Bylaws of the Student Association of Michigan



Mission

To advance higher education by empowering current and future students to advocate on their own behalf for the accessibility, affordability, and quality of the public institutions of higher education in the state of Michigan.

Douglas E. Boehm Jr,	Michelle Alwardt, Vice
President	President

Table of Contents

Article I – Membership	3-4
Section 1 – Membership Requirements	
Section 2 – Membership Benefits	3
Section 3 - Honorary Membership	4
Section 4 - Non-member Colleges and Universities	4
Article II- Board of Directors	4
Section 1 – University Responsibilities	
Section 2 – Qualifications to Serve as Director	
Section 3 – Term of Office	
Section 4 – Voting Rights	
Section 5 – Voting by Proxy	
Article III - Executive Board	5
Section 1 – Qualifications to Serve	5
Section 2 – Length of Term	
Section 3 - Officers	6
Section 4 - Additional Officers	7
Section 5 – Office of Past President	7
Article IV - Committees	7
Section 1 – Committee Membership	7
Section 2 – Legislative Research Committee (LRC)	8
Section 3 – University Affairs Committee	
Section 4 – Voter Registration Committee	
Section 5 – Public Relations Committee (PRC)	10
Article V - Elections	11
Article VI - Expenditures and Budget	13
Section 1 – Annual Budget	
Section 2 – Authorizing Expenditures	13
Section 3 - Reporting Expenditures	14
Article VII - Amendments & Resolutions	14
Article VIII - Ethics	15
Article IX - Parliamentary Procedures	16
Section 1 – Robert's Rules of Order	
Section 2 – Suspension of the Bylaws	
Section 3 – Quorum	
Section 4 - Dissolution	16
Article X - Non-Profit Organization Status	17
Article XI - Ratification of the Bylaws	17
Appendix A - Honorary Members	17

Article I – Membership

Section 1 – Membership Requirements

As a prerequisite to become a Member University, a university must maintain an active student governing body that is elected by the students of said university.

In accordance, the said active student governing body shall certify through appointment or election one (1) official to serve on the Board of Directors (occasionally referred to as Director) of the Student Association of Michigan (hereby referred to as SAM).

Subsection a - Each Member University is required to pay annual dues to remain affiliated. Dues shall be decided at the first meeting of an Executive Board's tenure.

Subsection b- A signed affidavit of certification shall be given to the SAM Secretary by each Member University, which identifies the certified Director, and shows that dues have been paid.

Subsection c – the President of the member universities student governing body, and the President of SAM will sign the affidavit.

Section 2 - Membership Benefits

Member universities through their certified Director, upon meeting the abovementioned prerequisites, shall be entitled to:

Subsection a - A vote on all matters before the general body and standing committees

 $\boldsymbol{Subsection}\;\boldsymbol{b}$ - The right to address the Legislature as a recognized participant of SAM

Subsection c - Receive all internal reports, documents and proposed revisions.

Subsection d - The right to introduce and sponsor resolutions to SAM pursuant to Article VII.

Section 3 – Honorary Membership

Honorary membership in SAM may be granted by the Executive Board and by subsequent approval by a majority of the Board of Directors to any individual who performs an outstanding service or deed for the benefit of higher education. Honorary members shall be nonvoting members of the assembly.

Subsection a – Honorary membership shall be maintained by the Secretary of SAM and can be presented upon request.

Section 4 - Non-member Colleges and Universities

SAM shall reach out to and communicate with the colleges and universities of the State of Michigan which are not current members of SAM on a regular basis; however, non-member colleges and universities shall not be subject to the aforementioned requirements and benefits.

Article II - Board of Directors

Section 1 – University Responsibilities

Member universities have the responsibility to certify an individual to serve on the SAM Board of Directors pursuant to Article 1, Section 2 and make a good faith effort to send participating delegates to SAM meetings.

Section 2 – Qualifications to Serve as Director

Members of the Board of Directors must concurrently be considered a current student at a SAM Member University throughout the entirety of their term or graduate during their term.

Section 3 - Term of Office

The term of office for members of the Board of Directors shall be one (1) year beginning upon the adjournment of the last meeting of the previous academic year and ending upon the adjournment of the last meeting of the following academic year; provided, however, that each officer may serve until his or her successor shall have been duly elected.

Section 4 – Voting Rights

Section 4 - Each director shall have one vote on substantive matters, as well as the power to act on behalf of their respective University pursuant to Article 1, Section 4, Subsection's a,b,c,d.

Subsection a - A maximum of two assistant delegates from each Member University shall sit by their Director at regular SAM conferences and shall be given speaking rights on all matters presented.

Subsection b – Any additional delegates are welcome to attend, but may only be permitted to sit at the main table if space permits. If space is not available the host University will make separate accommodations. The right to speak will be maintained.

Section 5 – Voting by Proxy

Under extenuating circumstances, members of the Board of Directors may authorize another student from their University to serve as their voting member by notifying the President of SAM. This provision must only be used after a good faith effort has been made by the primary Director to attend.

Article III – Executive Board

Section 1 – Qualifications to Serve

Members of the executive board must concurrently be considered a current student at a SAM Member University throughout the entirety of their term or graduate during their term.

No individual may be elected to more than one position on the Executive Board.

No position shall consist of more than one person; thereby, each position shall be held by no more than one (1) person.

Section 2 – Length of Term

The term of office for members of the Executive Board shall be one (1) year beginning upon the adjournment of the last meeting of the academic year and ending upon the adjournment of the last meeting of the following academic year; provided, however, that each officer may serve until his or her successor shall have been duly elected.

Section 3 - Officers

The permanent SAM Executive Board shall consist of a President, Vice President, Secretary, Treasurer and Director of Public Relations. The duties shall include but are not limited to the items prescribed beneath each position below

Subsection a – the President shall

- i. Serve as chief spokesperson
- ii. Appoint special or ad-hoc committees/positions
- iii. Call sessions of Executive Board and General Assembly
- iv. Shall approve the final draft of the agenda
- v. Delegate duties as deemed necessary and proper
- vi. Issue reports on the current state of the Association to the Board of Directors as requested or on a monthly basis

Subsection b – the Vice President shall

- i. Preside over meetings
- ii. Serve as an impartial chairperson
- iii. Support the President with his or her duties
- iv. Substitute for the President should the office become vacant
- v. Serve as an ex-officio liaison of all SAM committees and the Board of Directors

Subsection c – the Secretary shall

- i. Coordinate monthly details with host institution for SAM meetings
- ii. Transcribe meeting minutes and official records
- iii. Communicate meeting minutes to members
- iv. Work in conjunction with the Director of Public Relations to maintain and update the SAM website
- v. Maintain records of organization's legislation

Subsection d – the Treasurer shall

- i. Maintain financial records
- ii. Work with president to develop an annual budget
- iii. Maintain official and financial status of organization
- iv. Collect annual dues from each Member University

Subsection e – the Public Relations Director

- i. Promote the organization's accomplishments and progress to external groups
- ii. Send newsletter updates to coalition members, state legislators, public universities, and supporters on a bi-monthly basis
- iii. Design and distribute promotional items for events that the Student Association of Michigan is hosting
- iv. Establish standards for formatting and branding for all SAM publications and communications
- v. Maintain and update the SAM website
- vi. Serve as Chair of the Public Relations Committee

Section 4 – Additional Officers

The SAM Executive Board, with approval by a majority of the Board of Directors, may appoint such committees, councils, or persons it deems necessary or beneficial to achieve the Association's purpose and may delegate all or part of its authority.

Section 5 – Office of Past President

Effective immediately upon the election of his or her successor, an outgoing SAM President shall assume the office of Past President. The Past President shall:

- i. Be available in a reasonable amount of time to share advice or past practices when called upon or when compelled by their own initiative to provide it.
- ii. Assist, advise and transition the new Executive Board while respecting their authority as executives.
- iii. Be invited via email to attend SAM meetings as a nonvoting participant with speaking rights.

Article IV – Committees

Section 1 - General Committee Structure

Subsection a – Committee Chair

- i. Each Committee shall have one voting chair.
- ii. Candidates for Committee Chair shall be nominated by any Director or Executive Board member and then elected by a vote of the SAM Board of Directors in accordance with Article VI
 - a. In the event of a vacancy, a new Chair shall be appointed by the Executive Board and shall serve as a full chair until being duly elected in accordance with the procedure outlined above.

Subsection b – Committee Members

- i. Committee members shall be selected by the Committee Chair following his of her election. The President of SAM shall assist Committee Chairs in distributing a form to all active SAM delegates to allow them to express interest in Committee membership.
- ii. Committee Chairs shall contact all applicants regarding their interest and then select membership pursuant to the outlined number of positions outlined in their following respective Sections/Subsections
- iii. Committee membership shall be approved by a majority vote of the Board of Directors at the conference following their nomination by the Chair; however, they shall serve as voting members in the interim to ensure continuation of Committee Activities.

- a. The approval of all committee nominees can be done by a single vote of confidence, but may also be divided upon the objection by any single Director.
- iv. In the event of a Committee vacancy, the Chair shall inform the Executive Board and the Board of Directors and seek members interested in serving on the Committee. The Chair shall then select members to fill the vacancies and they shall be approved by the Board of Directors as specified above.
- v. Committee Members from any committee can be removed by a 2/3 vote of the Board of Directors; Committee Members can be recommended for removal by the SAM Executive Board or any member of the Board of Director

Section 2 – Legislative Research Committee (LRC)

Subsection a – Structure of the Committee

- i. The Chair of the LRC shall be elected/appointed pursuant to Article V, Section 1 a.
- ii. The LRC will consist of six voting members as appointed/elected by the Board of Directors pursuant to Article V, Section 1 b.
 - a. The chair may at any time may appoint additional members to the committee which will serve as full members without voting rights until being duly elected as outlined in Section 1. b.

Subsection b – Duties of the Committee

- i. To monitor legislation and political activity at the state and federal levels of government, paying special attention to those items that affect the SAM constituency
- ii. To provide a report to SAM at each meeting on the issues they are monitoring, by highlighting key players and stakeholders involved in the issue, and the major perspectives, arguments, and challenges on all sides of the issue
- iii. To provide at least one update to the president on its activities between SAM meetings
- iv. To research the issues currently facing the SAM constituency and compile data that can be used to educate SAM and its constituents on issues relevant to them
- v. To recommend action by voting within the committee, to the SAM Board of Directors that the organization can take on a given issue in its reports, allowing for discussion and debate by the Board of Directors on the committee's recommendations.
- vi. To prepare an annual publication, in concert with the executive board, on the information researched by the committee and the activities it undertook, to be distributed to each Member University and each state legislator that serves on a committee whose scope includes higher education.

Section 3 – University Affairs Committee (UAC)

Subsection a – Structure of the Committee

- i. The Chair of the UAC shall be elected/appointed pursuant to Article V, Section 1 a.
- ii. Each Member University shall have one permanent seat on the UAC.
- iii. Member Universities may delegate an individual to serve on the University Affairs Committee. Member Universities shall inform the Chair of their delegate following the election of their committee member.
 - a. UAC Committee Members are exempt from the election/appointment process outlined in Article V, Section 1 b. i-iii, as the right of appointment lies with Member Universities, but are still subject to the provisions in Article V, Section 1 b. iv v
- iv. In the event that the Chair is not informed of a member universities' committee delegate, the Chair shall contact the SGA President with Committee information and the President shall serve as the interim delegate until another delegate is selected by the respective university.

Subsection b – Duties of the Committee

- i. To work on any tasks specifically related to the public Universities in Michigan for the betterment of its students.
- ii. To improve the Academic processes at each university wherever possible.
- iii. To receive and review information as requested by any Director or Member University SGA Presidents and present information to the Board of Directors or, as requested, compile a report

Section 4 – Voter Registration Committee (VRC)

Subsection a – Structure of the Committee

- i. The Chair of the VRC shall be elected/appointed pursuant to Article V, Section 1 a.
- ii. Each Member University shall have one permanent seat on the Voter Registration Committee to be elected/appointed
- iii. Member Universities may delegate an individual to serve on the Voter Registration Committee. Member Universities shall inform the Chair of their delegate following the election of their committee member.
 - a. Voter Registration Committee Members are exempt from the election/appointment process outlined in Article V, Section 1 b. i-iii, as the right of appointment lies with Member Universities, but are still subject to the provisions in Article V, Section 1 b. iv v

Subsection b – Duties of the Committee

iv. Committee members will be responsible for voter registration efforts on their campus and shall work in conjunction with the elected chair on a regular basis to discuss their progress toward their goals.

- v. The Voter Registration Committee shall work to establish voter registration goals for each university and assist them in reaching that goal.
- vi. The Voter Registration Committee shall maintain a record of all upcoming elections and voter registration deadlines and shall disseminate that information to universities in a timely fashion.
- vii. The Voter Registration Committee shall develop a "Voter Registration Best Practices Guide" which shall contain a description of all laws/procedures for voter registration as defined by the state and federal government in addition to a comprehensive list of voter registration strategies that can be employed by universities.
- viii. The Voter Registration Committee shall work with the Public Relations committee to establish a comprehensive plan to promote election and voter registration visibility during major election years, and will also distribute flyers and other advertisement designs to the individual universities that can be used to promote voter registration.

Section 5 – Public Relations Committee (PRC)

Subsection a - Structure of the Committee

- i. The Director of Public Relations shall serve as the non-voting chair upon election to that position
- ii. The Public Relations Committee shall consist of three voting members as appointed/elected by the Board of Directors pursuant to Article V, Section 1 b.
 - a. The chair may at any time may appoint additional members to the committee which will serve as full members without voting rights until being duly elected as outlined in Section 1. b.
 - b. The Chair may also appoint interested individuals as needed in consultation with the Executive Board

Subsection b – Duties of the Committee

- i. Assist the Director of Public Relations in all duties they shall assume
- ii. To assist in the creation and distribution of any and all public relation materials (Ex. Newsletters, press releases, brochures, etc)
- iii. To collect news information from throughout the state on legislation and other Michigan governmental news to distribute to the association and keep membership informed
- iv. To collect news information from throughout the state on each university in Michigan and distribute it to the association and keep membership informed

Article V – Elections

- **Section 1 -** Nominations shall be open thirty (30) days prior to the meeting where elections shall take place and shall remain open until elections begin. Nominations may take place via phone, email, or other device and shall be communicated to all member universities.
- **Section 2 -** No campaigning shall take place while a meeting is in session. Furthermore, members of the Executive Board shall not campaign for themselves or others while they are carrying out their official duties.
- **Section 3 -** The election meeting shall be conducted at the end of the academic year prior to summer recess. The election meeting shall consist of two days of business.
 - **Subsection a -** A formal introduction of candidates shall take place on day one.
 - **Subsection b -** Closing nominations, final speeches, a question-and-answer period, discussion, and voting shall take place on day two.
- **Section 4 -** Each candidate, in order of nomination, shall formally introduce him/herself in a speech of no more than two (2) minutes, unless extended by a vote, on day one of the election meeting. Each candidate, in order of nomination, shall be given an opportunity for a platform speech of no more than five (5) minutes, unless extended by a vote, after nominations have been closed on day two of the election meeting.
 - **Subsection a -** After each speech, each candidate shall be given an opportunity to answer questions of no more than five (5) minutes, unless extended by a vote
 - **Subsection b -** The general assembly shall have a discussion of no longer than ten (10) minutes at the conclusion of all presentations and questioning, unless extended by a vote, only after all candidates for an office have been given an opportunity for a speech.
- **Section 5 -** Each Director in attendance shall cast no more than one (1) vote per office by secret ballot. The candidate receiving a majority shall be declared the winner.

Subsection a - In the case that no candidate receives the majority:

- i. A runoff vote shall be conducted between the candidates receiving the two (2) largest pluralities.
- ii. In the case that no candidate receives a majority after the runoff vote:
 - a. The Board of Directors shall have an open discussion of no longer than ten (10) minutes, unless extended by a vote.
 - b. A second runoff vote shall be conducted. In the case that no candidate receives a majority after the second runoff vote:
 - i. Nominations shall be reopened and this process repeated except in the case that for the second time no candidate

receives a majority after the second runoff vote, the presiding officer shall decide which candidate is declared the winner.

Section 6 – Measures to Preserve the Integrity of the Elections Process

Subsection a - An Elections Commission shall be formed each year, no later than the SAM meeting immediately prior to the elections meeting. The Commission shall consist of three voting members and a non-voting chair, all of whom shall be nominated by any Member of the Executive Board or Board of Directors and subsequently elected to their positions by the Board of Directors. These members will be barred from seeking or holding any additional SAM office during their service as Elections Commission members. The commission will oversee and have sole authority over the entire elections process, though their decisions and actions are subject to the review of the Board of Directors and can be overturned with a 2/3 vote of the Board of Directors.

Subsection b - The University hosting the elections meeting must be able to guarantee the availability of a single room/venue for the duration of the process prior to being awarded hosting rights for an elections meeting.

Subsection c - Voting by proxy in executive board elections is prohibited.

- i. Universities that cannot be physically present can do the following:
 - a. Vote via video or cell phone
 - b. Forfeit their vote
- ii. Universities that employ such methods MUST do the following:
 - a. Before casting a vote in any manner, the Director in absentee must have, for all candidates on the ballot of any office for which they cast a vote, have heard their speech. The Director employing these methods must also have reviewed any credentials made available by the candidates within the time allotted for submitting such credentials. Director(s) employing these methods must do so for the duration of the elections process.
 - b. The Director(s) employing these methods must submit a statement to the chair of the elections commission affirming that this requirement was satisfied by the conclusion of the SAM conference at which the election in question was held.

Subsection d - The right of universities to vote "no confidence" must be preserved.

- i. Should the list of candidates for a given office appear unfit for the office, Directors can call for a vote of no confidence in the candidates. Should 2/3 of Directors vote in this manner, the election for the given office shall be postponed no later than thirty calendar days, at which time a quorum of member universities MUST gather to resolve the election.
- ii. All candidates subjected to a successful vote of no confidence must submit a professional resume and statement of purpose

detailing their qualifications and goals for the office they seek to the elections commission chair, who will forward it to the body, within the 10 calendar days of the second election if they wish to be considered again.

Subsection e - Runoff elections cannot be unlimited in number, nor can their resolutions be arbitrary.

- i. There can be no more than three runoff elections for a given office.
- ii. Should three runoffs occur, the decision for all offices except that of president shall revert to the members of the elections commission. Their decision will then be subject to a confirmation vote of the SAM Board, and the decision of the commission will stand unless overturned by a vote of 2/3 of the SAM board. In the event of the commission's decision being overturned, the rules of no confidence votes shall apply.
- iii. For the office of president, after three runoffs the rules for no confidence votes shall automatically apply.

Article VI – Expenditures and Budget

Section 1 - Annual Budget

The Treasurer in conjunction with the President and Vice-President shall submit a budget to the Board of Directors no later then the first regularly scheduled SAM Conference of the academic year. The Treasurer shall make a good faith effort to include as many predicted expenditures as possible.

Subsection a – The budget shall only require a simple majority vote for adoption and will follow the same provisions required for submission of a resolution in Article VII

Section 2 – Authorizing Expenditures

The use of SAM funds not included in the budget submitted by the Treasurer can be authorized by the President in consultation with the Treasurer if under \$100.00 for any and all purposes deemed proper by the Executive Board of SAM.

All expenditures not included in the budget exceeding \$100 but less then \$500 can be authorized by a simple majority vote of the Board of Directors.

Subsection a – Voting for this type of authorization can be done through email, a record of which shall be distributed to the full Board of Directors along with a summary of the expended amount.

All expenditures not included in the budget exceeding \$500 must be authorized by a two-thirds (2/3) majority vote of the Board of Directors.

Subsection a – Voting for this type of authorization must be done in person at a regularly scheduled SAM Conference, and must have included in the authorizing resolution specific line items outlining where money will be spent.

Spending that occurs during the summer recess will be subject to a limit of up to \$250 requiring only Executive Board approval. Amounts exceeding \$250 during the summer recess must garner approval from the majority of the Board of Directors

Subsection a – Voting for this type of authorization can be done through email, a record of which shall be distributed to the full Board of Directors along with a summary of the expended amount.

Section 3 – Reporting Expenditures

All Expenditures will reported to the Executive Board and the Board of Directors at the next regularly scheduled SAM Conference, and may be subject for review if deemed improper or have the appearance of being improper.

Subsection a - If an expenditure is deemed improper; the involved parties will be subject to removal pursuant to the provisions in Article VIII.

Article VII – Amendments & Resolutions

Section 1 – For a potential amendment to these Bylaws or resolution to be considered at a meeting of SAM, all of the following criteria must be met:

Subsection a – The amendment or resolution must be submitted to the SAM Executive Board in writing no later than seven (7) business days prior to the meeting.

Subsection b – The amendment or resolution must be circulated by the Executive Board to the Board of Directors in writing no later than five (5) business days prior to the meeting.

Subsection c – If the Executive Board fails to circulate an amendment or resolution, it will automatically be presented for first reads at the following assembly meeting and will go up for subsequent vote at the meeting thereafter.

Subsection d – A majority of the Board of Directors can approve (supersede Subsections a and b above) of bringing an amendment or resolution directly to the table for discussion and possible vote.

Subsection e – For purposes of Article VII, Section 1, email shall be qualified as written notice.

Subsection f – The Executive Board of SAM may not remove an amendment or resolution from consideration without due deliberation from the Board of Directors.

Section 2 – Upon fulfilling the requirements for consideration, a potential amendment to the by-laws must garner a two-thirds (2/3) vote of the Board of Directors in favor for the measure to be adopted. Resolutions require only a simple majority for adoption.

Article VIII – Ethics

Section 1 – Elected Officers

Subsection a –May be removed from office by a three-fourths (3/4) vote of the Board of Directors in favor of removal.

Subsection b – May be removed on grounds including, but not limited to malfeasance, misfeasance, and nonfeasance.

Section 2 – Board of Directors

Subsection a – A call to remove a Director must originate from the office of the President and receive a three-fourths (3/4) vote of the Board of Directors and the Executive Board in favor of removal.

i. Such a vote will then be forwarded along with written explanation of the vote to the University that the respective Director represents with a request to appoint/elect a new Director pursuant to Article II Section 1.

Subsection b – May be removed on grounds including, but not limited to malfeasance, misfeasance, and nonfeasance.

Section 3 – Appointed Officers

Subsection a – May be removed from office by a three-fourths (3/4) vote of Board of Directors in favor of removal.

Subsection b – May also be removed by the office and/or body authorizing their appointment.

Article IX – Parliamentary Procedures

Section 1 – Robert's Rules of Order

All meetings of SAM shall be conducted in a formal manner compliant with the Newly Revised Edition of Robert's Rules of Order, except where noted in these Bylaws or provided for by SAM legislation.

Section 1 – the Newly Revised Edition of Robert's Rule of Order, or any other rules and principles shall serve only to allow the free flow of debate on the substantive issues concerning SAM.

Subsection a – The Vice President shall have the final decision on parliamentary matters, but may be overruled by a two-thirds (2/3) majority vote

Section 2 – Suspension of the Bylaws

Section 1 – Any member of the Board of Directors may motion for and approve by a two-thirds assembly vote the suspension of the Bylaws.

Section 2 – To be accepted by the Chair as valid, the motion must name a specific maximum amount of time for suspension of the Bylaws.

Section 3 – Suspension of the Bylaws shall allow for facilitation of conversation within SAM in an ad-hoc style. This measure does not allow for decisions to be made in a manner that supersedes the measures set forth in these Bylaws.

Section 3 – Quorum

Section 1 – Business may be legally conducted by SAM only during the time when a simple majority of the Board of Directors representing Member Universities in good standing are present.

Section 4 - Dissolution

Section 1 – A motion to consider dissolution may be initiated by any Director. To pass, the motion shall require a three-fourths (3/4) vote in favor of considering dissolution.

Section 2 – At the first conference occurring no earlier than thirty (30) days after the meeting at which the motion to consider dissolution passed, the item of dissolution shall be placed on the agenda for consideration.

Subsection a – To officially dissolve, said item must pass with at least a three-fourths (3/4) vote of member universities in favor of dissolution.

Article X – Non-Profit Organization Status

Section 1 – At no time shall SAM, nor any of its offices, positions, or committees, be used for monetary gain or profit.

Section 2 – As provided for in the Articles of Incorporation, all of SAM's assets are to be used for purely philanthropic and educational purposes.

Section 3 – SAM shall be designated in the State of Michigan as a 501(c) 4 entity

Article XI – Ratification of the Bylaws

Section 1 – These Bylaws shall be ratified in their entirety upon the garnering of a two-thirds (2/3) vote of the original incorporators of the Student Association of Michigan

Section 2 – Upon receiving such a vote, these Bylaws shall go into effect immediately.

Appendix A – Honorary Members

SAM's Sixth Administration (2012-2013)

Jay Gage, President (2011-2013) Lake Superior State University Sean Walser, Vice President (2012-2013) University of Michigan-AA Aditya Sathi, Treasurer (2012-2013) University of Michigan-AA Erin Kaplan, University Affairs Chair (2012-2013) Western Michigan University Joesph Szuszwalak, Voter Registration Chair (2012-2013) Western Michigan

University
Theodore Goodman, President, SVSU SA (2011-2013) Saginaw Valley State
University

SAM's Fifth Administration (2011-2012)

Kevin Tatulyan, Vice-President (2011-2012) Wayne State University Felipe Andrez, President, UM-Flint SGA (2011-2012) UM-Flint Derek Moretz, Chairman of the LRC, (2011-2012) Grand Valley State University

SAM's Fourth Administration (2010-2011)

Lindsay Koskenoja, Lansing Blitz Coordinator, Lake Superior State University Brandon Gustafson, Tresurer, Oakland University Keshon Moorehead, Vice President, MTU USG, Michigan Tech University Kate Beson, member of the LRC, Wayne State University Morgan Tom, President, FSU SGA, Ferris State University Cardi DeMonaco President, University of Michigan-Dearborn

SAM's Third Administration (2009-2010)

Jordan Twardy, President (2009-2010), Vice President (2008-2009), Oakland University, University of Michigan

SAM's Second Administration (2008-2009)

Jeremy Jones, Secretary (2008-2009), Saginaw Valley State University Mark Medaugh, Treasurer (2008-2009), Oakland University

SAM's First Administration (2007-2008)

Mohammed Dar, President (2007-2008), University of Michigan Christopher Praedel, Vice President (2007-2008), Western Michigan University Jameelah Muhammad, Secretary (2007-2008), Oakland University Michael Haynes, Treasurer (2007-2008), Eastern Michigan University

Appendix B - Coalition

	uca	

- o Presidents Council State Universities of Michigan (www.pcsum.org)
- ☐ Media
 - MiVote (www.mivote.org)
- ☐ Students
 - United States Student Association (www.usstudents.org)
 - National Campus Leadership Council (http://www.nationalcampusleaders.org/)