draft agendas (e.g. endorsements, oppositions, campaigns, donations, etc.) on the UTGSU’s website, U.T.G.S.U. website.

6.7 Limitation of Executive Power

6.7.1 The Executive may not take independent action concerning matters that fall within the terms of reference of properly constituted standing or ad hoc committees of the General Council without first consulting with the chair of the committee concerned.

6.7.1.1 If the committee chair indicates that their committee is currently considering matters regarding the specific action being discussed by the Executive, the Executive shall halt all action until the committee has completed its deliberations.

6.7.2 When Executive portfolios intersect with the terms of reference of a committee, said Executive member must consult with the committee to the appropriate level with the chair and vice-chair of the committee.

6.7.3 If there is a dispute over jurisdiction or role between the Executive or an Executive and a committee, the Chair of General Council will be asked to give an interpretation of the resolutions, policies and Bylaw which will give clarity to this matter.

Amended: February 27th, 2020December, 2021
ARTICLE 7 THE EXECUTIVE COMMITTEE

7.1 Composition

The Executive Committee shall consist of the following:

7.1.1 Internal Commissioner President;
7.1.2 External Commissioner Vice-President Internal;
7.1.3 Civics and Environment Commissioner Vice-President External;
7.1.4 Vice-President Academics and Funding Commissioner, Divisions 1 and 2;
7.1.5 Vice-President Academics and Funding Commissioner, Divisions 3 and 4; and
7.1.6 Vice-President Finance Commissioner.
7.1.7 University Governance Commissioner
7.1.8 One appointee chosen by the General Council from the Members as laid out in Clause 7.3 (collectively referred to as the "Executive Member-at-Large").

7.2 Qualifications of Officers

7.2.1 All Officers of the Corporation UTGSU shall be Members for at least one (1) term before seeking election and shall continue to be Members while in office. Should an Officer of the Corporation UTGSU cease to be a Member, she or he shall resign office at the end of his or her term of office.

7.2.2 The Officers of the Corporation UTGSU shall hold their respective offices for a period of one (1) year beginning May 01.

7.2.3 The elections of the Officers of the Corporation UTGSU shall follow the procedure set out in Article 8.

7.2.4 All Officers are eligible for re-election.

7.3 Qualifications of Executive Members-at-Large

7.3.1 General Council shall appoint the Executive Member-at-Large, subject to the following:

7.3.1.1 The appointee shall be a Member;
7.3.1.2 The appointee shall be registered in the School of Graduate Studies;

7.3.2 The appointee shall be chosen at the October General Council meeting and shall hold office for six (6) months from November 01 to April 30;

7.3.3 All Executive Members-at-Large are eligible for re-appointment.

7.3.4 Notice of a motion to appoint Executive Members-at-Large shall be given to all members of the General Council at least five (5) days in advance of the meeting where the motion is to be presented.

7.3 7.4 Vacancy

7.3.1 7.4.1 General Council The Board of Directors has the full authority to establish a by-election to fill vacant positions of the Officers of the UTGSU.

7.4.2 Vacant positions on the Executive, as per the conditions specified in Clause 9.1, shall be filled by General Council, for the remainder of the normal period of office, in a manner appropriate for the position.

7.3.2 7.4.3 By-elections may occur during times outside the regular election period, with the exception of any period of scheduled University closure.

7.3.3 7.4.4 Any by-election set during an unscheduled closure must be rescheduled by the Elections and Referenda Committee.

7.4 7.5 Conduct of Executive Meetings

7.4.1 7.5.1 Executive Committee meetings shall be chaired by all members of the Executive, in rotation.

7.4.2 7.5.2 The meeting chair shall normally interpret the rules; however, final interpretation is left to the discretion of General Council under the guidance of its Chair in a contextual manner, having regard for the facts in any given interpretive decision.

7.4.3 7.5.3 The chair of the Executive has the right to cast a tie-breaking vote.

7.4.4 7.5.4 Quorum at Executive meetings will be half the number of the current members of the Executive. In the event of an odd number of Executive members, the larger number shall constitute quorum.
7.5  

7.6 Duties of the Executive

7.5.1  

7.6.1 All Executive Officers and Executive Members at Large must attend an Anti-Oppression Workshop within thirty-six (360) days of taking office as per Policy G9: Anti-Oppression Policy.

7.5.2  

7.6.2 The Executive shall be delegated the management and administration of the day-to-day affairs of the Corporation UTGSU in accordance with section 70(1)142 of the Act. The Executive is hereby vested with all executive powers including the right to negotiate contracts on behalf of the Corporation UTGSU, staffing, and the right to delegate authority.

7.6.3 The Executive Committee along with the staff supervisor shall be responsible for all duties related to staffing and human resources management.

7.5.3  

7.6.4 Without limiting the generality of the foregoing, the Executive Committee will:

7.5.3.1  

7.6.4.1 Authorize the reimbursement of the reasonable expenses incurred by the Officers Executive Director of the Corporation UTGSU in carrying out their duties;

7.6.4.2 Employ such staff as it deems necessary and determine and review their terms of employment as per the collective agreement between the U.T.G.S.U. and CUPE Local 1281 and pursuant to their terms of agreement and the common law;

7.5.3.2  

7.6.4.3 Recommend to General Council, recommend to the Board of Directors annually, via the Vice-President Finance Commissioner, a proposed budget for the allocation of Corporation UTGSU funds for the ensuring Financial Year; and

7.5.3.3  

7.6.4.4 Between 15 May and 30 June of each year, hold a planning meeting for the Corporation UTGSU to determine priorities for the upcoming year. This meeting will set attendance and regrets policies for Executive members as outlined in Subclause 4.11.3 Section 4.14.

7.6.5 The delegation of the powers to the Executive Committee can only be withdrawn by a referendum of the Members.

7.6  

7.7 Duties of the Internal Commissioner President

The duties of the Internal Commissioner President shall be:
7.7.1 To be responsible for ensuring meetings of the Executive Committee and Council are scheduled, that agendas are created for these meetings, that proper and adequate minutes are prepared, and to sign one (1) copy of the approved minutes;

7.6.1 **be the Chair of the UTGSU Assembly**;

7.6.2 **shall act as Vice-Chair of the Finance Committee**;

7.6.3 7.7.2 To be responsible for the duties of the General Council/Board of Directors Chair in her or his absence;

7.7.3 To facilitate and monitor the Union’s Bylaw and Policy updates;

7.6.4 7.7.4 To oversee and monitor the Union’s UTGSU’s services and operations, including the creation of human resources guidelines;

7.6.5 7.7.5 To develop and implement strategic communication policies for Union UTGSU materials, including but not limited to the website, digest, agenda, and overall brand;

7.6.6 **act as a liaison with School of Graduate Studies and other University administration, including the office of the president, the office of the provost, and the offices of the various vice-provosts**;

7.6.7 **ensure communication between the UTGSU and graduate student representatives on Governing Council committees of the University**;

7.6.8 **coordinate the efforts of other Executives**;

7.6.9 **monitor the following University bodies for issues relevant to graduate students**:

7.6.9.1 **Governing Council**;

7.6.9.2 **Academic Board of the Governing Council**;

7.6.9.3 **Business Board of the Governing Council**; and

7.6.9.4 **University Affairs Board of the Governing Council**;

7.6.10 **act as the one of UTGSU’s contact and respondent for all campus media organizations**.

7.6.11 7.7.6 To act as a liaison between the **Union and all affiliated levy groups**, including but not limited to, monitoring the Memoranda of Agreement; UTGSU and:

7.7.7 To organize an orientation for U.T.G.S.U. Representatives and related skill-building efforts;

7.7.8 To organize the Course Union Presidents’ Lunch and related outreach activities.
efforts;

7.7.9 To chair the Policy and Operations Committee of Council;

7.6.5.1 all affiliated levy groups;
7.7.10 To chair the Building Management Subcommittee of the Executive Committee; and

7.7.11 To perform such other functions as the Executive Committee or General Council may determine.

7.8 Duties of the External Commissioner

The duties of the External Commissioner shall be:

7.6.5.2 the School of Graduate Studies; and

7.6.5.3 other provincial or national student organizations;

7.8.1 To act as a liaison with external bodies of which the Union is a member including, but not limited to national, provincial, and Greater Toronto Area (G.T.A.) students’ associations;
7.6.12 To coordinate implementation of campaigns developed by the national, provincial, and G.T.A. student organizations of which the UTGSU is a member;
7.8.2 To act as a liaison for all on-campus organizations including but not limited to labour unions and other student governments;
7.6.13 act as the Union representative on university committees dealing with community, civic and municipal issues and inform the Board of Directors of any related developments;
7.6.14 organize an orientation every September for Course Union Representative attending the UTGSU Assembly;
7.6.15 To oversee provincial and federal government lobbying efforts of the UTGSU;
7.6.16 be a signing authority of the UTGSU; and
7.6.17 perform such other functions as the Executive Committee or the Board of Directors may determine.

7.7 Duties of the Vice-President Internal

The Vice-President Internal shall:

7.7.1 be responsible for ensuring meetings of the Executive Committee and Board of Directors are scheduled, that agendas are created for these meetings, that proper and adequate minutes are prepared, and to sign one (1) copy of the approved minutes;
7.7.2 7.8.5 To be responsible for the duties of the Chair of the Board of Directors in their absence and attend meetings and conferences that will enhance the interests of the UTGSU;
7.7.3 7.8.6 To keep General Council informed of external issues affecting Members;
7.7.4 facilitate and monitor the Union’s Bylaw and Policy updates;
7.7.5 7.8.7 To chair the committee dealing with Social Justice Governance Subcommittee; and
7.7.6 To be a member of the committee dealing with Employer Group; and
7.7.7 7.8.8 To organize an orientation for the UTGSU Board of Directors and related skill-building efforts; and
7.7.8 To perform such other functions as the Executive or General Council Committee or the Board of Directors may determine.

7.8 7.9 Duties of the Civics and Environment Commissioner Vice-President External

The duties of the Civics and Environment Commissioner Vice-President External shall
be:

7.8.1 act as a liaison with the University administration, including the office of the president, the office of the provost, and the offices of the various vice-provosts, on both academic and non-academic matters;

7.9.1 To coordinate implementation of campaigns pertaining to the environment;

7.9.2 To lead student engagement efforts for the Union, municipal, provincial, and federal elections;

7.9.3 To oversee municipal government lobbying efforts of the Union;

7.8.2 represent the UTGSU with regards to non-academic services matters within the University, including but not limited to Athletics and Recreation, Hart House, Student Life and additional Councils and/or Organizations dealing with Student Services;

7.8.3 to chair the Equity and Advocacy Committee

7.9.4 To act as a liaison with City Hall and other municipal associations, such as residents’ associations, between the UTGSU and:

7.8.4.1 all affiliated levy groups; and

7.8.4.2 international, provincial or national student organizations;

7.9.5 To coordinate implementation of campaigns developed by the local international, national, provincial, and G.T.A. student organization federations of which the UTGSU is a member;

7.9.6 To attend meetings and conferences that will enhance the interests of the Union;

7.9.7 To keep General Council informed of municipal issues affecting Members;
7.9.8 To chair the committee dealing with the environment;
7.9.9 To chair the committee dealing with civic engagement;
7.8.6 7.9.10 To act as the Union representative on university committees dealing with community, civic and municipal issues, community liaison and the environment and inform the Board of Directors of any related developments;
7.9.11 To facilitate knowledge of, and easy access to, our services by our Members, including conducting outreach at satellite campuses;
7.9.12 To be a member of the committee dealing with Employer Group; and
7.8.7 coordinate the efforts of other Executives, on issues that go beyond their portfolios; and
7.9.13 To perform such other functions as the Executive or General Council may determine.
7.8.8 act as one of the UTGSU’s primary contact and respondent for all campus media organizations.

7.9 Duties of the Academics and Funding Commissioner VP-Academic, Divisions 1 and 2

The duties of the Vice-President Academics and Funding Commissioner, Divisions 1 and 2 shall be:

7.10.1 To act as a liaison with the School of Graduate Studies (S.G.S.);
7.9.1 7.10.2 To act as a liaison with the faculties in division 1 and 2;
7.9.2 7.10.3 To monitor the implementation of S.G.S. grants and awards (including the S.G.S. emergency grant), for students in divisions 1 and 2;
7.9.3 7.10.4 To monitor the implementation of university and departmental student funding policies for students in divisions 1 and 2;
7.9.4 7.10.5 To address specific student and Course Union concerns in regards to academic policy, funding, student-supervisor issues, and S.G.S. calendar guidelines for students in division 1 and 2 (including working together with staff on student appeals). This should include regular meetings with Course Unions and assisting them on matters that need to be handled above the departmental level;
7.9.5 7.10.6 To be the Union’s representative on the Graduate Education Council;
7.9.6 7.10.7 To be the Union’s representative on the Library Advisory Group;
7.9.7 7.10.8 To co-chair the committee dealing with Academics and Funding Graduate Affairs;
7.10.9 To be a member of the committee dealing with Employer Group; and
7.9.8 7.10.10 To perform such other functions as the Executive or General Council Board of Directors may determine.

7.9.9 7.10.11 To monitor the Funding Complaints Process with the Academics and Funding Commissioner VP-Academic, Divisions 3 and 4.

7.10 Duties of the Academics and Funding Commissioner VP-Academic, Divisions 3 and 4

The duties of the Vice-President Academics and Funding Commissioner, Divisions 3 and 4 shall be:

7.11.1 To act as a liaison with the School of Graduate Studies (S.G.S.);

7.11.2 To act as a liaison with the faculties in divisions 3 and 4;

7.11.3 To monitor the implementation of S.G.S. grants and awards (including the S.G.S. emergency grant), for students in divisions 3 and 4;

7.11.4 To monitor the implementation of university and departmental student funding policies for students in divisions 3 and 4;

7.11.5 To address specific student and Course Union concerns in regards to academic policy, funding, student-supervisor issues, and S.G.S. calendar guidelines for students in division 3 and 4 (including working together with staff on student appeals). This should include regular meetings with Course Unions and assisting them on matters that need to be handled above the departmental level;

7.11.6 To be the Union’s representative on the Graduate Education Council;

7.11.7 To co-chair the committee dealing with Academics and Funding Graduate Affairs;

7.11.8 To be the Union’s representative on the Library Advisory group;

7.11.9 To be a member of the committee dealing with Employer Group; and

7.11.10 To perform such other functions as the Executive or Council may determine.

7.10.9 7.11.11 To monitor the Funding Complaints Process with the Academics and Funding Commissioner VP-Academic, Divisions 1 and 2.

7.10.10 perform such other functions as the Executive or the Board of Directors may determine.

7.12.7.11 Duties of the Vice-President Finance Commissioner.

The duties of the Vice-President Finance and Commissioner shall be:
7.11.1 In cooperation with the Finance Office Administrator, Finance Committee, and Executive Committee, and present to the Members at the Corporation’s UTGSU’s annual meeting a full and complete audit of the previous Financial Year;

7.11.2 In cooperation with the Finance Office Administrator, Finance Committee, and Executive Committee, and prepare and present to General Council the Board of Directors a proposed budget for the allocation of Corporation UTGSU funds for the ensuing Financial Year;

7.11.3 To present to General Council, the Board of Directors and Finance Committee recommendations concerning the Corporation’s UTGSU’s financial bylaw and policy;

7.11.4 To present to General Council the Board of Directors the Finance Committee’s recommendations for the allocation of Donation Requests, Bursaries, Grants, Awards, and other funds as per the Corporation’s UTGSU’s Policy Handbook;

7.12.5 To present to General Council year-to-date financial reports at the January and April General Council meetings or more frequently if General Council should so decide, and to furnish to General Council such relevant financial information which General Council may, from time to time, require;

7.11.5 In cooperation with the Finance Office and Finance Committee, oversee the administration and execution of the UTGSU Conference Bursary as per the Corporation’s UTGSU’s Policy Handbook;

7.11.6 In cooperation with the Finance Office, Finance Committee, and Graduate Community Development Fund (GCDF) Awards Committee, oversee the administration and execution of the Graduate Community Development Fund (GCDF) Awards as per the Corporation’s UTGSU’s Policy Handbook;

7.11.7 In cooperation with the Finance Office and Finance Committee, oversee the financial auditing of UTGSU recognized course unions as per the Corporation’s UTGSU’s Policy Handbook;

7.11.8 To ensure that the Corporation’s UTGSU’s financial documents are made available to the Members in the Corporation’s UTGSU’s offices, and that the Corporation’s UTGSU’s audit report and budget are made available on the Corporation’s UTGSU’s website;
7.12.10 To chair the Finance Committee;
7.12.11 To be a member of the committee dealing with Employer Group; and
7.12.12 To perform such other functions as the Executive or General Council may determine.

7.13 Duties of University Governance Commissioner
The duties of the University Governance Commissioner shall be:

7.13.1 To act as a liaison with the University administration, including the office of the president, the office of the provost, and the offices of the various vice-provosts, on both academic and non-academic matters;

7.13.2 To represent the Union in regards to non-academic services matters within the University, including but not limited to Athletics and Recreation, Hart House, Student Life and additional Councils and/or Organizations dealing with Student Services;

7.13.3 To ensure representation of graduate student interests and concerns with the Governing Council and its various committees and boards;

7.13.4 To ensure communication between the Union and graduate student representatives on Governing Council committees of the University;

7.13.5 To coordinate the efforts of other commissioners, including but not limited to the Academics and Funding Commissioners, on issues that go beyond their portfolios;

7.13.6 To monitor the following University bodies for issues of relevance to graduate students:

7.13.6.1 Governing Council;
7.13.6.2 Academic Board of the Governing Council;
7.13.6.3 Business Board of the Governing Council; and
7.13.6.4 University Affairs Board of the Governing Council.

7.13.7 To act as the Union’s primary contact and respondent for all campus media organizations;
7.14 Duties of Executive Members-at-Large

7.14.1 To assist the Officers and participate in determining and carrying out the Union’s Legislative Programme (as per guidelines given in the U.T.G.S.U. Policy Handbook) and other Union activities;

7.14.2 To represent the Union on committees and student and campus organizations from time to time as deemed necessary by the Executive;

7.14.3 To serve on a minimum of two U.T.G.S.U. subcommittees or Caucuses;

7.14.4 To assume specific duties, determined at the beginning of their term of office, which shall be based on the needs of the Union Executive and the Member’s particular interest; and

7.14.5 To perform such other functions as the Executive or General Council Committee or the Board of Directors may determine.

7.12 Other Duties

Each Executive member shall be responsible for:

7.12.1 Campaigns campaigns related to their portfolio;

7.12.2 Website website updates, U.T.G.S.U. UTGSU digest submissions, and other publicity related to their portfolio;

7.12.3 Media relations related to their portfolio;

7.12.4 Working with on-campus organizations, including the faculty and teaching assistant unions, as relevant to their portfolio;

7.12.5 Acting as a signing authority of the Corporation UTGSU, as determined by both the Executive Committee and General Council Board of Directors;

7.12.6 Chairing the Executive Committee in turn, according to a rotation of Executive members;

7.12.7 Serving on a minimum of two U.T.G.S.U. of the UTGSU’s subcommittees;
7.12.8 Notwithstanding duties contained in this Bylaw, the Executive Committee shall have the ability to reassign tasks of Executive members for the duration of a term of office; and

7.12.9 Each Executive member shall provide a weekly work report to the Executive Committee and a written monthly report to General Council, the Board of Directors. The monthly report shall be approved by the Executive Committee before being circulated to General Council, the Board of Directors. Failure to provide reports to two consecutive General Council, Board of Directors meetings will result in an Executive member’s honorarium being suspended until a satisfactory report has been provided.

7.16 Subcommittees of the Executive Committee

7.16.1 Building Management Subcommittee
There shall be a subcommittee of the Executive Committee to be referred to as the Building Management Subcommittee (B.M.S.) that shall consist of two (2) members of the Executive and two (2) members of the Staff Bargaining Unit. The Internal Commissioner shall serve as chair. The Building Management Subcommittee shall be the body that deals with all building-related issues and building licensing contracts and operations, and such other matters as may be delegated by the Executive Committee from time to time. The Building Management Subcommittee will meet with representatives from the establishments which run and cohabitate within the U.T.G.S.U. building once (1) per term and report to the Executive Committee as a whole on the affairs of these operations as well as execute such responsibilities as are, from time to time, assigned to the Building Management Subcommittee by the Executive.

7.13 Notice of Executive Meetings

7.13.1 Notification of regular and special Executive meetings shall be given at least three (3) days in advance of the meeting. Notification may be given in writing, in person, by phone, or by e-mail. Notice of any meeting where special business will be transacted shall contain sufficient information to permit the member of the Executive to form a reasoned judgment on the decision to be taken.
7.13.2 7.17.2 An emergency Executive meeting may be called by any members of the Executive, with notification to every Member one day (1) in advance, if possible.

7.13.3 7.17.3 Such notification of an emergency meeting shall include the reason for calling the meeting.

7.14 7.18 Attendance and Limitation of Executive Meetings

As per guidelines set out in Subclause 4.11.3,

7.14.1 The Executive may not take independent action concerning matters that fall within the terms of reference of properly constituted standing or ad hoc committees of the Board of Directors without first consulting with the chair of the committee concerned.

7.14.2 If the committee chair indicates that their committee is currently considering matters regarding the specific action being discussed by the Executive, the Executive shall halt all action until the committee has completed its deliberations.

7.18.1 Any Executive member who misses two (2) consecutive Executive meetings without valid reason, shall have their honorarium reduced by fifty percent (50%) for one (1) month.

7.18.2 Any Executive member who misses a total of five (5) Executive and General Council meetings in any four (4) month period, without valid reason, shall be required to resign immediately following the fifth (5) missed meeting.

7.18.3 If an Executive member cannot be present for an Executive meeting they must send a written report to the U.T.G.S.U. Executive prior to the meeting in question describing the duties since the previous Executive meeting. In case of sudden illness or emergency, the deadline shall be extended to the next week’s meeting.

7.14.3 When Executive portfolios intersect with the terms of reference of a committee, said Executive member must consult with the committee to the appropriate level with the chair and vice-chair of the committee.

7.14.4 If there is a dispute over jurisdiction or role between the Executive or an Executive and a committee, the Chair of the Board of Directors will be asked to give an interpretation of the resolutions, policies and Bylaw which will give clarity to this matter.

Amended: February 2020
December 2021
ARTICLE 8 EXECUTIVE DIRECTOR

8.1 Accountability

The Executive Director shall be directly accountable to the Executive Committee.

8.2 Reporting Obligations

8.2.1 The Executive Director shall have continued reporting obligations to the Executive Committee.

8.2.2 Despite section 8.2.1 above, the Executive Director shall give a verbal or written report to the Board of Directors at the monthly Board of Directors’ meetings.

In the reports outlined at section 8.2.2, the Executive Director shall inform the Board of Directors of:

8.2.3 human resources matters affecting the UTGSU;
8.2.4 agreements affecting the UTGSU;
8.2.5 legal matters affecting the UTGSU;
8.2.6 their continued work with the Executive Committee members;
8.2.7 any other matters outlined in section 8.3 below or the Executive Director employment agreement.

8.3 Responsibilities

The Executive Director of the UTGSU shall have the following responsibilities:

8.3.1 determining the UTGSU’s human resources requirements;
8.3.2 creating and approving such paid and volunteer positions as are deemed necessary, subject to complying with the approved budget of the UTGSU;
8.3.3 liaise with all employees and CUPE 1281;
8.3.4 maintain the financial health of the UTGSU by ensuring all bookkeeping is up to date;
8.3.5 manage the front office of the UTGSU;
8.3.6 facilitate the day-to-day financial transactions of the UTGSU;
8.3.7 cause the UTGSU to enter into agreements that have been approved by the Board or, to the extent permitted, the Executive Committee;
8.3.8 be a signing authority for the UTGSU;
8.3.9 ensure that remittances to external organizations are made in accordance with the
UTGSU's agreements with external organizations;

**8.3.10.** carry out the duties and responsibilities described in their employment agreement with the UTGSU; and

**8.3.11.** authorize the reimbursement of the reasonable expenses incurred by the Executive Director of the UTGSU in carrying out their duties.
ARTICLE 89 ELECTIONS

9.1 Appointment of the Chief Returning Officer

9.1.1 At the September General Council meeting, the Directors shall appoint a nominating committee that will be tasked with soliciting a candidate for the position of Chief Returning Officer for Executive Officer elections and referenda within the current academic year.

9.1.2 This committee shall consist of one (1) former member of the Elections Committee, one (1) the Executive Officer (non-voting), and one (1) other representative from the Board of Directors.

9.1.3 In the event that no member of the former Elections Committee is available, the General Council shall appoint substitutes to serve on the nominating committee.

9.1.4 The nominating committee will present a candidate for the position of Chief Returning Officer at the November General Council meeting.

9.1.5 Should there be no suitable candidate, the Elections Committee may choose a UTGSU Member to fill the role.

9.1.6 No Member shall serve, in a single election cycle, in more than one of the following capacities: as the CRO, as a Deputy CRO, as a CRO Hiring Committee member, or as an Elections Committee member. Further, any Member serving in one of the previous capacities shall be ineligible to run for election to the Executive Committee in an election in which they are serving in said capacity.

9.1.7 Section 9.1.5 must be included in the advertising of these positions, and any person applying for these positions must be informed of this limitation of eligibility prior to their acceptance to serve in said roles.

9.2 Duties of Chief Returning Officer

The Chief Returning Officer:

9.2.1 Shall not be a Member of the UTGSU.

9.2.2 May not be a member of the Executive Committee.

9.2.3 Shall chair the Elections and Referendum Committee.

9.2.4 Shall be responsible for the conduct of the election which includes hiring a Deputy Returning Officer (if required) and Poll Clerks, subject to the following requirements:

9.2.4.1 Deputy Returning Officer shall be a Member of the Union.
9.2.4.2 Poll Clerks shall be University of Toronto students of the University, and preference shall be given to Members.

9.2.4.3 The responsibilities of the Deputy Returning Officer and the Poll Clerks shall be at the discretion of the Chief Returning Officer in accordance with Election policy.

9.2.5 Shall ensure that nominations papers are valid.
9.2.6 Shall advertise the nominations and elections using ads, posters, and electronic distribution means; and

9.2.7 Shall be responsible for resolving any or all discrepancies in the nomination, campaign and election process.

9.3 Elections and Referenda Committee

9.3.1 The Elections and Referenda Committee shall oversee the election of the Executive Officers and any referenda question, if applicable.

9.3.2 General Council, at the December Council meeting, shall strike the Elections and Referenda Committee shall be struck no later than the January Board of Directors Meeting.

9.3.3 The Chief Returning Officer shall chair the Elections and Referenda Committee.

9.3.4 The Elections and Referenda Committee shall consist of:

9.3.4.1 The Chief Returning Officer (chair, non-voting, may vote in the event of a tie);

9.3.4.2 The Deputy Returning Officer (ex-officio, non-voting);

9.3.4.3 Two (2) members of General Council; the Board of Directors; and

9.3.4.3.1 One (1) from divisions 1 and 2
9.3.4.3.2 One (1) from divisions 3 and 4; and
9.3.4.4 A UTGSU staff person (ex-officio, non-voting).

9.3.5 The policies governing elections to the UTGSU of its Officers shall be contained in Policy G2: Elections.

Amended: February 2020 December 2021
ARTICLE 9 TERMINATION, RECALL AND IMPEACHMENT OF OFFICE
ARTICLE 10 DISCIPLINE OF DIRECTORS AND OFFICERS

9.1 Vacation and Termination of Office
10.1 Discipline of an Executive, commenced by the Executive Committee

10.1.1 If an Executive member is suspected of not performing the duties of their position including those specified by the Legislative Programme it is to be reported to the current chair of the Executive committee at an Executive meeting.

10.1.2 If the majority of the voting Executive members suspect that the accused Executive member is not performing the duties of their position, the accused Executive member must prepare a report and circulate it by e-mail twenty-four (24) hours in advance of the next Executive meeting.

10.1.3 After a period of one (1) week, if that Executive member’s duties have not been reported to the satisfaction of the majority of the voting Executives (including the chair), the Executive committee shall have the ability to suspend the Executive member’s honorarium until a satisfactory report is made. Whether a retroactive honorarium will be paid shall be subject to an Executive vote.

10.1.4 If a satisfactory report is not accepted by the Executives within one (1) month, that Executive shall be reported on at the following month’s General Council meeting the Executive Committee shall report to the Board of Directors.

9.1.4.1 The person charged can speak in their defence.

10.1.5 The Board of Directors may enforce the provisions at section 10.3.2 to discipline the Executive Officer.

9.1.4.2 General Council may vote to vacate the position by a two-thirds (⅔) majority at General Council.

9.1.4.3 If the position is not vacated, a second vote by General Council will be held to reinstate all or part of the retroactive honorarium.

10.2 Discipline of a Director or Executive Officer by the Board of Directors

9.1.5 If General Council votes to vacate the position, a replacement will be found in accordance with Clause 7.4.

10.2.1 The UTGSU’s Board of Directors shall have the right to discipline any Director or Executive Officer on the following grounds:

9.1.6 In addition to those cases stipulated in Clauses 4.11 and 7.18, the office of a Representative or member of the Executive shall automatically be vacated,

10.2.1.1 missing two (2) or more meetings without just or proper cause;

10.2.1.2 theft, fraud, or embezzlement of funds;

10.2.1.3 failure to disclose a Conflict of Interest, as defined in Article 1.1;

10.2.1.4 breach of confidentiality;
10.2.1.5 misuse of UTGSU property;
10.2.1.6 failure to perform their duties as specified in the UTGSU Bylaws; and
10.2.1.7 failure to disclose any of the following:
   10.2.1.7.1 an ongoing, pending or former legal proceeding commenced in any court of law or tribunal against the Representative or Officer;
   10.2.1.7.2 a disciplinary action against the Representative or Officer by any professional regulatory body; and
   10.2.1.7.3 any similar type of proceeding against the Representative or Officer.

10.3 Sanctions

10.3.1 The Board of Directors may impose any of the following sanctions on a Director:
   10.3.1.1 provide a written reprimand;
   10.3.1.2 notify the Members;
   10.3.1.3 organize a Members’ meeting for the purpose of disciplining the Director; and
   10.3.1.4 organize a Members’ meeting for the purpose of removing the Director.

10.3.2 The Board of Directors may impose any of the following sanctions on an Executive Officer:
   10.3.2.1 provide a written reprimand;
   10.3.2.2 suspend the Officer with or without pay until a Members’ meeting can be held in accordance with the UTGSU By-laws; and
   10.3.2.3 call a Members’ meeting for the purposes of considering a motion to remove the Officer.

10.3.3 The Director or Officer will be entitled to give the UTGSU a written statement giving reasons for opposing their removal as Director or Officer if a Members’ meeting is called for that purpose.

10.3.4 If the Director or Officer provides a statement, the statement shall be circulated with the notice of the meeting in question or as soon as possible thereafter if it is not practical to circulate the statement with the notice.

10.4 Automatic Vacancy of Executive Office

The office of an Executive shall automatically be vacated:
If they become bankrupt or suspends, suspend payment of debts generally or compounds, compound with creditors or makes, make an assignment in bankruptcy or is are declared insolvent;
10.4.2 9.1.6.2 If they are found to be a mentally incompetent person or to be of unsound mind incapable, as such term is defined in the Act, by a certified medical professional;

10.4.3 9.1.6.3 If they, by notice in writing to the Corporation, resign office, at which resignation shall be effective at the time it is received by the Internal Commissioner President of the Corporation or at the time specified in the notice, whichever is later;

10.4.4 9.1.6.4 If they are recalled in accordance with the provisions of Clause 9.2 Section 10.2; or

10.4.5 9.1.6.5 If they die.

9.1.7 If a vacancy occurs at any time among the Representatives either by a resignation, by death or removal by the Members in accordance with Subclause 9.1.6 above, or by any other cause, General Council shall direct the Course Union to elect a qualified person to replace him or her for the remainder of their term.

9.1.8 If a vacancy occurs at any time among the Executive in accordance with Clause 9.1, replacements will be made in the manner given in Clause 7.4.

9.1.9 In the cases stipulated above, the Executive in question shall be excluded from voting.

9.2 Recall

Amended: December 2021
Recall is defined as the removal from office. Procedures for invoking recall are as follows:

9.2.1 The members of any Course Union may recall their General Council Representative by filing a motion with the Chair of General Council signed by fifty percent (50%) of the Members in the Course Union. The prayer of the petition must state the grounds for recall.

9.2.2 In the case of Officers, all the Members may recall an Officer by filing a motion with the Chair of General Council signed by fifty percent (50%) of the Members. The prayer of the petition must state the grounds for recall.

9.2.3 Within one (1) week of the filing with the Chair of General Council of the petition for recall of an Officer, General Council shall meet and shall call a by-election of all Members, to be held on the earliest possible date.
9.2.4 At the next General Council meeting following the filing of a recall motion of a General Council Representative, General Council shall call a by-election for the Course Union in question, to be held on the earliest possible date.

9.2.5 By-elections shall be conducted according to the UTGSU Elections and Referenda Code and the Policy Handbook.

9.2.6 Recalled Representatives and any other member of the Course Union are eligible to contest the by-election.

9.3 Impeachment

9.3.1 General Council may impeach any person holding Executive office in the Corporation including the Academics and Funding Commissioners, the External Commissioner, the Finance Commissioner, the University Governance Commissioner, the Internal Commissioner, the Civics and Environment Commissioner, and the Executive at Large.

9.3.2 The procedure for impeachment by General Council shall be:

9.3.2.1 A motion to impeach the person in question shall be made in a General Council meeting stating the reasons for impeachment;

9.3.2.2 At least two (2) week’s notice must be given before the motion is debated and voted upon;

9.3.2.3 The person charged may submit a report in their defense to General Council at least one (1) week before the motion is debated and voted upon;

9.3.2.4 During the debate, the person charged may speak in their own defense; and

9.3.2.5 Impeachment shall require a two-thirds (2/3) majority vote of General Council.

9.3.3 The Members may impeach any person or groups of persons holding office in or under the Corporation including the Officers of the Corporation, the Executive, General Council or any Member(s) thereof. The procedure for impeachment by the Corporation shall be:
9.3.3.1 A petition for a referendum of impeachment shall be presented according to Clause 10.3;

9.3.3.2 The prayer of the petition shall state the reason for the referendum or censure;

9.3.3.3 In accordance with Clause 10.1, a referendum shall be called, and in addition, a special meeting is to be held, subject to Article 3, at least forty-eight (48) hours before the referendum;

9.3.3.4 At this special meeting, the reason for the referendum is to be debated;

9.3.3.5 During the debate, the person(s) charged may speak in his, her, or their defense.

9.3.4 If any Member holding office in or under the Corporation is impeached either by General Council or by a Corporation Referendum, impeachment shall be effective immediately. Any impeached Officer shall not be eligible for re-election for a period of one (1) year from the date they were impeached or recalled.

9.3.5 If General Council is impeached or recalled in a referendum it shall immediately organize elections for a new General Council. Members of the outgoing General Council shall not be eligible for re-election for a period of one (1) year from the date they were impeached or recalled.

9.3.6 An elected officer shall also be considered impeached if at a special meeting of Members a resolution is passed by at least two-thirds (2/3) of the votes cast by the Members at the special meeting removing him or her before the expiration of their term of office.

9.4 Reprimand

9.4.1 General Council may reprimand any person holding office in or under the Corporation with a simple majority vote of General Council. A reprimand from General Council shall not require resignation.

Amended: February 2020
ARTICLE 10.11 REFERENDA

11.1 The following Subclauses guide the processes through which referenda of the Union UTGSU take place.

11.1.1 Referenda of the Union UTGSU may be initiated at any time by Members or by General Council the Board of Directors collectively through processes set out below.

11.1.2 Members should consult with the Internal Commissioner regarding legality when wishing to develop a question and notice of motion regarding a referendum before following either of the processes set out below.

11.1.3 Members should have said consultation completed and a notice readied, which can be sent to General Council, the Board of Directors as specified by each process by January 01.

11.1.4 Representatives of General Council The Directors should consult frequently with those they represent in all considerations regarding referenda and their passage through the various stages of these processes to ensure valid and proper decision-making and a well-informed Membership.

11.1.5 Referenda will be held simultaneously with the election of Officers of the Union UTGSU, unless a specific and extraordinary circumstance requires that it be held at another time.

11.1.6 The conduct of the polls for a referendum shall be explained within the policies of the Union UTGSU.

11.1.7 Representatives of General Council Directors may present at any time, on behalf of those they represent, an issue that the Representative Director feels must be addressed through the process of referenda and They may propose a draft referendum question at this the same time.

11.1.8 The Representative Directors will present by, at the latest, the January meeting of General Council The Board of Directors, the proposed referendum question and General Council The Board of Directors may discuss any issues which arise from the question and its phrasing, but may not debate the merits of the question’s intent at this meeting.
10.2.2 Written notice, including the final phrasing of the proposed question, must be given two (2) weeks prior to the ratification meeting of the Board of Directors.

10.2.3 A two-thirds (2/3) majority vote of the Board of Directors is required to ratify a referendum question and such a vote must be held by the January meeting of the Board of Directors in order to be held that year, in accordance with 10.1.5.

10.2.4 Any referendum question ratified after the January meeting of the Board of Directors will be voted on by the Membership in the following year, in accordance with 10.1.5.

10.3 Any Member may initiate a referendum by filing a petition signed by at least five hundred (500) 1% of the Members clearly states a proposed referendum question and the purposes of holding such a referendum.

10.3.1 Forms of the aforementioned petition must be available at the UTGSU’s office and website, in an appropriate format for the medium, and shall include, in addition to what is stated above, space for Members’ names, student numbers, department, signature and date of signing.

10.3.2 A petition for a referendum must be filed with the Vice President Internal Commissioner within twelve (12) months of the date of the first petition entry or it shall be deemed automatically invalid.

10.3.3 A petition must be received by the Vice President Internal Commissioner at least two (2) weeks prior to giving notice to the Board of Directors regarding a given petition, to verify signatures and ensure requirements have been followed.

10.3.4 Notice of a petition must be given to the Board of Directors at least two (2) weeks prior to the January meeting of the Board of Directors.

10.3.5 The Board of Directors, by at least its January meeting, shall discuss the overall phrasing of the question and hear opinions on issues which reflect the Board of Directors’ role as the Board of Directors, such as the question’s legality and financial feasibility, but may not debate the question’s intent or merit. A two-thirds (2/3) majority
vote of the Board of Directors is required to ratify the question as phrased.

11.1.18 10.3.6 If General Council does not ratify the question as phrased, the Member shall have until the January meeting of General Council to address the issues raised by General Council and incorporate them into the presentation of the question. At this meeting, General Council will again vote to ratify the improved question as in 10.3.5.

11.1.19 10.3.7 Any referendum question ratified after the January meeting of General Council will be voted on by the Membership in the following year, in accordance with 10.1.5.

11.1.20 10.4 Issues and agreements determined by referenda follow the above procedures are not to be altered in any meaningful fashion and any decisions expressly against a referenda’s outcome may not be made unless there is another referendum terminating the prior referendum. The process for terminating a referendum shall be the same process for introducing a referendum, as described in this Article 11.

10.4.1 The results of referenda are overturned by subsequent referenda on the issue.

10.4.1.1 Referenda to overturn the results of other referenda must be held twelve (12) calendar months after the initial referendum.

10.4.2 Agreements, which have resulted from a referendum, have been breached, as per the terms of those agreements as agreed to by the Union and other bodies involved in the agreement.

Amended: February 2020, December 2021
ARTICLE 12 INDEMNIFICATION OF REPRESENTATIVES AND OFFICERS

12.1 Protection of Representatives, Directors and Officers

Except as otherwise provided in the Act, no Representative, Director, Officer for the time being of the Corporation or Executive Director shall be liable:

12.1.1 for the acts, receipts, neglects or defaults of any other Representative, Director or Officer or employee; or

12.1.2 for any loss, damage or expense happening to the Corporation through the insufficiency or deficiency of title to any property acquired by the Corporation or for or on behalf of the Corporation; or

12.1.3 for or on behalf of the UTGSU; or

12.1.4 for the insufficiency or deficiency of any security in or upon which any of the moneys of or belonging to the Corporation shall be placed out or invested; or

12.1.5 for any loss or damage arising from the bankruptcy, insolvency or tortious act of any person including any person with whom or which any monies, securities or effects shall be lodged or deposited or for any loss, conversion, misapplication or misappropriation of or any damage resulting from any dealings with any monies, securities or other assets belonging to the Corporation; or

12.1.6 for any other loss, damage or misfortune whatever which may happen in the execution of the duties of the Representative’s, Director’s or Officer’s respective office or trust or in relation thereto,

unless the same shall happen by or through the Representative’s, Director’s or Executive Director’s own willful neglect or default.

12.2 Indemnification of Directors and Officers and Representatives

Every Representative, or UTGSU Director, Officer of the Corporation and every Executive Director, member of a committee, or any other person who has undertaken, or is about to undertake, any liability on behalf of the Corporation or any corporation controlled by it, UTGSU, and his or her heirs, executors and administrators, and estate and effects, successors and assigns, respectively, shall from time to time and at all times, be indemnified and saved harmless out of the funds of the Corporation, from and against:

12.2.1 All costs, charges and expenses whatsoever which may happen in the execution of the duties of such Representative’s, Director’s, or Executive Director’s own willful neglect or default.
office or in respect of any such liability; and

12.2.2 All other costs, charges and expenses which that the Representative Director, Officer, committee Executive Director, member or other person sustains or incurs in or in relation to the affairs thereof, except such costs, charges or expenses as are
occasioned by their own willful neglect or default. The CorporationUTGSU shall also indemnify any such person in such other circumstances as the Act or law permits or requires. Nothing in this Bylaw shall limit the right of any person entitled to indemnity to claim indemnity apart from the provisions of this Bylaw to the extent permitted by the Act or law.

The indemnity described in Paragraphs 12.2.1 and 12.2.2 above shall only be available to an individual if:

12.2.3 they acted honestly and in good faith with a view to the best interests of the UTGSU; and

12.2.4 in the case of a criminal or administrative action or proceeding that is enforced by a monetary penalty, they had reasonable grounds for believing that their conduct was lawful.

12.3 Insurance

The CorporationUTGSU shall purchase and maintain insurance for the benefit of any RepresentativeDirector, Officer, Executive Director, or other person acting on behalf of the CorporationUTGSU against any liability incurred in that person's capacity as a RepresentativeDirector, Officer, Executive Director or other person acting on behalf of the CorporationUTGSU, except where the liability relates to that person's failure to act honestly and in good faith with a view to the best interests of the CorporationUTGSU.
ARTICLE 13 CONFLICT OF INTEREST

13.1 Conflict

A Conflict of Interest, as defined in Section 1.1 herein, arises when a Director, Officer or an Executive Director:

13.1.1 has a material interest in a contract to which the UTGSU is a party;

13.1.2 is a Director or an Officer of, or has a material interest in, any person or organization who is a party to a material contract or transaction with the UTGSU;

13.1.3 has a material interest in the result of a resolution passed at a Board of Directors’ meeting;

13.1.4 is not acting in the best interests of the UTGSU, as determined by the Board of Directors by a special resolution.

The above list is not exhaustive. In instances where the Board of Directors is uncertain on whether there has or would be a Conflict of Interest, it may seek guidance from the UTGSU’s legal counsel, auditor or other professional who may be suited to address such an inquiry.

13.2 Disclosure of the Conflict of Interest

A Director, Officer or Executive Director shall disclose to Board of Directors the nature and extent of the Conflict of Interest, either in writing or by having it entered into the minutes of a Board of Directors’ meeting.

13.3 Timing

The disclosure required in the above Section 13.2 shall be made:

13.3.1 at the Board of Directors’ meeting at which a proposed contract or transaction is first considered;

13.3.2 if the Director, Officer or Executive Director was not, at the time of the meeting referred to in Paragraph 13.3.1, interested in the proposed contract or transaction, at the first Board of Directors’ meeting after the individual becomes a Director, Officer or an Executive Director;

13.3.3 if the Director, Officer or Executive Director becomes interested after a contract or transaction is made, at the first Board of Directors’ meeting after the Director, Officer or Executive Director becomes so interested;

13.3.4 if an individual who is interested in a contract or transaction later becomes a Director, Officer or an Executive Director, at the first Board of Directors’ meeting after the individual becomes a Director, Officer or an Executive Director;

13.3.5 if a material contract or transaction, whether entered into or proposed, is one that, in the ordinary course of the UTGSU’s activities, would not require approval at a Board of Directors’ meeting, the Director, Officer or an Executive Director shall, immediately after they become aware of the contract or transaction, disclose the
nature and extent of the Conflict of Interest to the Board of Directors.

13.4 Voting

A Director, Officer or Executive Director required to make a disclosure under Section 13.2 herein shall not vote on any resolution associated to the Conflict of Interest itself or any related outcome, material or otherwise.

13.5 Attendance at Meeting

A Director, Officer or Executive Director required to make a disclosure under Section 13.2 shall promptly leave the Board of Directors’ meeting at which the Conflict of Interest or any related outcome, material or otherwise, is being discussed.

13.6 Failure to Disclose

Failure to disclose a potential Conflict of Interest constitutes ground for the disciplinary procedures outlined in Article 10 herein.

Amended: December 2021
ARTICLE 14   INTERNAL DISPUTE RESOLUTION

14.1 Internal Dispute Resolution System

The UTGSU shall maintain an internal dispute resolution system, whereby the Executive Director, Chair, Equity Officer, and Board of Appeal respond to complaints, disputes and conflicts in the manner set out in the Dispute Resolution Policy.

14.2 Staff-Related Complaints or Disputes

14.2.1 The Executive Director shall be responsible for the intake of any complaint or dispute related to the staff or the Executive Officer.

14.2.2 The Executive Director shall be the employer representative to all staff represented by CUPE 1281.

14.2.3 The dispute resolution processes related to staff shall be outlined in the Policy Handbook.

14.3 Complaints or Disputes Related to the Board of Directors

14.3.1 The Chair shall be responsible for the intake of any complaint or dispute related to a Director or an Executive Officer.

14.3.2 In the event of a complaint or dispute related to a Director or an Executive Officer, the Chair shall bring such matters to the Board of Directors.

14.3.3 Director or Executive Officer complaints or disputes related to racism, transphobia, sexism, homophobia, and other charges that violate the UTGSU's equity statement shall be brought to the Equity Officer.

14.3.4 The dispute resolution processes related to Directors or Executive Officers shall be outlined in the Policy Handbook.

14.4 Election-Related Complaints or Disputes

The CRO shall be responsible for the intake of any election-related complaint or dispute.

14.4.1 The Elections and Referendum Committee shall make determinations regarding any election-related complaint or dispute.

14.4.2 The procedures for handling election-related complaints or disputes are described in Policy G2: Elections.

14.5 Equity Officer

14.5.1 Terms of Reference

14.5.1.1 The Equity Officer shall be responsible for the intake of complaints or disputes related to racism, transphobia, sexism, homophobia, and other charges that violate the UTGSU's equity statement.
14.5.1.2 The Equity Officer shall be responsible for upholding the UTGSU’s Equity Statement and Anti-Discrimination Policy.

14.5.1.3 The Equity Officer shall be responsible for the intake of complaints regarding the UTGSU or any of its affiliated entities, including Course Unions.

14.5.1.4 The Equity Officer shall be responsible for the intake of disputes between Members.

14.5.1.5 The dispute resolution processes of the Equity Officer shall be prescribed in the UTGSU Policy Handbook.

14.6 The Board of Appeal

14.6.1 Terms of Reference

14.6.1.1 Any decision rendered by the Equity Officer, the Board of Directors, the Chair or the Elections and Referendum Committee may be appealed at the Board of Appeal.

14.6.1.2 The Board of Appeal shall have authority to investigate any decisions rendered by the Chair, the Board of Directors, the Executive Committee, the Elections and Referenda Committee, the Chief and Deputy Returning Officers, and the UTGSU Course Unions.

14.6.1.3 The Board of Appeal is the final level of appeal within the UTGSU for the matters described in section 14.6.1.1 above.

14.6.1.4 The establishment and the procedures of the Board of Appeal shall be prescribed by Policy G10: Appeals Process.

Amended: December 2021
ARTICLE 12.5 FINANCES

12.1 Bonding-Fidelity Insurance

15.1 Financial Year End

15.1.1 The Financial Year end of the UTGSU shall be the 31st day of August.

12.1.1.1 Representatives, Officers and employees, as the General Council may designate, shall secure from a guarantee company a bond of fidelity of an amount approved by the General Council.

12.1.2 The requirements of Subclause 12.1.1 may be met by an alternative form of employee fidelity insurance such as, but not limited to, a blanket position bond, a commercial blanket bond, or a comprehensive dishonesty, disappearance and destruction policy, at the discretion of the General Council.

12.1.3 The Corporation shall pay the expense of any fidelity bond or policy secured under Subclauses 12.1.1 or 12.1.2.

15.2 Banking and Borrowing

Each year following the election of the Officers, and in accordance with the rules set out in the UTGSU's Policy Handbook, said Officers are given signing authority for the Corporation. Thereafter, any one of the designated Officers or persons who may be authorized from time to time by resolution of the General Council, are hereby authorized for and in the name of the Corporation:

15.2.1 To draw, accept, sign and make all or any bills of exchange, promissory notes, cheques and orders for payment of money;

15.2.2 To receive all monies and to give a quittance for the same;

15.2.3 Subject to the approval of the General Council, to assign and transfer to the bank all or any stocks, bonds and other securities;

15.2.4 Subject to the authorization of the General Council, from time to time, to borrow money from a chartered bank, trust company, or credit union, by incurring an overdraft or otherwise; and

15.2.5 Generally, for and in the name and on behalf of the Corporation, to transact with the said bank any business they may think fit. Notwithstanding the foregoing, the Corporation may not:

15.2.5.1 Without the approval of the Governing Council, borrow money other than from chartered banks, trust companies, or credit unions,
provided that such restriction may not apply to purchase money obligations; or

15.2.5.2 Borrow money which is not fully repayable during a term of one (1) year or less, unless approved by a resolution passed by two-thirds (2/3) of the Directors present and voting.

15.3 Delegation of Banking

The Executive Director, the Vice-President Finance or any official as may from time to time be designated by the Board of Directors, are hereby authorized:

Any Officer of the Corporation with signing authority or any official as may from time to time be designated by the General Council, is hereby authorized or may be authorized on behalf of the Corporation:

15.3.1 To negotiate with, deposit with, endorse or transfer to a bank, but for the credit of the Corporation only, all or any bills of exchange, promissory notes, cheques, or orders for the payment of money and other negotiable paper;

15.3.2 From time to time to arrange, settle, balance and certify all books and accounts between the Corporation and the Corporation's bank;

15.3.3 To receive all paid cheques and vouchers; or

15.3.4 To sign the bank's form of settlement of balances and release.

15.4 Signing Officers

15.4.1 The President, Vice-President Finance, Commissioner, the Financial Administrator, and the Executive Director, and the Vice-Chair of the Finance Committee shall be signing officers of the Corporation. Signing officers may sign on behalf of the Corporation all contracts, agreements, conveyances, mortgages, or other documents, as may be required by law or as authorized by the General Council.

15.4.2 Notwithstanding the above clause, the Board of Directors may from time to time, by resolution, authorize any person or persons to sign documents on behalf of the Corporation.

12.5 Investments

12.5.1 Financial Operations and Procedures

Subject to Subclauses 12.6.2 and 12.6.3 below, the General Council shall not be limited to investments authorized by laws for trustees provided their investments are investments which are deemed reasonable, prudent and sagacious under the circumstances.
12.5.2 With respect to monies or property held in trust by the Corporation, the General Council may invest only in securities authorized by the Trustee Act (Ontario), unless the trust instrument indicates otherwise.

12.5.3 Notwithstanding the provisions of Subclauses 12.6.1 or 12.6.2 above, the General Council may, in its discretion retain investments which are given to the Corporation in specie.

12.6 Endowment benefits

15.5.1 All financial operations and procedures shall be prescribed in the UTGSU Policy Handbook.

12.6.1 No benefit given in trust to or to the use of the Corporation for endowment purposes shall be hypothecated, transferred or assigned to obtain credit or to receive funds except as allowed by Subclause 12.6.1.

12.6.2 The Finance Office shall keep copies of all testamentary documents and trust instruments by which benefits are given, bequeathed or devised to, or to the use of, the Corporation.

12.6.3 The Finance Office shall, by registered mail, give notice to the Public Guardian and Trustee, in accordance with the terms of the Charities Accounting Act (Ontario), of the benefits referred to in Subclause 12.7.2 which come into the control or possession of the Corporation and the notice shall be accompanied by an attested or notarial copy of the testamentary or trust document.

12.6.4 The Corporation shall apply any trust funds of the Corporation only to the designated purposes for which such funds were intended. Under no circumstances shall the Corporation transfer any funds held in trust by the Corporation to any other individual or entity, unless such transfer complies with all applicable law, including without limitation, the Charities Accounting Act (Ontario) and the Trustee Act (Ontario).

15.6 12.7 Auditor

15.6.1 12.7.1 The Corporation shall at its annual meeting appoint an auditor who may. Said auditor shall not be a member of the General Council or Director, an Officer or an employee of the Corporation or a partner or employee of any such person, and who is shall be duly licensed under the provisions of The the Public Accountancy Act (Ontario) to hold office until the next annual meeting of the Corporation.

15.6.2 12.7.2 The auditor shall have all the rights and privileges as set out in the Act and shall perform the audit function as prescribed therein.
15.6.3  12.7.3—In addition to making the report at the annual meeting of the Corporation UTGSU, the auditor shall from time to time report through the Finance Commissioner Executive Director to the General Council Board of Directors on the audit work with any necessary recommendations.

Amended: March 2019 December 2021
ARTICLE 13—NOTICE

16 BOOKS AND RECORDS

16.1 13.1 Service Records

16.1.1 The Board of Directors, or a person designated by the Board of Directors at its sole discretion, shall ensure that all the necessary books and records of the UTGSU are regularly and properly kept, in accordance with Section 16.2 herein. Any notice required by the Act, the Regulations, the Letters Patent or the Bylaw to be sent:

13.1.1 To a Member shall be given by one (1) of the following methods:

16.1.2 Amongst the necessary books and records that must be regularly and properly kept are the UTGSU’s Letters Patent, Articles of Continuance, By-laws (and any amendments to the latter), any unanimous Members’ agreement, minutes of both Members’ and Board of Directors’ meetings, resolutions of Members and Directors, debt obligations registers, if any, as well as registers of Directors, Officers and Members.

13.1.1.1 To each Member by prepaid or electronic mail at least thirty (30) days in advance of the meeting by sending it to the last address as shown on the records of the Corporation; or

13.1.2 To a Representative shall be given by campus or electronic mail with one (1) week written notice.

13.2 Omission of Notice

16.2 Corporate Minute Book

16.2.1 The records referred to in Paragraph 16.1.2 herein shall be stored in a corporate minute book, which shall be kept at the UTGSU’s head office or with the UTGSU’s legal counsel, at the discretion of the UTGSU. No error or unintentional omission in giving notice of a meeting of Members may invalidate resolutions passed or proceedings taken at the meeting. Any Member may at any time waive notice of any such meeting and may ratify, approve and confirm any or all resolutions passed or proceedings taken at the meeting.

13.3 Signatures to Notices

16.2.2 The minute book shall be stored electronically. The signature of any Representative or Officer of the Corporation to any notice of document to be given by the Corporation may be written, stamped, typewritten or printed or partly written, stamped, typewritten or printed.

13.4 Computation of Time

Where a given number of days notice or notice extending over any period is required to
be given, the day of service or posting of the notice shall, unless it is otherwise provided herein, be counted in such number of days or other period.

13.5 Proof of Service

A certificate of any Officer of the Corporation in office at the time of the making of the certificate as to facts in relation to the mailing or delivery of any notice to any Member, Representative, Officer or auditor or publication of any notice shall be conclusive evidence thereof and shall be binding on every Member, Representative, Officer or auditor of the Corporation, as the case may be.

*Amended: February 2020*
ARTICLE 17 AMENDMENTS

17.1 14.1 Amendment of Bylaws

17.1.1 14.1.1 The RepresentativesDirectors may, by resolution passed by two-thirds (2/3) majority vote of the RepresentativesBoard of Directors or their designated alternatives present and voting at a meeting of the General Council, make, amend, or repeal any Bylaw not contrary to law, the Act, or Letters Patent the Articles of Continuance that regulate the affairs of the CorporationUTGSU.

17.1.2 14.1.2 Notice of Amendments

17.1.2.1 14.1.2.1 Where it is intended to pass or amend the Bylaw at a meeting of the General CouncilDirectors, written notice of any proposed amendment of the Bylaw shall be prepared and copies distributed to all General Council representativesDirectors at least two (2) weeks in advance of such a meeting.

14.1.2.2 Where the notice of intention by Subclause 14.1.2.1 is not provided, any proposed Bylaw or amendments to the Bylaw may nevertheless be moved at the meeting and discussion and voting thereon adjourned to the next meeting, for which no notice of intention need be given.

14.1.2.3 Notices of motion to amend the Bylaw shall first be presented to the Executive who will report its recommendation to the General Council in a timely fashion. General Council may choose to form an ad-hoc Bylaw Committee to deal with the proposed amendment at that time.
17.1.2.2 14.1.2.4 Notice of a meeting of the General Council Board of Directors called to consider such a resolution shall, in addition to the other requirements imposed by these Bylaws, contain the full text of the proposed Bylaw or amendment.

17.2 Effective Date and Confirmation

17.2.1 14.1.3 Subject to Subclauses 14.1.4.1, 14.1.4.2, and Clause 14.2 below, a Bylaw or an amendment to a Bylaw passed by the Board of Directors has full force and effect:

17.2.1.1 14.1.3.1 From the time the motion is passed; or

17.2.1.2 14.1.3.2 From such future time as may be specified in the motion.
17.2.2 14.1.4 A Bylaw or an amendment to a Bylaw passed by the General Council/Board of Directors shall be presented for confirmation at the next annual meeting or to a special meeting of the Members called for that purpose. Said The Bylaw or amendment to the Bylaw shall be distributed to all Members at least two (2) weeks in advance of such a meeting. The notice of such annual or special meeting shall refer to the Bylaw or amendment to be presented.

17.2.3 14.1.5 The Members at an annual meeting or at a special meeting may confirm the Bylaw as presented or reject or amend it, and if rejected it thereupon ceases to have effect and if amended, it takes effect as amended.

17.2.4 14.1.6 In any case of rejection, amendment, or refusal to approve a Bylaw or a part of a Bylaw in force and effect in accordance with any part of this section, no act done or right acquired under any such Bylaw is prejudicially affected by any such rejection, amendment or refusal to approve.

14.2 Governing Council Approval

An amendment, repeal or re-enactment of Article 2, Clause 8.3 and Article 14, and Clauses 3.1, 3.3, 12.2, and 12.6 of this Bylaw shall be effective only upon approval thereof, by the Governing Council.

14.3 Effective Date

A Bylaw, amendment or repeal of a Bylaw shall be effective when enacted by the General Council, unless the approval of Members is required pursuant to Clause 14.1 or of the University pursuant to Clause 14.2, in which case, the Bylaw, amendment or repeal shall be effective only upon confirmation thereof by Members or by the Governing Council, as the case may be, pursuant to either Clauses 14.1 or 14.2 hereof.

ENACTED as Bylaw No. 1, this 28th day of October 1998.
WITNESS the seal of the Corporation.

__________________________________________
Internal Commissioner  External Commissioner
Amended: February 2020
ARTICLE 15—BOARD OF APPEAL

15.1 Terms of Reference

15.1.1 The Board of Appeal, hereafter referred to as the Board, shall be the body that will rule on final appeals regarding elections, referenda, decision-making processes defined in the bylaw and policies, issues of conflict of interest and penalty, and concerns regarding the operations of any UTGSU body.

15.1.2 The Board will have authority to investigate the decisions and actions of the Board of Directors, General Council, Executive Committee, Elections and Referenda Committee, Chief and Deputy Returning Officers, any other appointed officials of the Union, and any other UTGSU body as they pertain to the appeal filed.

15.1.3 The Board is the final level of appeal within the Union. All other manner of appeals must be exhausted prior to an appeal being heard by the Board.

15.1.4 The Board will only consider appeals filed by Members.

15.1.5 The operations of the Board of Appeals shall be prescribed by Policy G10 Appeals Process.

15.2 Composition

15.2.1 The Board will be composed of six (6) members: Chairperson, Vice-Chairperson, and four (4) Representatives.

15.2.2 A Secretary shall be appointed to take minutes of the Board.

15.2.3 No member of the Board will be a member of the Governing Council, Graduate Education Council, or staff or member of other student unions independent of the UTGSU.

15.2.3.1 If any member of the Board becomes unable to act in an appeal for any reason, that member shall cease to be a member of the Board for the duration of the appeal.

15.2.3.1.1 Given the Chairperson’s recusal, the Vice-Chairperson may temporarily adopt the role of Chairperson.
15.2.3.1.2 Provided that four (4) members (including an acting Chairperson) remain, the Board shall continue to hear and determine the appeal.

15.2.3.1.3 Alternatively, the Board may terminate the hearing and remit the appeal to be reheard by a reconstituted Board.

15.2.4 Chairperson

15.2.4.1 There shall be one (1) Chairperson, appointed by General Council from the Membership.

15.2.4.1.1 The Chairperson will be appointed each September and position will run until 31 August.

15.2.4.1.2 The Chairperson shall not be a member of General Council, the Board of Directors, or an Executive.

15.2.4.1.3 The Chairperson is a non-voting member of the Board. In the case of a split vote between the Representatives, the Chairperson shall cast the deciding vote.

15.2.4.2 The Chairperson shall aid in advertising of nominees for the consideration of General Council for the four (4) representative roles of the Board; chair meetings of the Board of Appeal; create its agendas; prepare all relevant documentation for issues before the Board; and serve as spokesperson for the Board.

15.2.4.3 Upon rendering a ruling, the Chairperson or designate shall submit the Board’s ruling via written report to General Council.

15.2.4.3.1 The Chairperson or designate shall attend Council to respond to any comments raised by General Council members.

15.2.5 Vice-Chairperson

15.2.5.1 There shall be one (1) Vice-Chairperson, appointed by General Council.

15.2.5.1.1 The Vice-Chairperson will be appointed each September and position will run until 31 August.
15.2.5.1.2 The Vice-Chairperson of the Board of Appeal will assist the Chairperson in all of their duties.

15.2.5.1.3 The Vice-Chairperson shall not be a member of General Council, the Board of Directors, or an Executive.

15.2.5.1.4 The Vice-Chairperson shall be a voting member.

15.2.6 Representatives

15.2.6.1 There shall be four (4) Representatives, appointed by General Council from each division of the Membership.

15.2.6.1.1 The Representatives will be appointed upon receipt of each appeal.

15.2.6.1.2 The Representatives shall not currently be members of General Council, the Board of Directors, or Executive Committee.

15.2.6.1.3 The Representatives shall be voting members.

15.2.7 Secretary

15.2.7.1 There shall be a Secretary of the Board of Appeal, appointed by the Board from the Membership.

15.2.7.1.1 A Board member may be appointed as Secretary if an exhaustive search does not lead to a suitable candidate.

15.2.7.1.2 A Secretary appointed from the Membership will not have speaking or voting rights at any given meeting of the Board.

15.2.7.2 The Secretary shall be responsible for recording minutes of the Board, aiding in preparing documentation for meetings, and drafting reports as required.

15.3 Meetings

15.3.1 The Board shall meet in open session for all business, unless moved in camera.

15.3.2 Only voting members of the Board and the Chairperson will have automatic speaking rights.
15.3.2.1 By a simple majority vote, the Board may invite guests to give oral testimony.

15.3.3 Minutes of meetings shall be approved by Board members by a simple majority vote.

15.3.4 Minutes of meetings shall be open to the Membership.

15.3.5 Five (5) days notice shall be given to members of the Board for meetings.

15.3.5.1 In times of emergency or urgency, the Board may meet with at least twelve (12) hours notice, given unanimous consent of the Board.

15.3.6 Documentation for regularly scheduled meetings of the Board shall be provided at least five (5) days in advance.

Amended: February 2020 December 2021
# Summary report:
**Litera Compare for Word 11.0.0.61 Document comparison done on 2021-11-28 6:58:11 PM**

**Style name:** Default Style  
**Intelligent Table Comparison:** Active  
**Original filename:** UTGSU BYLAWS as of February 27th, 2020 (1).docx  
**Modified filename:** UTGSU Bylaws Reviewed November 29, 2021.docx

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