

Associated Students, Incorporated California State University, Los Angeles

Administrative Manual ASI Bylaws

Policy 001

ARTICLE I

NAME, PURPOSE, AND MEMBERSHIP

Section 1. Name. The name of this corporation shall be Associated Students, Incorporated of California State University, Los Angeles (Cal State LA), hereinafter referred to as Associated Students, Inc. The official abbreviation of Associated Students, Inc. shall be ASI.

Clause 1. Purpose. The purposes of ASI shall be to:

- A. promote the establishment of, and provided the means for, effective avenues of student input into the governance of the campus;
- B. provide an official voice through which student opinion could be expressed;
- C. provide an opportunity where students could gain experience and training in responsible political participation and civic leadership:
- D. assist in the protection of the rights and interests of individual students; and
- stimulate the educational, social, physical, and cultural wellbeing of the university community.

Section 2. Membership. Membership in Associated Students, Inc. shall be divided into the following:

- Clause 1. Regular Membership. All students of California State University, Los Angeles shall be designated regular members of the ASI subject to verification of registration status by the Registrar of the University. Regular members may:
 - A. vote in ASI general and special elections
 - B. hold election nor appointment office in ASI
 - C. represent Cal State LA in inter-collegiate competition
 - D. participate in all activities sponsored by ASI
 - E. enjoy other rights and privileges accorded by the Board of Directors (BOD) under authority of the Articles of Incorporation and these Bylaws.
- Clause 2. Associate Membership. Any member of the faculty or staff of California State University, Los Angeles may become an associate member of ASI by paying the student activity fee. Associate members shall enjoy all of the rights and privileges of elections and to hold elected or appointed office in ASI.
- Clause 3. Honorary Membership. Any person, firm, corporation, organization may be elected to honorary membership by a majority vote of the BOD in recognition and appreciation for service rendered to ASI or the community at-large.

ARTICLE II

PRINCIPAL PLACE OF BUSINESS

Section 1. Place of Business. The principal place for the transaction of business of this corporation shall be: California State University, Los Angeles, 5154 State University Drive, Los Angeles, California 90032

ARTICLE III

DIRECTORS, QUALIFICATIONS, AND TERM OF OFFICE

Section 1. The Board of Directors (BOD) shall manage the affairs of this corporation in accordance with



Articles VI and VII of these Bylaws.

- Clause 1. The Board of Directors shall consist of the following directors elected by the members of this corporation, as specified in Article IV of these Bylaws.
 - A. ASI President
 - B. ASI Vice President for Administration (VPA)
 - C. ASI Vice President for Finance (VPF)
 - D. ASI Vice President for Academic Governance (VPAG)
 - E. ASI Vice President for External Affairs and Advancement (VPEAA)
 - F. ASI Secretary/Treasurer
 - G. ASI Diversity and Inclusion Officer Representative-at-Large
 - H. ASI Civic Engagement Officer Representative-at-Large
 - I. Two (2) College of Arts & Letters Representatives
 - J. Two (2) College of Business & Economics Representatives
 - K. Two (2) Charter College of Education Representatives
 - L. Two (2) College of Engineering, Computer Science, & Technology Representatives
 - M. Two (2) Rongxiang Xu College of Health & Human Services Representatives
 - N. Two (2) College of Natural & Social Sciences Representatives
- Clause 2. The University President (or designee) and any designated ASI staff shall serve as non-voting board advisors
- Section 2. Qualifications. In order to become a member of a Board of Directors of an approved auxiliary organization at California State University, Los Angeles (Cal State LA) or be the campus representative to the California State Students Association (CSSA), a student candidate must be a regular member of the ASI as defined in Article I of these Bylaws at the time of filing for election or nomination for appointment.

Clause 1. Undergraduates:

Student candidates or nominees must be enrolled at Cal State LA and completed at least one (1) semester prior to the election or nomination, and have earned no fewer than six (6) semester units of academic credit during that year with a cumulative 2.5 or better grade point average and be in good standing with the university. Candidates or nominees must also earn a minimum of 6 semester units of academic credit during the semester in which the election is held or nomination is made, maintaining a 2.5 grade point average or they will be automatically disqualified from holding office. Eligibility to hold office will be verified by the Registrar of the University at the time of filing for election, nomination or appointment and subsequent to election, nomination or appointment.

Graduates:

Graduate candidates or nominees must earn 3 semester units per period of continuous attendance as a new graduate student to be eligible. New graduate students who receive a bachelors degree or credential within the past three years from Cal State LA must have earned a total of 12 units during their last year as an undergraduate to be eligible. Candidates or nominees must also earn a minimum of 3 semester units of academic credit during the term in which the election is held of nomination is made, maintaining a 3.0 grade point per term within the 12 months or they will be automatically disqualified from holding office. Eligibility to hold office will be verified by the Registrar of the University at the time of filing for election, nomination, or appointment and subsequent to election, nomination or appointment.



- Clause 2. During the term of office or appointment, a student director must maintain a 2.5 or better grade point average. Undergraduates must complete a minimum of six (6) units of academic credit each semester, and graduates must complete six (6) units each semester, with the exception of one semester during each 12 months of service when student directors do not need to be registered in any courses. During this "semester off", directors must not be registered for classes at this University.
- Clause 3 Undergraduate student directors are allowed to earn a maximum of 150 semester units or 125 percent of the units required for a specific baccalaureate degree objective, whichever is greater. Graduate student directors are allowed to earn a maximum of 50 semester units or 167 percent of the units required for graduate or credential objective whichever is greater. Students holding over that number of units will be disqualified from holding office.
- Clause 4. Student candidates, nominees and incumbents on either academic or disciplinary probation will be ineligible or automatically disqualified from holding office.
- Clause 5. Students nominated to serve on ASI committees or as ASI representatives shall meet the same eligibility standards as student directors/officers.
- Clause 6. Under extraordinary circumstances the University President may make an exception to the requirements for unit load, maximum allowable units, residency and grade point average.
- Clause 7. In addition, candidates for the office of College Representative shall:
 - A. Be a declared major in the college for which they have filed
 - B. Be enrolled in at least one course within the college for which they have filed; for the Charter College of Education, have completed at least one (1) course within that college.

ARTICLE IV

ELECTION OF DIRECTORS

- Section 1. General Election. Selection of all Directors of the Associated Students, Inc. except as otherwise provided, shall be by a general election. A candidate shall be elected by a plurality of all votes cast for the office being sought. The following procedures shall be necessary for election:
 - Clause 1. The Elections Code of the Associated Students, Inc. shall govern all matters of elections and election procedures
 - Clause 2. No person shall file for more than one elective office at any one election. Declaration of candidacy for any one office shall be deemed as notification that the candidate will not accept the candidacy, write-in or otherwise, for any other office during the election.
- Section 2. Unopposed Candidates. All unopposed candidates for a given position will have their names placed on the ballot along with a no confidence ballot. If the total number of no confidence votes exceeds the total number of votes cast for the candidate, the office will be deemed vacant.
- Section 3. Term of Office. The term of office for the Board of Directors shall commence the first day of the Summer Semester and conclude on the day before the first day of the succeeding Summer Semester.

ARTICLE V

VACANCIES, RECALL, AND REMOVAL OF DIRECTORS

- Section 1. Vacancies. If any elected official, during the term of office, ceases to be a student at Cal State LA or qualify for office, that office shall be deemed vacant; any office not filled during the general election shall be deemed vacant.
 - Clause 1. In the event a director ceases to be a director due to death, resignation, disqualification, removal, leave of absence, or is determined to be ineligible by the Registrar of the



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University, such a vacancy shall be filled for the unexpired terms by a majority vote of the total remaining directors.

- Clause 2. Should a vacancy occur in the office of the ASI President, the Vice President for Administration shall become President, only if the incumbent Vice President for Administration has been elected by the student body during a general or special election.
- Clause 3. Should a vacancy occur in the office of the ASI President, and should the office of the Vice President for Administration be unable to serve as President, the Vice President for Finance shall become President, only if the incumbent Vice President for Finance has been elected by the student body during a general or special election. The Vice President for Finance is *not* permitted under Nonprofit Public Benefit Corporation Law for CFO to act concurrently as President. See Corporations Code Section 5213(a).
- Clause 4. Should a vacancy occur in the office of the ASI President, and should the office of Vice President for Administration be vacated or should the incumbent Vice President for Administration be unable to serve as President, and should the office of the Vice President for Finance be vacated or should the incumbent Vice President for Finance be unable to serve as President, the Vice President for Academic Governance shall become President, only if the incumbent Vice President for Academic Governance has been elected by the student body during a general or special election.
- Clause 5. Should a vacancy occur in the office of the ASI President, and should the office of the Vice President for Administration be vacated or should the incumbent Vice President for Administration be unable to serve as President, and should the office of the Vice President for Finance be vacated or should the incumbent Vice President for Finance be unable to serve as President, and should the office of the Vice President for Academic Governance be vacated or should the incumbent Vice President for Academic Governance be unable to serve as President, the Vice President for External Affairs and Advancement shall become President, only if the incumbent Vice President for External Affairs and Advancement has been elected by the student body during a general or special election.
- Clause 6. Should a vacancy occur in the office of the ASI President, and should the office of the Vice President for Administration be vacated or should the incumbent Vice President for Administration be unable to serve as President, and should the office of the Vice President for Finance be unable to serve as President, and should the incumbent Vice President for Academic Governance be vacated or should the incumbent Vice President for Academic Governance be vacated or should the incumbent Vice President for External Affairs and Advancement be vacated or should the incumbent Vice President for External Affairs and Advancement be unable to serve as President, the Secretary/Treasurer shall become President, only if the incumbent Secretary/Treasurer has been elected by the student body during a general or special election.
- Clause 7. Should the offices of the ASI President, the Vice President for Administration, and the Vice President for Finance, Vice President for Academic Governance, Vice President for External Affairs and Advancement, or Secretary/Treasurer be vacated simultaneously, a special election for those offices shall be held.
- Clause 8. Should the offices of the Vice President for Administration, the Vice President for Finance, the Vice President for Academic Governance, Vice President for External Affairs and Advancement, or the Secretary/Treasurer be vacated, the Board of Directors shall appoint a replacement. Vice Presidents appointed in this manner will not be eligible for appointment to the position of President by the Board of Directors.
- Section 2. Recall/Removal. Any elected or appointed Director may be subject to recall by action of the Board of Directors as prescribed by the Code of Procedures, or by petition containing signatures and campus identification numbers (CIN) of ten (10) percent of Associated Students, Inc. regular



members.

- Clause 1. In the case of a college representative, any elected or appointed Director may be subject to recall by action of the Board of Directors as prescribed by the Code of Procedures, or by petition containing signatures and campus identification numbers (CIN) of ten (10) percent of Associated Students, Inc. regular members in the respective college. Only members from that college will be able remove/recall their college representative.
- Clause 2. All persons wishing to circulate petitions for recall must register them with the Executive Director or designee, at which time all copies of the petition will be dated.
- Clause 3. The Vice President for Student Life or designee ensures that the recall petition is returned to the Associated Students, Inc. within twenty (20) working days. The enrollment status of all students whose signature and student identification number appears on the petition shall be verified by the University Registrar within ten (10) working days of receipt of the petition.
- Clause 4. Should such a petition be verified, a special election shall be called by the Associated Students, Inc. President within fifteen (15) working days of the verification date.
- Clause 5. A majority of votes cast for recall shall remove a director from office, providing that the total number of votes cast in the recall election equal or exceed the number cast for that director when elected, plus at least one-fifth (1/5) of the total number of votes cast for unsuccessful candidates for the election.
- Clause 6. In the event that a director was appointed to the Board of Directors under Article V, Section 1, Clause 1, or has succeeded to office under Article V, Section 1, Clauses 2, 3, and 5; the total number of votes cast in the recall election must equal or exceed the total number of votes cast for the director's predecessor, plus at least one-fifth (1/5) of the total number of votes cast for unsuccessful candidates for that office.
- Section 3. Removal of Directors by the Board of Directors. The Board of Directors may initiate action to remove any director through the removal procedures prescribed by the most recently revised edition of the Associated Students, Inc. Code of Procedures.
 - Clause 1. Removal of a director for any reason will not invalidate any prior vote or actions on the part of that director.

ARTICLE VI

AUTHORITY, ACTIONS AND DUTIES OF DIRECTORS

- Section 1. Authority. The Board of Directors shall have the power to conduct, manage and control the affairs and business of the corporation in conformity with the applicable federal and state laws including the California Education and Corporations Code, Title 5 of the California Administrative Code, applicable policies of the Board of Trustees of the California State University and the University, the Articles of Incorporation and these Bylaws.
 - Clause 1. The Board of Directors shall, by two-thirds (2/3) vote of all directors have final authority in all cases involving interpretation of the Articles of Incorporation, Bylaws, Codes of Procedures and policies.
 - Clause 2. The Board of Directors shall have the authority to hire and dismiss employees and to establish policies regarding employee benefits, responsibilities, compensations, and grievance procedures.
- Section 2. Action. Any decision of the Board of Directors involving interpretations of the Articles of Incorporation, Bylaws, or any Codes is subject to reconsideration by the Board of Directors at the request of the Judicial Review Committee, or the President of the University.
- Section 3. Duties of Directors
 - Clause 1. The Representatives-at-large shall:



- A. Ensure that all necessary activities and policies are initiated and implemented to benefit the student body at large.
- B. Actively seek out the opinions, needs and desires of students who do not have official representatives on the Board of Directors.
- C. Be a member of at least one of the Associated Students, Inc. committees.
- D. Submit a State of Affairs Report to the Board of Directors in accordance with the Code of Procedures.
- Clause 2. The Representatives of College shall:
 - A. Be the official representatives of their respective Colleges.
 - B. Actively seek out the opinions, needs and desires of their constituents.
 - C. Present to the Board of Directors for consideration, measures which might serve to resolve student-related problems encountered by their constituents.
 - D. Be a member of at least one of the Associated Students, Inc. committees.
 - E. Submit a State of Affairs Report to the Board of Directors in accordance with the Code of Procedures.
- Annual Budget. The Board of Directors shall submit a completed annual budget to the University President for approval no later than sixty (60) calendar days prior to the end of the fiscal year. The Board of Directors shall approve the appropriation of Associated Students, Inc. funds in accordance with Title 5, California Administrative Code, the Education Code and the Corporations Code of the State of California, and applicable policies of the Board of Trustees of the California State University. Implementation of any such provisions, however, is subject to the review and approval of the University President in accordance with Section 42402 of Title 5 California Code of Regulations.
- Section 5. Codes and Records. The Board of Directors shall establish, enforce, and keep permanent record of these Bylaws, codes and rules, and regulations governing the affairs of the Associated Students, Inc.
 - Clause 1. The Board of Directors shall approve the creation or dissolution of any and all councils, commissions, and committees necessary for the efficient and effective operation of the Associated Students, Inc.
 - Clause 2. The Board of Directors shall establish its own Code of Procedures and keep a permanent book of minutes and records of all acts, resolutions, and business transacted, which shall be available to the public.
 - Clause 3. The Associated Students, Inc. Administrative Office shall prepare a bound copy of the annual minutes and records of the Associated Students, Inc. at the end of each fiscal year.
 - Clause 4. The Vice President for Finance shall make available to the public an annual Financial Report for the fiscal year of operation.

ARTICLE VII

MEETINGS OF THE BOARD OF DIRECTORS

- Section 1. Regular Meetings. Meetings. The regular meetings of the Board of Directors shall be held biweekly, when classes are in session, at a time to be set by the Board of Directors. Such meetings shall be held at Cal State LA.
- Section 2. Emergency Meetings. Emergency meetings of the Board may be called at any time by the Associated Students, Inc. President. In the President's absence, inability, or refusal to do so, any two (2) members of the Board may call the Emergency meeting.
 - Clause 1. Notice of the time and place of such Emergency Board meetings shall be given by personally delivering a copy to each director, or by e-mail or letter sent at least three (3) working days prior to the time set for the Emergency meeting.



- Clause 2. Said notice shall state in general terms the purpose for which the meeting is called.
- Clause 3. Said notice shall be handled at the Associated Students, Inc. expense and addressed to each director at his/her address as it appears in the records of the Associated Students.
- Section 3. Quorum. A quorum for all meetings shall consist of 50% of the membership of the Board of Directors plus the chair.

ARTICLE VIII OFFICERS

- Section 1. Officers The officers of this corporation shall be:
 - A. ASI President
 - B. ASI Vice President for Administration who shall be the first (1st) Vice President
 - C. ASI Vice President for Finance who shall be the second (2nd) Vice President
 - D. ASI Vice President for Academic Governance, who shall be the third (3rd) Vice President
 - E. ASI Vice President for External Affairs and Advancement who shall be the fourth (4th) Vice President
 - F. ASI Secretary/Treasurer
- Section 2. Responsibilities of the ASI President.

The ASI President shall:

- A. Preside over the Board of Directors, the Executive Committee, and be a member of the Finance Committee.
- B. Have the power to recommend for appointment, and/or dismissal, with a majority approval of the entire Board of Directors; the Elections Commissioner, the students on the Instructionally Related Activities Board, the University-Student Union Nominating Committee, the Cal State LA Foundation. Cal State LA University Auxiliary Services. Inc.
- C. Have the power to recommend such appointments as the Bylaws or the Code of Procedures require, subject to a majority approval by the Board of Directors, and to fill vacancies, unless otherwise provided for in these Bylaws or Board of Directors Code of Procedures.
- D. Be the official representative of the Associated Students, Inc.
- E. Be a member of all Associated Students, Inc. committees, commissions, and councils
- F. Be responsible for the implementation of any polices and measures of the Associated Students, Inc. that are not under the jurisdiction of the committees, commissioners, councils, or other offices as specified in these Bylaws or the Code of Procedures.
- G. Shall assume the leadership and responsibilities as stated in Article IX, Section 1 and Section 7 of the Associated Students, Inc. Bylaws and appropriate Code of Procedure(s).
- H. Perform such other duties as may be prescribed by the Board of Directors, these Bylaws or the Code of Procedures Section 5213(a) of the California Corporations Code.
- Section 3. Responsibilities of the ASI Vice President for Administration.

The First Vice President shall:

- A. Coordinate the activities of all Administrative units.
- B. Preside over the Cabinet of Commissioners and the Personnel Committee.
- C. Be a member of the Board of Directors, Executive, Personnel, Finance, Shared Governance, and the Strategic Planning Committees.
- D. Be a member of all Administrative units.
- E. Have the power to recommend various commissioners for appointment and/or dismissal, with a simple majority consent of the Board of Directors.
- F. In the absence, disability, or at the request of the ASI President, perform all the duties of the ASI President; and when so acting, have all the powers of, and be subject to, all restrictions upon the Office of the President.
- G. Shall assume the leadership and responsibilities as stated in Article IX, Section 2 and Section 4 of the Associated Students, Inc. Bylaws and appropriate Code of Procedure(s).
- H. Have such other powers and perform such other duties as may be delegated by the ASI



President, the Board of Directors, these Bylaws, or the Board of Directors Code of Procedure.

Section 5. Responsibilities of the ASI Vice President for Finance.

The Second Vice President shall:

- A. Coordinate the activities of all Finance units and will preside over the Finance Committee as Chair.
- B. Be a member of the Board of Directors, Executive, Personnel, Finance, Shared Governance, and Strategic Planning Committees.
- C. Clarify the role and responsibilities of CFO.
- D. Have the power to recommend for appointment and/or dismissal, with a majority approval of the entire Board of Directors, students to the position of Vice-Finance Chair.
- E. Shall assume the leadership and responsibilities as stated in Article IX, Section 3 and Section 8 of the Associated Students, Inc. Bylaws and appropriate Code of Procedure(s).
- F. Have such other powers and have such other duties as may be delegated by the Associated Students, Inc. President, the Board of Directors, these Bylaws, or the Code of Procedures. Note: The Vice President for Finance is *not* permitted under Nonprofit Public Benefit Corporation Law for CFO to act concurrently as President. See Corporations Code Section 5213(a).
- Section 4. Responsibilities of the ASI Vice President for Academic Governance.

The Third Vice President shall:

- A. Coordinate the activities of all Academic Governance units
- B. Preside over the Cabinet for Academic Senators & Shared Governance Committee.
- C. Be a member of the Board of Directors, Executive, Personnel, Finance, Shared Governance, and Strategic Planning Committees.
- D. Have the power to recommend for appointment and/or dismissal, with a majority approval of the entire Board of Directors, students to University and Academic Senate committees, subcommittees and board.
- E. In the absence or disability of the ASI President and First Vice President shall, perform all the duties of the ASI President; and when so acting, shall have all the powers of, and be subject to all the restrictions of the Office of the President.
- F. Shall assume the leadership and responsibilities as a stated in Article IX, Section 5 of the Associated Students, Inc. Bylaws and appropriate Code of Procedure(s).
- G. Have such other powers and perform other such duties as may be delegated by the ASI President, the Board of Directors, these Bylaws, or the Board of Director Code of Procedures.
- Section 5. Responsibilities of the ASI Vice President for External Affairs and Advancement.

The Fourth Vice President shall:

- A. Coordinate all lobbying activities and serve as Chair of the Legislative Affairs and Advocacy Committee, the Civic Engagement Committee, and Lobby Corps members.
- B. Be a member of the Board of Directors and Executive, Personnel, Finance, and Strategic Planning Committee.
- C. Have the power to recommend for appointment and/or dismissal, with a majority approval of the entire Board of Directors, students to the position of Vice Chair of Legislative Affairs and Advocacy Committee.
- D. Shall assume the leadership and responsibilities as stated in Article IX, Section 6 of the Associated Students, Inc. Bylaws and appropriate Code of Procedures.
- E. Have such other powers and have such other duties as may be delegated by the Associated Students, Inc. President, the Board of Directors, these Bylaws, or the Code of Procedures.
- Section 6. Responsibilities of the ASI Secretary/Treasurer.

The Secretary/Treasurer shall:



- A. Preside over the Strategic Planning Committee.
- B. Notify and conduct an orientation for all appointees of positions to which they have been assigned by the BOD.
- C. Process Grant-In-Aid requests with the input of the President, VPA, VPF, VPAG, and VPEAA in their roles as delineated earlier in these codes.
- D. Keep official record of the attendance of ASI members for all official required committee meetings to ensure accountability of ASI members.
- E. Be a member of the Board of Directors, Executive, Personnel, Finance, and Shared Governance Committees.
- F. Oversee accountability and quality control of ASI BOD Appointment & Interview Process and committee appointments.
- G. Shall assume the leadership and responsibilities as stated in Article IX, Section 9 of the Associated Students, Inc. Bylaws and appropriate Code of Procedure.
- H. Have such other powers and have such other duties as may be delegated by the Associated Students, Inc. President, the Board of Directors, these Bylaws, or the Code of Procedures.

ARTICLE IX STANDING COMMITTEES

- Section 1. Executive Committee. The Executive Committee shall coordinate the information, program, projects, and problems to be considered by the ASI Board of Directors. The Executive Committee shall also provide general policy guidelines, and make specific decisions, in place of the entire Board of Directors only when the Board cannot be called together to act on an emergency matter.
 - Clause 1. All decisions of the Executive Committee shall be reported to the Board of Directors and may be overturned by a simple majority vote of the Board of Directors present at the meeting.
- Section 2. Personnel Committee. The Personnel Committee shall act on behalf of the Board of Directors in all matters concerning employees of the corporation. Such actions shall be in accordance with Title 5 of the California Code of Regulations, policies and directives of the Board of Trustees of the California State University and Colleges, policies of the University, the Articles of Incorporation, and these Bylaws.
 - Clause 1. The Personnel Committee shall make recommendations to the Board of Directors regarding hiring employees, dismissing employees, establishing policies regarding employee benefits, responsibilities, compensations, and grievance procedures.
 - Clause 2. The Personnel Committee shall make annual recommendations to the Board of Directors on personnel matters involving any changes in the level of budgetary support.
 - Clause 3. The Personnel Committee shall conduct, on an annual basis, a review of the performances of the full-time employees.
- Section 3. Finance Committee. The Finance Committee shall act on behalf of the Board of Directors in all matters pertaining to income appropriation, and the safeguarding of ASI funds.
 - Clause 1. The Finance Committee shall make recommendations to the Board of Directors regarding allocation of funds.
 - Clause 2. The Finance Committee shall also prepare an annual budget which must be submitted to the ASI Board of Directors in sufficient time for review and approval in accordance with Article VI, Section 4 of these Bylaws.
 - Clause 3. The Finance Committee shall have responsibility for recommending the most appropriate investment of, and the safeguarding of ASI funds.
- Section 4. Cabinet of Commissioners. The Cabinet of Commissioners shall coordinate, plan and be responsible for the activities of the administrative units of the ASI.
 - Clause 1. All actions of the Cabinet of Commissioners must be reported to the Board of Directors.



Once reported, the Board of Directors may reconsider the actions of the Cabinet of Commissioners.

- Clause 2. The members of the Cabinet of Commissioners shall be governed by the most recent Cabinet of Commissioners Code of Procedure.
- Section 5. Cabinet of Academic Senators & Shared Governance Council. The Cabinet of Academic Senators & Shared Governance Council (SGC) shall coordinate, plan, and be responsible for the actions of the Academic Governance units of the ASI.
 - Clause 1. All actions of the SGC must be reported to the Board of Directors. Once reported the Board of Directors may reconsider the actions of the SGC.
 - Clause 2. The members of the SGC shall include, but shall not be limited to, the student senators of the Academic Senate.
- Section 6. Legislative Affairs and Advocacy Committee. The Legislative Affairs and Advocacy Committee (LAAC) shall coordinate, plan, and be responsible for coordinating all ASI Lobby Corps efforts of ASI.
 - Clause 1. Review, research and make recommendations on, but not limited to, legislation emanating from the California State Legislature and United States Congress and make a recommend a list of legislative priorities and recommended action to the Board of Directors (B.O.D.) of ASI for approval by the third regularly scheduled meeting of the year.
 - Clause 2. The members of the Legislative Affairs and Advocacy Committee (LAAC) shall be governed by the most recent Legislative Affairs Committee Code of Procedure.
- Section 7. Cabinet of College Representatives. The Cabinet of College Representatives shall support college representatives by opening lines of communication and collaboration within University Colleges.
 - Clause 1. All actions of the Cabinet of College Representatives must be reported to the Board of Directors. Once reported, the Board of Directors may reconsider the actions of the Cabinet of College Representatives.
 - Clause 2. The members of the Cabinet of College Representatives shall be governed by the most recent Cabinet of College Representatives Code of Procedure.
- Section 8. Funding Sub-Committee. The Funding Sub-Committee shall act as the first step in a multi-level approval process in requests for appropriation of Associated Students, Inc. (ASI) funds in accordance with these A.S.I. Bylaws, the ASI Administrative Manual, and the Funding Sub-Committee Code of Procedure.
 - Clause 1. This committee is only granted the authority for allocations. This sole authority of taking action on funding proposals as referenced in Article IV, Section 1, of the Finance Committee Code of Procedure Policy 201.
 - Clause 2. All actions of the Funding Sub-Committee must be reported to the Board of Directors. As is the nature of a sub-committee; the Finance Committee, and ultimately the Board of Directors (BOD), have the power to reverse or change any action, or supplement for any lack of action, taken by committee.
 - Clause 3. The members of the Funding Sub-Committee shall be governed by the most recent Funding Sub-Committee Code of Procedure.
- Section 9. Strategic Planning Committee. The Strategic Planning Committee shall assist the Board of Directors in recommending and directing, for their approval, the Associated Students, Inc. BOD towards their vision.
 - Clause 1. All actions of the Strategic Planning Committee must be reported to the Board of Directors. Once reported, the Board of Directors may reconsider the actions of the Strategic Planning Committee.



- Clause 2. The members of the Strategic Planning Committee shall be governed by the most recent Strategic Planning Committee Code of Procedure.
- Section 10.

 Bylaws and Codes of Procedure Sub-Committee. The Bylaws and Codes of Procedure Sub-Committee shall ensure that themaintain all governing documents, policies, and procedures of ASI are in compliance, ensuring that they comply with all superseding policies (e.g. Title V of the Administrative Code of the State of California, Policy and Directives of the Board of Trustees of the California State University, Policies of the Cal State LA, the Articles of Incorporation, and these Bylaws), implement generally accepted best practices, and contribute to the effective governance of ASI.
 - Clause 1. All actions of the Bylaws and Codes of Procedure Sub-Committee must be reported to the Board of Directors. Once reported, the Board of Directors may reconsider the actions of the Bylaws and Codes of Procedure Sub-Committee.
 - Clause 2. The members of the Bylaws and Codes of Procedure Sub-Committee shall be governed by the most recent Bylaws and Codes of Procedure Sub-Committee Code of Procedure.
- Section 11. Judicial Review Committee. The Judicial Review Committee shall:
 - A. Review, upon appeal, decisions of the Board of Directors involving interpretations of the Articles of Incorporation, the Bylaws, and the Code of Procedures.
 - B. Certify and declare all election results.
 - C. Hear all alleged violations of election campaign rules and regulations, and/or irregularities in balloting procedures as set forth in the ASI Bylaws and Election Code.
 - D. Resolve grievances between members of the ASI and the Board of Directors relative to the functioning of the ASI.
 - E. Hear other grievances and issues as referred to the Committees by the Board of Directors or the University President.
 - Clause 1. Membership. This committee shall consist of a Chief Justice, three (3) Associate Justices and one faculty member.
 - A. The Chief Justice and the Associate Justice shall be recommended by the Associated Students, Inc. President and shall be approved by a two-thirds (2/3) vote of the entire Board of Directors.
 - The justices may not hold or run for an elective or other appointive office of the Associated Students.
 - 2. The justices shall be regular members of the Associated Students, Inc. in good standing as defined by the University Registrar.
 - B. The Faculty member shall be recommended by the Committee on Committees of the Academic Senate and shall be approved by a two- thirds (2/3) vote of the entire Board of Directors.
 - Clause 2. Review. Any decision of the Board of Directors is subject to review in the following manner:
 - A. The Board of Directors, by a majority vote, may present matters to the Judicial Review Committee.
 - B. The Associated Students, Inc. President or the Chief Justice shall be obligated to convene a Judicial Review Committee upon receipt of a petition requesting such an action containing seventy-five (75) student signatures, with permanent file numbers, verified by the University Registrar.
 - Clause 3. Power. The Judicial Review Committee, after appropriate legal consultation, shall have the power to declare corporation actions contrary to the Articles of Incorporation, Bylaws, or any Code. Such declarations shall then be referred to the Board of Directors for immediate remedial action pursuant to Article VI, Section 1, Clause 1.
 - Clause 4. Procedures. The Judicial Review Committee shall:
 - A. Establish its own Code of Procedures. This code shall be approved by the Associated Students Board of Directors.
 - B. Submit its decisions in writing to the Associated Students Board of Directors for



appropriate action and inclusion in the official minutes.

Clause 5. Term of Office. The term of office for members of the Judicial Review Committee shall coincide with the term of office for the Associated Students, Inc. Board of Directors.

- Section 12. Environmental Policy Committee. The Environmental Policy Committee shall assist the Board of

 Directors in formulating and promoting environmentally sustainable policies for ASI and the

 University at large, as well as educating the campus community on various environmental topics.
 - Clause 1. All actions of the Environmental Policy Committee must be reported to the Board of

 Directors. Once reported, the Board of Directors may reconsider the actions of the

 Environmental Policy Committee.
 - Clause 2. The actions of the Environmental Policy Committee shall be governed by these bylaws, as well as its most recent Code of Procedure.
- Section 13. Elections Committee: The Elections Committee shall be responsible for conducting all ASI General and Special elections in a manner consistent with these bylaws, as well as all applicable Campus, State, and Federal regulations; as well as taking, with the consent of the University President or their designee any action necessary and proper for the fair conduct of elections.
 - Clause 1. All actions of the Elections Committee must be reported to the Board of Directors. Once reported, the Board of Directors may reconsider the actions of the Elections Committee.
 - Clause 2. The actions of the Elections Committee shall be governed by these bylaws, as well as its most recent Code of Procedure.

ARTICLE X ELECTIONS

- Section 1. Annual General Election. There shall be an annual general election by the members of this corporation for the purpose of electing the officers of this corporation. Said election shall be conducted on the campus of California State University, Los Angeles. The election shall be held on a date or dates as may be determined by the General Election Code of Procedures and approved by the Board of Directors.
 - Clause 1. Notice of the time of such election shall be given at least three (3) weeks in advance and must be placed in various public places on the campus of Cal State LA and published in the following ways:
 - A. Campus wide e-mails
 - B. The ASI website and/or the University Times
- Section 2. Special Elections, Referendum, and Initiative
 - Clause 1. Initiative. The ASI shall have the power to initiate policy, rules, or regulations at a Board of Directors meeting by means of a written petition. All persons wishing to circulate petitions must register them with the Executive Director or designee, at which time all copies of the petition will be dated. Petitions must be signed by at least three percent (3%) of the current members of the ASI with permanent file numbers, verified by the University Registrar as mentioned in Article V, Section 2, Clause 2. Upon presentation of the petition to the Board of Directors, that body shall act on said petition within a period of fifteen (15) school days. If the Board of Directors fails to take action requested in the petition, the petitioners may request a referendum, and the Board of Directors shall make provision for such an election as specified in Article XII, Section 2, Clause 2.
 - Clause 2. Referendum. Any policy, rules, or regulations adopted by the Board of Directors shall be subject to a referendum vote of the ASI except emergency measures without permanent effects; procedural rules of the Board of Directors; any initiative on which the Board of Directors fails to take action in Clause 1 of this Section; or any matter on which the Board of Directors desires a vote of the general student body. A request for such vote made either by written petition signed by at least three percent (3%) of the members of the Associated Students with permanent CIN file numbers, verified by the University Registrar; or two-thirds (2/3) vote of the Board of Directors, shall necessitate a special



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election within thirty (30) school days after said petition has been filed, or after such action by the Board of Directors.

- A. To pass a referendum the majority of the votes cast by the regular members of ASI shall be sufficient to uphold the referendum in an election.
- Clause 3. Notice of the time and place of the special election shall be given at least seven (7) days in advance and shall contain a general statement of the purposes and matters to be considered.

Notice of the special election must be placed in various public places on the campus of CSULA and published in the following ways:

- 1. Campus wide e-mails
- 2. The ASI website and/or the University Times
- Clause 4. Special elections for other purposes may be called by two-thirds (2/3) vote of the Board of Directors or by petition of five percent (5%) of the whole student body, and shall be conducted in a way consistent with other paragraphs of this section.

ARTICLE XI

INDEMNIFICATION OF DIRECTORS, OFFICERS, EMPLOYEES AND OTHER AGENTS

- Section 1. Right of Indemnity. To the fullest extent permitted by law, the corporation shall indemnify its Directors, Officers, employees, and other persons described in Section 5238 (a) of the California Corporations Code, including persons formerly occupying any such position, against all expenses, judgments, fines, settlements and other amounts actually and reasonably incurred by them in connection with any "proceeding," as that term is used in that Section, and including an action by or in the right of the corporation, by reason of the fact that the person is or was a person described in that section. "Expenses," as used in this Bylaw, shall have the same meaning as in Section 5238 (a) of the California Corporations Code.
- Section 2. Approval of Indemnity. On written request to the Board by any person seeking indemnification under Section 5238 (b) or Section 5238 (c) of the California Corporations Code, the Board shall promptly determine under Section 5238 (e) of the California Corporations Code whether the applicable standard of conduct set forth in Section 5238 (b) or Section 5238 (c) has been met and, if so, the Board shall authorize indemnification.
- Section 3. Advancement of Expenses. To the fullest extent permitted by law and except as otherwise determined by the Board in a specific instance, expenses incurred by a person seeking indemnification under these Bylaws in defending any proceeding covered by those Sections shall be advanced by the corporation before final disposition of the proceeding, on receipt by the corporation of an undertaking by or on behalf of that person that the advance will be repaid unless it is ultimately determined that the person is entitled to be indemnified by the corporation for those expenses.
- Section 4. Insurance. The corporation shall have the right to purchase and maintain insurance to the full extent permitted by law on behalf of its Officers, Directors, employees, and other agents, against any liability asserted against or incurred by any Officer, Director, employee, or agent in such capacity or arising out of the Officer's Director's, employee's or agent's status as such.

ARTICLE XII

MISCELLANEOUS PROVISIONS

- Section 1. Conflict of Regulations. In the event that a provision of code, or other regulation of a commission, Committee, Council, or other organization of this corporation be in conflict with the Articles of Incorporation and Bylaws of this corporation, these Articles of Incorporation and Bylaws shall prevail.
- Section 2. Signature on Petitions. To be valid, the signatures on a petition must be accompanied by the student's permanent file CIN number and each page of the petition must contain a statement of a purpose of that petition.



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- Section 3. Fiscal Year. The fiscal year of this corporation shall be a period of twelve (12) months between the first of July and the thirtieth of June of the succeeding year.
- Section 4. No Corporate Members. The Corporation shall have no members as that term is defined in Section 5056 of the California Corporations Code, or in any successor statute thereto. Any Corporate action which would otherwise require approval by a majority of all members or approval by the members of the Corporation shall require only approval of the Board of Directors.
- Section 5. Amendments & Revisions. The Bylaws of this corporation may be amended or revised by a majority of the votes cast by the regular membership of this corporation in general or special election or by a two-thirds (2/3) majority of the Board of Directors.
 - Clause 1. All amendments and revisions to the Bylaws approved by the Board of Directors shall go into effect immediately and must be reported to the regular membership of ASI within 15 business days.
 - Clause 2. Amendments and revisions approved by the Board of Directors may be rescinded by the regular membership of this corporation at the following general or special election. This process shall be as follows:
 - A. Any amendment or revision may be subject to rescission by petition containing signatures and campus identification numbers (CIN) of one (1) percent of ASI regular members.
 - All persons wishing to circulate petitions for recall must register them with the Executive Director or designee, at which time all copies of the petition will be dated.
 - B. The Vice President for Student Affairs or designee ensures that the rescission petition is returned to the Associated Students, Inc. within twenty (20) working days. The enrollment status of all students whose signature and student identification number appears on the petition shall be verified by the University Registrar within ten (10) working days of receipt of the petition.
 - C. An amendment or revision shall be rescinded by a majority of the votes cast by the regular membership.
 - Clause 3. An amendment may be proposed by a regular member to the Board of Directors in writing:
 - A. By three percent (3%) of the regular membership. Signatures and CIN numbers shall be verified by the University Registrar; or
 - B. By a majority vote of the Executive Committee to the Board of Directors
 - Clause 4. A copy shall be published in the <u>University Times</u> at least seven (7) school days prior to the day of the special election.
 - A. Such copy may be accompanied by a proponent and opponent position, neither of which shall exceed two hundred fifty (250) words.
 - Clause 5. The Board of Directors shall call a special amendment election in not less than fifteen (15) or more than thirty (30) school days following the presentation of the proposed amendment to the Board of Directors.
- Section 6. The Board of Directors shall be responsible for making any necessary corrections to modify the Bylaws to conform with the most current federal or state laws, Chancellor directives and University written policies. A two-thirds (2/3) vote of the entire Board of Directors is necessary to make such changes.
- Section 7. The University President or designee shall serve as non-voting board advisor to all Associated Students, Inc. commissions, committees, and councils.
- Section 8. Title 5 of the California Code of Regulations, the Education Code of the State of California, and the Articles of Incorporation of the Associated Students, Inc. at Cal State LA supersede these Bylaws.
- Section 9. The Associated Students, Inc. shall be subject to an annual audit by a firm of certified public



accountants as provided in Section 89900(a) of the California Education Code.

Policy History

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