LIMITATIONS:
LEGAL CARE PROGRAM

INCLUDES ALL SERVICES

All services (Consultation, The Essentials, and Sexual Violence Care) only include requests whose territorial jurisdiction is that of the province where the student is studying.

The student is responsible for paying the costs awarded to the opposing party in civil cases, if the student has been ordered to pay them by the Court.

Requests for representation that have little or no chance of success, or that are deemed frivolous or disproportionate, in the judgment of the partner law firm, may be subject to denial of service.

- Request with little or no chance of success: a request with a low probability of being granted by a court
- Frivolous request: a request that has no legal basis
- Disproportionate request: a request for which the legal action sought by the student is disproportionate to the magnitude of the problem raised

The partner law firm may also cease to represent a student if the person refuses an offer of settlement that the lawyers on the case deem acceptable and timely, or if the student refuses or neglects to cooperate in an acceptable manner with the lawyers in charge of their case.

If the case does not fall under one of the categories listed in the representation section or if it is a class action, it is not included in the services offered and the student’s file therefore will not be accepted.

If allegations of sexual misconduct (including domestic violence) are made against a student, the student can only use the consultation service. If the allegations of sexual misconduct are related to academia, the student cannot use any of the Program’s services.

Program lawyers will not provide any legal advice whatsoever that could be contrary to the interests of:

- Any student association
- Any grouping of student associations
- ASEQ | Studentcare