**Motion to Accept Recommendations of the Ad-Hoc Elections Equity Review Board**

*Whereas,* Council convened an ad-hoc elections equity review board committee;

*Whereas*, the Ad-Hoc Elections Equity Review Committee recommended the creation of a standing committee, the Elections Review Board, to make decisions regarding elections in cases where the electoral by-laws may not directly apply;

*Whereas*, the Committee recommends that the by-laws be amended for greater clarity as to what by-laws those participating in elections, and those elected are subject to;

***Be it resolved***, AUS Legislative Council amend the General Electoral By-Laws as follows:

**Article III:**

1. **There shall be a standing committee, the Elections Review Board (ERB).**
2. **The ERB shall have the power to make decisions regarding elections and the candidates participating in them, in accordance with the spirit of the AUS Constitution and by-laws;**
	1. **The ERB may make decisions that are not specifically outlined by the Electoral By-Laws;**
	2. **The ERB shall have the same powers as Elections AUS when making rulings;**
		1. **Decisions of the ERB shall be reviewed by the Executive Committee for legal review;**
		2. **Decisions of the ERB may be overturned by a 2/3rd vote of Council, and are not final until Council meets next following a ruling;**
		3. **Election results for position(s) implicated in an ERB complaint shall not be deemed final until after Council meets following the decision of the ERB;**
3. **The ERB shall handle all complaints made regarding elections, which Elections AUS determines not to be specifically covered by the electoral by-laws;**
	1. **Departmental and AUS Executives with knowledge of an elections concern shall forward the complaint to the ERB;**
4. **The ERB shall have the following membership:**
	1. **Secretary General (chair)**
	2. **Equity Commissioner or delegate**
	3. **Elections AUS CRO or delegate**
	4. **2 Councillors, subject to ratification of Council**
5. **Quorum for the ERB shall be three (3) members.**

***Be it Further Resolved,*** that AUS Legislative Council amend the Accountability By-Laws as follows:

**Article 8**

1. **Newly elected departmental executives and AUS executives, who do not yet hold the position, shall be held to the same standard of conduct as an incumbent;**
2. **Newly elected executives may be removed from office under the policies outlined for incumbent executives;**

**Moved By:**

Erik Partridge, AUS President

Amisha Parikh-Friese, Equity Commissioner

Alice Yue, Vice-President External

Sarah Bedard, MIRA VP External