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Policy Number	001
Subject	Attendance at Competitions
Policies	<p>The LSS is committed to providing as many intervarsity competition experiences for members as possible. The LSS will fund attendance at competitions as best it can.</p> <p>Should a participant no longer be able to attend a competition, they will be responsible for reimbursing the LSS for monies outlaid.</p>
Principles	LSS funds belong to all members and should be available for the benefit of members
Definitions	<p>Association – RMIT Law Students' Society</p> <p>Competition – including but not limited to ALSA Conference; inter-state competitions hosted by universities; inter-state competitions hosted by other organisations; local competitions hosted by other universities; local competitions hosted by RMIT</p> <p>Competitor – an LSS member who has expressed interest and made a commitment to attend a Competition</p> <p>Executive – the current Executive of the RMIT LSS as ordinarily composed</p>
Procedures under this Policy	<ol style="list-style-type: none"> 1. The Executive may elect to send a competitive team to any Competition as they see fit in their sole discretion. 2. The Executive may rely on the following to make their decision: <ol style="list-style-type: none"> 2.1. The availability of funding; 2.2. The value of the experience for the competitors; 2.3. Whether or not those competitors have previously competed at a competition of that kind and how they performed at that competition; 2.4. The interest or support for sending the team expressed by the Association Membership generally; 2.5. Any other material fact that may influence their decision. 3. The competitive team will be selected from the any respective competition held by the Association. 4. If a Competitor did not compete in the most recent competition (of the same type they wish to compete in) hosted by the RMIT LSS, they are ineligible to be selected in the competitive team. 5. Selection of the Competitor or competitive team for each of the competitions will take place in the following manner: <ol style="list-style-type: none"> 5.1. The winning team of the RMIT LSS competition will be invited by the Executive, jointly and severally, to be part of the competitive team; 5.2. Where one or more members of the winning team are unable, unwilling or unfit to compete, the Executive will invite the next highest scoring individual from the Grand Final of the RMIT LSS competition to be a part of the competitive team, subject to point 5.3 below. 5.3. Where there are three (3) members of a moot team, and that team wins the Grand Final of the RMIT LSS competition, the two members of that team that speak in the Grand Final will be invited in the first instance to compete. 5.4. Where one or more of them declines the invitation, the third member of the team will be invited to be a part of the competitive team.

Travel and Registration Costs

6. Competitors attending any competition may be required to pay a nominal fee towards the registration costs of the competition.
7. Whether a nominal fee is to be paid will be at the sole discretion of the Treasurer. The Treasurer will propose the amount of the nominal fee (where applicable) and the reasoning for such prior to each competition, which is then to be approved by the Executive.
8. When determining whether a nominal fee is applicable and the amount of the fee, the Treasurer is to consider the following factors:
 - 8.1. The registration costs of attending the Competition;
 - 8.2. Any available funding for registration costs of the Competition;
 - 8.3. The financial situation of the Association at the relevant time;
 - 8.4. The essentiality of attending the Competition; and
 - 8.5. Any other factor the Treasurer deems relevant.
9. Competitors attending any Competition may be entitled to the payment of a nominal fee from the Association towards their travel costs associated with attending the Competition.
10. The amount of the nominal fee made available to Competitors for travel is to be decided by the Treasurer prior to each Competition and approved by the Executive.
11. When determining the amount of the nominal fee made available to Competitors for travel, the Treasurer is to consider the following factors:
 - 11.1. The location of the Competition;
 - 11.2. Any available funding made available for sending Competitors to the Competition;
 - 11.3. The Financial situation of the Association at the relevant time;
 - 11.4. The essentiality of attending the Competition; and
 - 11.5. Any other factor the Treasurer deems relevant.
12. The amount of the nominal fee made available to Councillors and Competitors for travel is not to be more than 50% of the travel costs associated with attending the Competition.

Withdrawal

13. Should a Competitor no longer be able to compete, they must inform the Competitions Director as soon as possible.
14. The Competitions Director will assess the reasons for the withdrawal.
15. If the reasons for withdrawal are found to be insufficient, then:
 - 15.1. The Competitor will be liable for the expenses incurred by the LSS for the Competition and must repay the Association;
 - 15.2. The Competitor may be excluded from participation in future similar competitions.

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Policy Number	002
Subject	ALSA Representation
Policies	The LSS is committed to participating and engaging with ALSA. The LSS will fund attendance at ALSA Council to the best of its ability. Should a participant no longer be able to attend ALSA council, they will be responsible for reimbursing the LSS for monies outlaid.
Principles	LSS funds belong to all members and should be available for the benefit of members
Definitions	ALSA – Australian Law Students' Association Executive – the current Executive of the RMIT LSS as ordinarily composed Committee – the committee of RMIT LSS
Procedures under this Policy	<p>Council</p> <ol style="list-style-type: none"> 1. ALSA Council takes place in February, July and September of each year. The location moves according to the Council's determination. 2. Where possible, the RMIT LSS will send at least one councillor to each of February and September and two councillors to July. <p>Selection of Councillors</p> <ol style="list-style-type: none"> 3. Selection of councillors will be done by the majority vote of the Executive. 4. Any member of the Committee may nominate themselves, or be nominated by another member of the Committee, to attend the council. 5. Where there is more than one nominee, all non-nominated members of the Executive must vote to elect no more than two (2) councillors to attend. 6. The Executive may have regard to: <ol style="list-style-type: none"> 6.1. the experience of the member at ALSA Council; 6.2. how many times they have or have not been previously; 6.3. the value of sending that member with regards to their portfolio and what will be gained by sending them; and 6.4. the timing of the council. 7. Where no nominations are received, the President will be compelled to attend as the councillor. <p>Travel and Registration Costs</p> <ol style="list-style-type: none"> 8. Councillors attending any ALSA Council may be required to pay a nominal fee towards the registration costs of the ALSA Council. 9. Whether a nominal fee is to be paid will be at the sole discretion of the Treasurer. The Treasurer will propose the amount of the nominal fee (where applicable) and the reasoning for such prior to each ALSA Council, which is then to be approved by the Executive. 10. When determining whether a nominal fee is applicable and the amount of the fee, the Treasurer is to consider the following factors: <ol style="list-style-type: none"> 10.1. The registration costs of attending the ALSA Council; 10.2. Any available funding for registration costs of the ALSA Council; 10.3. The financial situation of the Association at the relevant time; 10.4. The essentiality of attending the ALSA Council; and 10.5. Any other factor the Treasurer deems relevant.

11. Councillors attending any ALSA Council may be entitled to the payment of a nominal fee from the Association towards their travel costs associated with attending the ALSA Council.
 12. The amount of the nominal fee made available to Councillors for travel is to be decided by the Treasurer prior to each ALSA Council and approved by the Executive.
 13. When determining the amount of the nominal fee made available to Councillors for travel, the Treasurer is to consider the following factors:
 - 13.1. The location of the ALSA Council;
 - 13.2. Any available funding made available for sending Councillors to the ALSA Council;
 - 13.3. The Financial situation of the Association at the relevant time;
 - 13.4. The essentiality of attending the ALSA Council; and
 - 13.5. Any other factor the Treasurer deems relevant.
 14. The amount of the nominal fee made available to Councillors and Councillors for travel is not to be more than 50% of the travel costs associated with attending the ALSA Council.
- Withdrawal**
15. Should a Councillor no longer be able to attend, they must inform the Executive as soon as possible.
 16. The Executive will assess the reasons for the withdrawal.
 17. If the reasons for withdrawal are found to be insufficient, then:
 - 17.1. The Councillor will be liable for the expenses incurred by the LSS for the ALSA Council and must repay the Association;
 - 17.2. The Councillor may be excluded from participation in future ALSA Councils.

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Policy Number	003
Subject	Sponsorship
Policies	<p>The purpose of this policy is to establish the framework and guidelines for the creation of productive partnerships between the Association and the private sector, i.e. sponsorship alliances with corporations, foundations, individuals and other non-government organisations.</p> <p>A sponsorship is about relationship building and can be a powerful way to build and strengthen partnerships. It is recognised that such alliances can provide important financial and marketing support to potential partners of the Association, while at the same time generate additional revenues to support the Association's mission and mandate.</p>
Principles	<p>The Executive of the Association is committed to ensuring that its financial arrangements are carried out in an ethical manner.</p> <p>The fundamental principles that shape the Association's relationships with sponsors are:</p> <ol style="list-style-type: none"> 1. Sponsorship of the Association or of any symposium, project, program or event held by the Association, will not entitle any sponsor to influence any decision of the organisation; 2. The Association will not enter into any alliance or partnership with any corporation or organisation where the association with the prospective partner or acceptance of the sponsorship would jeopardise the financial, legal or moral integrity of the Association or adversely impact upon the Association's standing and reputation in the community. 3. The Executive of the Association has absolute discretion to reject any alliance or partnership with a prospective sponsor that would operate against the goals and aims of the Association; 4. The Association will accept sponsorships as an additional source of revenue generation provided that all sponsorship alliances are developed and maintained within the regulations embodied in this sponsorship policy; and 5. All sponsorship alliances or partnerships must be consistent with the Association's existing policies.
Definitions	<p>Association – RMIT Law Students' Society</p> <p>Executive – the current Executive of the RMIT LSS as ordinarily composed</p> <p>VP – Vice-President of the Association</p>
Procedures under this Policy	<p>Responsibilities</p> <ol style="list-style-type: none"> 1. The Executive is responsible for developing, adopting and administering this policy. 2. The VP is responsible for implementing this policy and advising the Executive on the need for review. 3. The VP may delegate responsibilities for this policy at their sole discretion.

4. The VP in consultation with the President, will identify potential sponsors and the key contacts within those sponsor organisations.
- Procedure**
5. The VP and, in collaboration with the Publications Directors, will create sponsorship materials for the Association to be used to garner partnerships with potential sponsors. The form and purpose of these documents are at the discretion of the VP.
 6. These documents should always include:
 - 6.1. A description of the activity for which sponsorship is sought;
 - 6.2. The benefits offered to the potential sponsor;
 - 6.3. The levels of sponsorship offered; and
 - 6.4. How the sponsorship will assist the Association to deliver its activities.
 7. For-Profit organisations are required to provide a financial or other material contribution for the benefit of all members.
 8. Not-For-Profit organisation may make any mutually beneficial arrangement that complies with this policy and helps further the aims of the Association.

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Policy Number	004
Subject	Committee Expectations
Policies	Minimum standards for those elected to the Executive and appointed to the Committee are outlined in this policy. Failure to adhere to these may result in the termination of the appointment or other disciplinary procedures as outlined in the Constitution.
Principles	An engaged and active Committee and Executive is essential for the well-being of the Association, and for the benefit of the membership of the Association.
Definitions	<p>Association – RMIT Law Students' Society</p> <p>Committee – the appointed Committee of the RMIT LSS</p> <p>Executive – the current Executive of the RMIT LSS as ordinarily composed</p>
Procedures under this Policy	<p>Executive</p> <ol style="list-style-type: none"> 1. All Executive members must fulfil the following requirements in addition to those of their specific role outlined in the Constitution: <ol style="list-style-type: none"> 1.1. Oversee the work of members within their portfolio, assisting and delegating tasks where appropriate; 1.2. Report the activities of their portfolio members to the Executive at each Executive meeting; and 1.3. Produce an annual report of their portfolio's activities at the Annual General Meeting. 2. In addition to any specific requirements of their roles, each Executive member is expected to possess the following characteristics and skills: <ol style="list-style-type: none"> 2.1. Exceptional time management, task prioritisation and communication skills; 2.2. Professionalism; 2.3. Punctuality; 2.4. Readily contactable; 2.5. Ethically and morally conscious; and 2.6. Respectful. <p>The Committee</p> <ol style="list-style-type: none"> 3. The primary responsibility of the Committee is to advance the objects of the Association through their specific portfolio roles. 4. All Committee members must fulfil the following requirements in addition to those of their specific role. Executive members have these responsibilities in addition to the above. <ol style="list-style-type: none"> 4.1. Participate in duly convened Committee meetings – unless a reasonable reason arises to qualify exemption;

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| | <p>4.2. Check and action their LSS emails at least once a week;</p> <p>4.3. Provide a report on their activities to the Executive member of their portfolio to be tabled at each Executive meeting; and</p> <p>4.4. Attend LSS activities and events when possible.</p> |
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Policy Number	005
Subject	Harassment
Policies	RMIT LSS is a RUSU affiliated club and associated with the University. Therefore, the RMIT Student Conduct Regulations and the RUSU Code of Conduct will be in effect at all times.
Principles	This Association will not tolerate any behaviour which is unwelcome and which a reasonable person would anticipate in the circumstances that the person who was harassed would be offended, humiliated and/or intimidated.
Definitions	<p>Association – RMIT Law Students' Society</p> <p>Committee – the appointed Committee of the RMIT LSS</p> <p>Executive – the current Executive of the RMIT LSS as ordinarily composed</p>
Procedures under this Policy	<p>General</p> <ol style="list-style-type: none"> 1. This Association does not have a Code of Conduct. 2. The Association expects all of its members to abide by the RMIT Student Conduct Regulations and the RUSU Code of Conduct. Any proven breach of these may result in the expulsion of the member. 3. The Association will as a matter of priority refer all suspected breaches of the Regulations and Code of Conduct to the relevant authority in the circumstances. 4. This Association will not tolerate any behaviour which is unwelcome and which a reasonable person would anticipate in the circumstances that the person who was harassed would be offended, humiliated and/or intimidated. 5. Any reported incidents will be treated with the utmost seriousness by the Executive.

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Policy Number	006
Subject	Media Relations
Policies	<p>The Association works with the media in order to:</p> <ol style="list-style-type: none"> 1. Advance the interests of the Association; 2. Promote the work of the Association; 3. Inform the public of the activities of the Association; and 4. Assist in fundraising for the Association. <p>The Association's approach to media relations are founded on the following values:</p> <ol style="list-style-type: none"> 1. Honesty: The Association will never knowingly mislead the public, media or members on an issue or news story; 2. Transparency: The Association will promote openness and accessibility in dealings with the media, whilst complying with the law and maintaining confidentiality when appropriate; 3. Clarity: All communications with the media will be written in plain English; and 4. Balance: Information provided to the media by the Association will, as far as possible, be objective, balanced, accurate, informative and timely.
Principles	<p>Local, state, national and international media organisations are important partners in advancing the interests of the Association. The intention of this policy is to establish a framework for achieving a positive working relationship with the media. The Association welcomes the opportunity to engage with the media in an effort to advance its objects.</p>
Definitions	<p>Association – RMIT Law Students' Society</p> <p>Committee – the appointed Committee of the RMIT LSS</p> <p>Executive – the current Executive of the RMIT LSS as ordinarily composed</p>
Procedures under this Policy	<p>Responsibilities</p> <ol style="list-style-type: none"> 1. The Association's Executive is responsible for developing, adopting and administering this policy. 2. The President is responsible for implementing this policy and advising the Executive on the need for review. 3. The President is responsible for maintaining positive relationships with the media; they are the first and primary contact for media relations. 4. The President may, at their sole discretion, delegate responsibility for media relations to other members of the Committee as deemed appropriate. 5. The President and their delegated representatives may speak on behalf of the Association. 6. Where information or public comment is requested or required, the President shall determine the most appropriate person to respond. 7. Media engagements concerning any significant matter in the name of or on behalf of the Association should only be made by the President or their delegated representatives, where:

	<p>7.1. If necessary, they have consulted with the appropriate member of the University's Media and Marketing team; and</p> <p>7.2. They have the necessary knowledge and expertise to speak on the issue under discussion;</p> <p>8. If these criteria cannot be met, media engagements should be avoided, to reduce risks to the Association.</p> <p>9. Any Committee member who engages with the media must observe confidentiality and privacy legislation.</p> <p>Procedure</p> <p>10. Any communications with the media should clearly indicate whether views put forward in statements are those of the Association or of an individual.</p> <p>11. Personal opinion should be avoided in significant statements made on behalf of the Association.</p> <p>12. At all times, consideration should be given as to how the correspondence may affect the reputation of the Association.</p> <p>13. All media releases from the Association must be authorised by the President and must be made available on the Association's website.</p>
Related Policies	007 – Social Media

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Policy Number	007
Subject	Social Media
Policies	<p>The Association's social media use shall be consistent with the following core values:</p> <ol style="list-style-type: none"> 1. Integrity: The Association will not knowingly post incorrect, defamatory or misleading information about its own work, the work of other organisations, or individuals. 2. Professionalism: The Association's social media represents the organisation as a whole and should seek to maintain a professional and uniform tone. Committee members may, from time to time and as appropriate, post on behalf of the Association using its online profiles, but the impression should remain one of a singular organisation rather than a group of individuals. 3. Information Sharing: The Association encourages the sharing and reposting of online information that is relevant, appropriate to its aims, and of interest to its members. <p>The Association should seek to grow its social media base and use this to engage with existing and potential members, sponsors and stakeholders. At the same time, a professional balance must be struck which avoids placing the Association's reputation at risk.</p>
Principles	<p>Social media such as Facebook, Twitter, Google+, YouTube and blogging represent a growing form of communication for not-for-profit organisations, allowing them to engage their members and the wider public more easily than ever before. However, it is also an area in which rules and boundaries are constantly being tested.</p> <p>This policy acts to maximise the Association's social media reach and engagement while protecting its public reputation.</p> <p>This policy applies to any page, group, account or channel that the Association maintains, monitors or administers at any given time. Any reference to a page, group, account or channel is a reference to them all, jointly and severally.</p> <p>It does not extend to any member's personal page, group, account, or channel unless a contrary intention is indicated.</p>
Definitions	<p>Association – RMIT Law Students' Society</p> <p>Committee – the appointed Committee of the RMIT LSS</p> <p>Executive – the current Executive of the RMIT LSS as ordinarily composed</p>

Procedures under this Policy

Introduction

1. The Association may choose to engage in social media such as:
 - 1.1. Facebook;
 - 1.2. Instagram;
 - 1.3. Twitter;
 - 1.4. Google+;
 - 1.5. WordPress/Blogger;
 - 1.6. YouTube/Vimeo;
 - 1.7. iTunes/Podcasting;
 - 1.8. Website, where social media elements may apply; and
 - 1.9. Any other platforms deemed appropriate by the Executive.
2. The Association seeks to encourage information and link-sharing amongst its membership and the wider student population and seeks to utilise the expertise of its Committee in generating appropriate social media content.
3. Social media posts should be in keeping with the image that the Association wishes to present to the public, and posts made through its social media channels should not damage the Association's reputation in any way.
4. Regular review of this policy and its procedures will be the responsibility of the Secretary in consultation with the Executive.

Responsibilities

5. The Executive is responsible for developing, adopting and administering this policy.
6. The Secretary is responsible for implementing this policy and advising the Executive on the need for review.
7. In necessary, the Secretary shall convene a Social Media Subcommittee to co-ordinate the Association's online assets such as website and social media profiles.
8. The Subcommittee shall consist of:
 - 8.1. Secretary;
 - 8.2. Marketing Director;
 - 8.3. Information Technology Director; and
 - 8.4. Any other members deemed necessary at the sole discretion of the Secretary.
9. The Social Media Subcommittee will oversee expansion of social media and help to develop the social media presence.
10. Committee members may, from time to time and where appropriate, post on behalf of the Association using the online social media profiles. Such a responsibility may be delegated to Committee members at the discretion of the Executive, in consultation with the Secretary as the chair of the Social Media Subcommittee.
11. The Secretary has ultimate responsibility for:
 - 11.1. Ensuring that all posts are in keeping with the Association's core Social Media Policy;
 - 11.2. Ensuring appropriate and timely action is taken to correct or remove inappropriate posts (including defamatory and/or illegal content) and in minimising the risk of a repeat incident;
 - 11.3. Ensuring that appropriate and timely action is taken in repairing relations with any persons or organisations offended by an inappropriate post; and
 - 11.4. Moderating and monitoring public response to social media, such as blog comments and Facebook replies, to ensure that trolling and spamming does not occur, to remove offensive or inappropriate replies, or caution offensive posters, and to reply to any further requests for information generated by the post topic.

12. It is important to maintain the balance between encouraging discussion and information sharing, and maintaining a professional and appropriate online presence.

Delegation

13. Social media is often a 24/7 occupation. As such, responsibilities as outlined above may be delegated by the Secretary to the Social Media Subcommittee and other members of the Executive.

Procedures

Posting to social media

14. Before social media posts are made, Committee members should ask themselves the following questions:

14.1. Is the information being posted, or reposted, likely to be of interest to the Association's members and stakeholders?

14.2. Is the information in keeping with the interests of the Association and its constituted objects?

14.3. Could the post be construed as an attack on another individual, organisation or project?

14.4. Would the Association's sponsors be happy to read the post?

14.5. If there is a link attached to the post, does the link work, and has the Committee member read the information it links to and judged it to be an appropriate source?

14.6. If reposting information, is the original poster an individual or organisation that the Association would be happy to associate itself with?

14.7. Are the tone and the content of the post in keeping with other posts made by Association?

14.8. Does it maintain the Association's overall tone?

15. If a Committee member is at all uncertain about whether the post is suitable, it must not be posted until it has been discussed with the Secretary and, if necessary, with the Executive.

Damage limitation

16. In the event of a damaging or misleading post being made, the Secretary should be notified as soon as possible, and the following actions should occur:

17. The offending post should be removed;

18. Where necessary an apology should be issued, either publicly or to the individual or organisation involved; and

19. The origin of the offending post should be explored and steps taken to prevent a similar incident occurring in the future.

20. If the mistake seems set to grow, or to cause significant damage to the Association's reputation, revert to the Executive.

Moderating social media

21. The reputation of the Association is first and foremost, and this involves maintaining a safe and friendly environment for its members.

22. From time to time social media forums may be hijacked by trolls or spammers, or attract people who attack other posters or the Association aggressively. In order to maintain a pleasant environment for everybody, these posts need to be moderated.

23. Freedom of speech, discussion and debate is to be encouraged, but posts will be moderated if they contain one or more of the following:

24. Excessive or inappropriate use of swearing;

24.1. Defamatory, slanderous or aggressive attacks on the Association, other members, other students, other student organisations, projects, Law School staff, other University staff or public figures;

	<ul style="list-style-type: none"> 24.2. Undermining confidence in the Committee by questioning the integrity of Association or individual members of the Committee; 24.3. Breach of copyrighted material not within reasonable use, in the public domain, or available under Creative Commons license; 24.4. Breach of data protection or privacy laws; 24.5. Repetitive advertisements; and 24.6. Topics which fall outside the realms of interest to members and university students, and which do not appear to be within the context of a legitimate discussion or enquiry. 24.7. Politically oriented posts that are framed to encourage discussion and debate are acceptable but should not be obviously partisan or designed to attack, belittle or discourage engagement by other members. <p>25. If a post appears only once:</p> <ul style="list-style-type: none"> 25.1. Remove the post as soon as possible; and 25.2. If appropriate, contact the poster privately to explain why you have removed the post, highlighting the Association’s Social Media Policy. <p>26. If a poster continues to post inappropriate content, or if the post can be considered spam:</p> <ul style="list-style-type: none"> 26.1. Remove the post as soon as possible; and 26.2. Ban or block the poster to prevent them from posting again. <p>27. If banning and blocking is considered appropriate, action must be taken swiftly to maintain the welfare of other social media users.</p> <p>28. The decision to block, ban and remove posts ultimately lies with the Executive, but may, at their discretion, be delegated to the Administrators of any channel.</p> <p>29. All groups facilitated by the LSS will post the following Social Media Community Guidelines and Standards.</p>
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<p>Guidelines</p>	<p style="color: red; text-align: center;">COMMUNITY GUIDELINES & STANDARDS</p> <p>Thank you for taking the time to read the guidelines. As this group is facilitated by the LSS we have put together these guidelines to make this group a safe and inclusive place. We value each and every member of our community.</p> <p>1. Our group is a community with members from diverse backgrounds. We embrace and value the diversity of our members and it is our policy to be inclusive, welcoming and respectful to all. Our community is based on mutual respect, tolerance, and encouragement. There is no place for hate speech, discrimination or marginalization of any member of our community; it will not be tolerated.</p> <p>Anyone who violates this policy will be removed from the group. If anyone ever witnesses any hate speech, discrimination or marginalization, please tag the admins AND use the “report to admin” function. This will allow us to address issues as quickly as possible.</p> <p>2. We have a zero tolerance policy for drama, negativity and personal attacks. Engaging in these tactics will result in being removed from the group. Admins reserve the right to turn off commenting or delete threads if a thread turns negative. We ask that comments on posts remain on topic, law related and supportive.</p>
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	<p>3. Please keep posts related to law and the law society. Off-topic posts will be deleted at the sole discretion of the admin team. You will not be contacted prior to the removal of your posts.</p> <p>4. Please be respectful in your interactions with admins and group members. Comments on posts should be helpful, not hurtful.</p> <p>5. Self-promotion and / or advertising is not allowed in this group. Posts involving self-promotion, market research or advertising will be deleted. Repeat offenders risk being removed from the group. Businesses wishing to do a post within the group should contact an admin.</p> <p>6. If you have a problem with how the group is run, with something happening within the group, with how an admin is handling the matter, or even if you feel a post has been deleted unfairly, please message an admin directly and tag us in the group. You can also use the "report to admin" function if it is related to a specific post. Divisive and disrespectful posts will be deleted and will likely result in the poster being removed from the group without warning.</p> <p>7. Events in the group must be approved and can only be created by an admin.</p> <p>Thank you again for taking the time to read the guidelines. We will update these guidelines as it becomes necessary. Our goal is to run a group that is inclusive, positive and inspiring.</p>
Related Policies	006 – Media Relations

Date adopted: 19 February 2018
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