



ground for bringing this demurrer (See USC's Not. of Dem. 3:2.) The Court presumes based on

members when: (a) its members would otherwise have standing to sue in their own right; (b) the

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

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[REDACTED]

[REDACTED]

[REDACTED]

[Redacted]

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correct or punish any individual student or groups of students. The announcement of the Policy, attached to the complaint, does not refer to any disciplinary action or enforcement measure. The Policy, as stated in the announcement attached to the complaint, provides only that students must meet a certain GPA and unit requirement in order to join a fraternity/sorority. (Campus Fr 1)

(Id.)

The court's reasoning in *Yu* is applicable here. Just as it is clear from the plain language of the statute that it does not apply to the right of petition, it is equally clear from the plain language of the statute that it does not apply to the right of association since the statute says nothing about the

Moving party is ordered to give notice.