Footnote

The State of Nevada ex. rel. Board of Regents of the Nevada System of Higher Education, on behalf of the University of Nevada, Las Vegas (hereinafter “UNLV”) shall not be legally required to defend, indemnify, and/or hold harmless any Registered Student Organization and/or their individual members acting singularly or collectively (hereinafter for ease of reference “RSO”).

UNLV’s association with any RSO is only for the limited purposes and extent specified in this Handbook and/or any other written materials. A RSO to the greatest extent permissible shall have the right to supervise, manage, operate, control, and direct the performance of the details of its operations. A RSO is not considered to be a legal entity of UNLV. A RSO and/or its members are not and shall not be construed in any manner to be employees, representatives, servants, officers and/or agents of UNLV. Therefore, an RSO is solely legally responsible for its actions and/or failure to act. A RSO is not covered by liability insurance by UNLV; does not qualify for tax exempt and/or nonprofit status from UNLV; is required to when necessary seek the advice and/or representation of its own legal counsel; is solely responsible to defend and personally pay any matter pertaining to legal proceedings i.e. attorneys fees, costs, interest and/or damages.

A RSO is not entitled to defense and/or indemnity under NRS Chapter 41.

A RSO shall at all times act as, and deemed to be, an independent organization (or legal entity) from UNLV. A RSO is not an employee for any purpose, including federal tax purposes. Nothing in this Handbook and/or any other written materials shall be deemed or construed to create a joint venture, partnership, agency, create relationships of an employer-employee or principal-agent, or other affiliation or relationship between the parties other than that of UNLV and an independent RSO. No relationship shall be deemed, construed, and/or perceived which creates any liability for UNLV whatsoever, with respect to the indebtedness, liabilities, and obligations of a RSO. UNLV and student organizations shall not be liable for the debts, liabilities or obligations of the other.

A RSO is not appointed and shall not act as an agent of UNLV and shall have no right, power, or authority to enter into any agreement, contract, or other obligation on behalf of UNLV or otherwise bind UNLV. A RSO shall not execute any document or instrument on behalf of UNLV and shall not at anytime hold themselves out to any third party as an agent of UNLV or imply to any third party that they have any authority to so act on behalf of UNLV.