



ARTICLE IX. AMENDMENTS AND PROCEDURES

Section 9.01 Amendments

- (a) Statutes may be amended, deleted, and added by a two-thirds (2/3) simple majority vote of the Senate.
- (b) All statutes amendments passed by the Senate shall become effective immediately after the signature by the SGC-MMC President, unless otherwise stated in the Council Bill.

Section 9.02 Procedures

- (a) All amendments to the statutes shall be submitted in the form of a Council Bill requiring a minimum of two Senate sponsors. Amendments shall follow the regular legislative process.
- (b) Legislation shall be considered as enacted law, official opinion and/or approved appropriation upon signature of the SGC-MMC President.
 - (i) Upon receiving legislation following its approval in the Senate, the Clerk of Council shall deliver the pieces of legislation to the President no later than 4:00pm the Wednesday after the Senate meeting during which the legislation was approved.
 - (ii) Once the legislation has been delivered to the President, they shall have five (5) business days to sign or veto legislation per Article III of the SGA Constitution.
 - (1) When appropriations are signed, the Clerk of Council shall immediately deliver the signed appropriation to the SGA Office Secretary for the financial processing of the appropriation.
 - (iii) Once legislation is signed or vetoed, the President shall notify the Senate Speaker of the signing or vetoing of legislation within five (5) business days of issuing the signature or veto.