TABLE OF CONTENTS

<table>
<thead>
<tr>
<th>ARTICLE I</th>
<th>PREAMBLE</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>1</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>ARTICLE II</th>
<th>MEMBERSHIP</th>
<th>2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Section 1</td>
<td>Membership</td>
<td>2</td>
</tr>
<tr>
<td>Section 2</td>
<td>Ex Officio</td>
<td>4</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>ARTICLE III</th>
<th>STUDENT SENATE</th>
<th>4</th>
</tr>
</thead>
<tbody>
<tr>
<td>Section 1</td>
<td>Responsibilities of a Student Senator</td>
<td>4</td>
</tr>
<tr>
<td>Section 2</td>
<td>Student Senator Code of Ethics</td>
<td>7</td>
</tr>
<tr>
<td>Section 3</td>
<td>Student Senator Replacement Procedure</td>
<td>9</td>
</tr>
<tr>
<td>Section 4</td>
<td>Meetings</td>
<td>11</td>
</tr>
<tr>
<td>Section 5</td>
<td>Legislation</td>
<td>14</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>ARTICLE IV</th>
<th>STUDENT SENATE COURT OF APPEALS</th>
<th>18</th>
</tr>
</thead>
<tbody>
<tr>
<td>Section 1</td>
<td>Jurisdiction and Powers</td>
<td>18</td>
</tr>
<tr>
<td>Section 2</td>
<td>Membership and Structure</td>
<td>19</td>
</tr>
<tr>
<td>Section 3</td>
<td>Term Limit</td>
<td>19</td>
</tr>
<tr>
<td>Section 4</td>
<td>Selection of Justices</td>
<td>20</td>
</tr>
<tr>
<td>Section 5</td>
<td>Hearing Procedure</td>
<td>21</td>
</tr>
<tr>
<td>Section 6</td>
<td>Opinions and Rulings</td>
<td>21</td>
</tr>
<tr>
<td>Section 7</td>
<td>Additional Requirements</td>
<td>22</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>ARTICLE V</th>
<th>STUDENT SENATE EXECUTIVE STAFF</th>
<th>22</th>
</tr>
</thead>
<tbody>
<tr>
<td>Section 1</td>
<td>Responsibilities of the Student Body President</td>
<td>22</td>
</tr>
<tr>
<td>Section 2</td>
<td>Responsibilities of the Student Body Vice President</td>
<td>25</td>
</tr>
<tr>
<td>Section 3</td>
<td>Term of Office and Vacancies</td>
<td>26</td>
</tr>
<tr>
<td>Section 4</td>
<td>Responsibilities of the Student Senate Chief of Staff</td>
<td>26</td>
</tr>
<tr>
<td>Section 5</td>
<td>Responsibilities of the Student Senate Treasurer</td>
<td>28</td>
</tr>
<tr>
<td>Section 6</td>
<td>Responsibilities of the Assistant Treasurer</td>
<td>29</td>
</tr>
<tr>
<td>Section 7</td>
<td>Responsibilities of the Student Senate Communications Director</td>
<td>30</td>
</tr>
<tr>
<td>Section 8</td>
<td>Responsibilities of the Director of Internal Affairs</td>
<td>31</td>
</tr>
<tr>
<td>Section 9</td>
<td>Responsibilities of the Student Senate Graduate Affairs Director</td>
<td>32</td>
</tr>
<tr>
<td>Section 10</td>
<td>Responsibilities of the Center for Community Outreach Executive Director</td>
<td>34</td>
</tr>
<tr>
<td>Section 11</td>
<td>Responsibilities of the Center for Community Outreach Managing Director</td>
<td>34</td>
</tr>
<tr>
<td>Section 12</td>
<td>Responsibilities of the Student Senate Government Relations Director</td>
<td>35</td>
</tr>
<tr>
<td>Section 13</td>
<td>Responsibilities of the Student Senate Policy &amp; Development Director</td>
<td>36</td>
</tr>
<tr>
<td>Section 14</td>
<td>Responsibilities of the Transportation Coordinator</td>
<td>37</td>
</tr>
<tr>
<td>Section 15</td>
<td>Remuneration</td>
<td>39</td>
</tr>
<tr>
<td>Section 16</td>
<td>Discipline and Removal Procedures</td>
<td>40</td>
</tr>
<tr>
<td>Section 17</td>
<td>General Student Senate Executive Staff Accountability Standards</td>
<td>42</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>ARTICLE VI</th>
<th>COMMITTEES AND BOARDS OF</th>
<th>43</th>
</tr>
</thead>
<tbody>
<tr>
<td>Section 1</td>
<td>Student Executive Committee</td>
<td>43</td>
</tr>
<tr>
<td>Section 2</td>
<td>Standing Committees of Student Senate</td>
<td>45</td>
</tr>
<tr>
<td>Section 3</td>
<td>Boards of Student Senate</td>
<td>58</td>
</tr>
<tr>
<td>Section 4</td>
<td>Representatives to University Senate</td>
<td>73</td>
</tr>
</tbody>
</table>
ARTICLE VII

ELECTIONS

Section 1 Purpose and Scope

Section 2 Definitions

Section 3 Elections Commission

Section 4 General Election

Section 5 Freshman Elections

Section 6 Appeals

ARTICLE VIII

BUDGET CODE

Section 1 Establishment and Definitions

Section 2 Student Fees

Section 3 Regulations for all Fees

Section 4 Activity Fee Process

Section 5 Activity Fee Regulations

ARTICLE IX

REFERENDUM AND INITIATIVE

Section 1 Student Body Prerogative

Section 2 Governance

Section 3 Definitions

Section 4 Petition for Initiative

Section 5 Procedures for Student Initiative

Section 6 Procedures for Student Senate Generated Referendum

Section 7 Procedures for Referendum

ARTICLE X

ARCHIVAL OF RECORDS AND DOCUMENTS

APPENDICES

Appendix A Appendices Explanation

Appendix B Student and University Senate Board & Committee Appointments

Appendix C Student Senate Contracts

Appendix D Committee Orientation Program

Appendix E Code of Student Rights and Responsibilities

Appendix F Block Allocation Status

Appendix G Exemptions from Student Senate Rules and Regulations

Appendix H University of Kansas Senate Code: Articles I, III, VII, XVI, XIX, and Kansas Open Meetings Act

Appendix I General Funding Guidelines

Appendix J Gender Identity and Expression Definition

Appendix K Standing Committee Charges

Appendix L Student Senate Office Policy Manual

Appendix M 2016-2017 Outreach Policy

Appendix N Multicultural Education Fund Board

Appendix O Student Senator Office Hour Responsibilities Plan

Appendix P Student Senate Court of Appeals Rules and Procedures
ARTICLE I. PREAMBLE

1.1 Subject to and in accordance with the control of the Chancellor and the Board of Regents as provided by law, the Student Senate is empowered to formulate such rules and regulations that it shall deem wise and proper for the control and government of such affairs of the University to directly and primarily affect the students of the University and to take such steps as it shall deem necessary for their implementation and administration. (Senate CODE, Article V, Section 4)

1.2 The KU Student Senate shall work to enhance the learning experience of all KU students both in and out of the classroom.

The Student Senate shall work to further the cultural, social, and political growth of KU students.

The Student Senate shall work to ensure that the learning opportunities at KU are open to all students without exception. This includes but is not limited to: race, religion, sex, gender identity and expression, color, disability, national origin, ancestry, sexual orientation, political affiliation, marital or parental status, socio-economic status and to the extent specified by law, age or veteran status.

The Student Senate shall work to protect and enhance students’ right to free speech.

The Student Senate shall work to increase access and input in University policy decisions and the educational process at KU.

The Student Senate shall work to build a vital and thriving University community encompassing students, faculty, staff, and administration. The Student Senate shall work to strengthen ties between the University community and all the residents of Lawrence and the State of Kansas.

The Student Senate shall work to represent students at all levels as a part of University governance.

The Student Senate shall work to represent students on university, local, state, national, and international levels to further these goals.

Members of Student Senate and standing committees shall use cultural sensitivity. This includes allowing for full discussion, questions, and answers to ensure that the voting body adequately understands the heritage, event, and unique needs of a student organization.

1.3 Nothing in Student Senate Rules and Regulations shall be construed contrary to the Senate CODE or to the Code of Student Rights and Responsibilities.
These rules and regulations shall become effective upon the approval of the majority of the Student Senate, present and voting as provided by Article V, Section 4 of the Senate CODE. “Rules and Regulations so formulated may be enacted, amended or repealed by a 2/3 vote of the members present and voting at a regular or special meeting when the notice of the meeting states the substance of the enactment, amendment, or repeal to be considered.”

Upon a two-thirds (2/3) vote of the members present and voting, the Student Senate may give, in bill form, final approval for an exemption [8.1.8.19] from a specific rule or regulation to any corporation, organization, or group.

Where in conflict with prior legislation, Student Senate Rules and Regulations shall supersede and take precedent consistent with Article I, Section 3.

Reference to days, school days, or instructional days within Student Senate Rules and Regulations shall be considered as weekdays in which the University holds regularly scheduled classes.

All appendices to these rules and regulations shall be treated as part of said document and shall be treated accordingly.

**ARTICLE II. MEMBERSHIP**

Section 1. MEMBERSHIP

Student Senate Rules and Regulations shall be effective as they pertain to the Student Senate, members of the Student Senate, and all committees and appointees of any of the above.

The Student Senate shall consist of:

A. Student Body President elected by the student body (non-voting);
B. Student Body Vice President elected by the student body (voting in the event of a tie);
C. 64 representatives of the student body of each school of the University. The representatives from the College of the Liberal Arts and Sciences shall be broken down into two categories “Junior/Senior Liberal Arts and Sciences” and “Freshman/Sophomore Liberal Arts and Sciences.” Junior/Senior Liberal Arts and Sciences shall refer to students who have completed 60 or more hours in the College of Liberal Arts and Sciences at the time of election or appointment. Freshman/Sophomore Liberal Arts and Sciences shall refer to students who have completed less than 60 hours in the College of Liberal Arts and Sciences at the time of election or appointment. Apportionment of Student Senate seats to the various schools shall be made on the basis of the official 20th day headcount enrollment figures as determined by the Student Senate Elections Commission with the two-thirds (2/3) approval of the Student Senate. No school shall receive less than two (2) representatives;
D. One (1) representative elected by the students living in any building operated under the Department of Student Housing who must be living in an on-campus building during their term. (On-Campus);
E. Five (5) representatives from the off-campus community elected by the students who live off campus;
F. Two (2) non-traditional representatives elected by non-traditional students. “Non-traditional student” shall be defined as a student who commutes 10 or more miles to
campus (from home OR work), or is a parent of dependent children, or is married, or is a veteran, or student who has had their academic career interrupted for a period of at least six months by compulsory military service, or is three or more years older than classmates (e.g., a 21+ year-old freshman, a 24+ year-old senior), or is a 25 years or older undergraduate student;

G. Three (3) holdover senators shall be elected from the Student Senate at the last meeting of the outgoing Student Senate. Two (2) of these senators shall be the special representatives to University Senate (Senate CODE, Article VI, Section 3). These senators shall also represent their enrollment status (undergraduate/graduate) at the time of election, in such cases where a senator must vote based on their enrollment status. To be eligible to be voted in as a holdover senator, a senator must have served at least one (1) full semester in the outgoing Student Senate OR be an outgoing executive staff member;

H. Four (4) International representatives elected by International students. There will be three (3) undergraduate international senators and one (1) graduate international senator. “International student” shall be defined as a student who is not a US citizen, currently in any non-immigrant status, application for US permanent residence is pending, do not have approved US permanent residence, do not have approved refugee status, do not have approved political asylum;

I. Representatives from the following groups:
   1. One (1) representative from the All-Scholarship Hall Council (ASHC) elected or appointed by ASHC;
   2. One (1) representative from the Association of University Residence Halls (AURH) elected or appointed by AURH;
   3. One (1) representative from the Jayhawker Towers Tenants Association (JTTA) elected or appointed by JTTA;
   4. One (1) representative from the Interfraternity Council (IFC) elected or appointed by IFC;
   5. One (1) representative from the Panhellenic Association elected or appointed by the Panhellenic Association;
   6. One (1) representative from the National Pan-Hellenic Council elected or appointed by the National Pan-Hellenic Council;
   7. One (1) representative from Black Student Union (BSU) elected or appointed by BSU;
   8. One (1) representative from Hispanic American Leadership Organization (HALO) elected or appointed by HALO;
   9. One (1) representative from First Nations Student Association (FNSA) elected or appointed by FNSA;
   10. One (1) representative from Asian American Student Union (AASU) elected or appointed by AASU;
   11. One (1) representative from Spectrum KU elected or appointed by Spectrum KU;
   12. One (1) representative from the Student Athlete Advisory Committee (SAAC) elected or appointed by SAAC;
   15. One (1) representative from the Multicultural Greek Council (MGC) elected or appointed by MGC;
   16. One (1) representative from the Graduate Student Advisory Board (GSAB) elected or appointed by GSAB;
   17. An associate Senator shall be elected from each of the Finance, Multicultural Affairs, Student Rights, and University Affairs Committees at the second
committee meeting of the Fall semester in order to represent the concerns of the committee;

18. One (1) representative from KU Able Hawks, elected or appointed by Able Hawks.

19. One (1) representative from the Reserve Officer Training Corps (ROTC) appointed by KU Reserve Officer Training Corps.

20. One (1) representative from the International Student Association (ISA), elected or appointed by ISA.

21. One (1) representative from the University of Kansas Transition to Post Secondary Education (KU-TPE), elected or appointed by members of the KU-TPE cohort.

22. One (1) representative from the Multicultural Student Government (MSG), elected or appointed by MSG in order to foster collaboration and conversation between the two student groups and to represent the concerns of MSG.

2.1.2.1 Five (5) Freshman Senators, who must be first year undergraduate students, in accordance with Student Senate Rules and Regulations Article 7, Section 8.

2.1.2.2 All appointed seats shall be appointed by their respective organizations prior to Joint Senate.

2.1.3 Each representative must be a member of the identified constituent body at time of the election, and remain enrolled in at least one (1) hour of course work at the University of Kansas during each semester of the office term being served, excluding the summer. Student Senators not enrolled in at least one (1) hour of course work at the University of Kansas shall be automatically removed from their positions.

Section 2. EX OFFICIO

2.2.1 Ex officio members of the Student Senate will hold all rights, privileges, and responsibilities as prescribed by the University of Kansas Student Senate Rules and Regulations, and the Senate CODE, except that they shall not vote and shall not be counted for the determination of quorum.

2.2.2 The Student Body President, Student Senate Chief of Staff, Student Senate Treasurer, Assistant Treasurer, Student Senate Communications Director, Director of Internal Affairs, Graduate Affairs Director, Center for Community Outreach Co-Directors, Transportation Coordinator, the Government Relations Director, Student Senate Director of Diversity & Inclusion and Student Senate Policy & Development Director shall serve as ex officio, non-voting members of the Student Senate.

2.2.3 The Vice Provost for Student Affairs and the Associate Vice Provost may attend Student Senate meetings as ex officio, non-voting members of the Student Senate.

2.2.4 Student Senate standing committee chairs and vice-chairs, who are not currently serving as elected Senators, shall serve as ex-officio, non-voting members of the Student Senate.
The Student Body President, Student Body Vice President and Student Senate Chief of Staff of the Student Senate shall be ex-officio, non-voting members of the Student Senate standing committees.

ARTICLE III. STUDENT SENATE

Section 1. RESPONSIBILITIES OF A STUDENT SENATOR

3.1. All student senators are to attend all Student Senate meetings and all respective Student Senate committee meetings with the following exceptions: Graduate, Law, Non-traditional, and Pharmacy students are required to attend at least two (2) committee meetings per semester to fulfill their committee meeting requirements.

3.1.1 If a senator is not able to attend a Student Senate meeting, the Student Senate Director of Internal Affairs must be notified prior to that meeting. If a senator is not able to attend a committee meeting, the Committee Secretary must be notified as well as the Student Senate Director of Internal Affairs prior to that meeting. Absences shall be recorded in the minutes of every meeting.

3.1.1.2 An absence will be excused for the following reasons: family emergencies, religious holidays, substantial illness, job interviews, or verified student-athlete obligations (see 3.1.1.2.1). All other reasons will be considered during Student Executive Committee Meeting appeals process.

3.1.1.2.1 When a student-athlete will miss or be late to a Student Senate or committee meeting due to an athletics obligation, the student must submit verification to the Student Senate Director of Internal Affairs at least twenty-four hours prior to the meeting. Verification can be provided by coaches, academic advisors, Student Athlete Support Services, or other applicable KU Athletics staff member.

3.1.2 Attendance will be recorded on a semester basis. Missing either the beginning or the ending roll call shall be counted as one-half (1/2) absence. Any senator who has received two (2) unexcused absences or three (3) absences of any kind per semester. Shall be placed on probation by the Student Senate Chief of Staff. The Chief of Staff will then file a complaint with the Student Executive Committee. A hearing shall then be held to determine if the senator will be expelled from office. The Student Executive Committee shall determine whether extenuating circumstances allow for an excused absence, even if Article III Section 1.1.2 calls for it to be listed as unexcused. The Student Senate Chief of Staff shall be responsible for enacting the decisions of the Student Executive Committee. Absences will not be carried over from the fall semester to the spring semester.

3.1.2.1 Student Senators shall serve at least one (1) hour per legislative cycle in the Student Senate office. Graduate, Non-Traditional, Law and Pharmacy Senators, and University Senate Executive Committee Members shall be exempt from serving office hours. The Student Senate Director of Internal Affairs shall monitor attendance.

3.1.2.1.1 Any Senator who misses more than one (1) office hours during a given semester will be referred by the Director of Internal Affairs to the Student Senate Chief of Staff for disciplinary action.
3.1.2.1.2 Any Senator who misses more than three (3) office hours during a given semester will be referred by the Chief of Staff to the Student Executive Committee for expulsion.

3.1.2.1.3 Student Senators will be responsible for fulfilling their specified office hour responsibilities, as assigned by the Director of Internal Affairs and as outlined in Appendix O: Student Senator Office Hour Responsibility Plan.

3.1.2.2 Any senator receiving two unexcused absences, either semester, following a successful appeal will be immediately dismissed without a second appeal. Any senator receiving any other combination of two (2) absences, either semester, following a successful appeal will be immediately suspended. The Director of Internal Affairs will notify all delinquent senators by e-mail and by written notification in their mailbox within twenty-four hours (24) of suspension.

3.1.2.3 Any senator who resigns must notify the Student Senate Chief of Staff and the Director of Internal Affairs in writing prior to resigning.

3.1.3 All Student Senators named in Article II, Section 1.2 H, shall follow the same attendance and appeals procedure as outlined in Article III, Section 1. However, if an appointed senator from Student Senate is removed from the organization shall appoint a new member to represent the organization as a Student Senator.

3.1.3.1 All Associate Senators shall follow the same attendance and appeals procedure as outlined in Article III, Section 1. However, if an Associate Senator is removed from his or her position due to excessive absences or becomes a Senator through the replacement procedure, the respective committee shall elect a new Associate Senator from their committee.

3.1.4 UNIVERSITY COMMITTEES AND BOARDS. The Student Senate Chief of Staff, when informed by the chair of the board or committee, shall immediately suspend any representative who misses two (2) University committee or board meetings in one (1) semester from the committee or board (University Boards or Committees will refer to all committees and boards listed in Appendix B.3, B.4 and B.5). The Student Senate Director of Internal Affairs shall notify both the representative and the chair of the committee in question of the suspension by email and written notification in their mailbox. If the representative does not show cause for the absences to the Student Senate Court of Appeals, the Student Senate Court of Appeals will recommend to the Student Senate that the representative be immediately removed from the committee and that a replacement be appointed by the Student Body President and approved by a simple majority of the Student Senate. The Student Senate Director of Internal Affairs shall communicate the removal to the representative by email and by written notification in their mailbox.

3.1.5 OUTREACH: Student Senators are expected to perform outreach as defined in Appendix M. Outreach duties shall include, but are not limited to organization visits, meetings of their respective constituencies, and any other outreach programs laid out in Appendix M and directed by the Communications Director.
3.1.5.1 The Student Senate Communications Director shall update the outreach deadlines for the year, subject to approval by the Student Executive Committee. The Student Senate Communications Director shall report regularly to the Student Executive Committee and the Student Senate on outreach efforts.

3.1.5.2 Any senator, who fails to meet the outreach criteria set forth by the Student Senate Communications Director and approved by the Student Senate, will be referred to the Student Senate Chief of Staff by the Student Senate Communications Director for disciplinary action.

3.1.6 All student senators are required to follow all policies set forth in the office policy manual (Appendix L) or face disciplinary actions.

3.1.7 Student Senate will provide childcare and/or interpretation services for Student Senators or standing committee members during Student Senate and standing committee meetings, upon request to the Student Senate Communications Director with seventy-two (72) hours’ advance notice by the Senator or committee member.

3.1.7.1 Childcare privileges and/or interpretation services can be revoked at the discretion of the Student Senate Communications Director if childcare is reserved but not used more than twice (2) in a given semester.

3.1.8 All elected Student Senators are required to complete cultural competency training through the Office of Multicultural Affairs no later than the third Student Senate cycle of the fall semester.

3.1.8.1 If this training cannot be completed through a larger training session it is the responsibility of the Student Senator to work with the Student Senate Director of Diversity and Inclusion to schedule an individual or group session.

3.1.8.2 Any senator who fails to complete cultural competency training will be referred to the Student Senate Chief of Staff by the Student Senate Director of Diversity and Inclusion for review that may result in disciplinary action.

3.1.10.1 Any senator who fails to complete cultural competency training will be referred to the Student Senate Chief of Staff by the Student Senate Director of Diversity and Inclusion for review that may result in disciplinary action.

Section 2. STUDENT SENATOR CODE OF ETHICS

3.2.1 Members of the Student Senate are empowered by the Student Body to responsibly and ethically represent student interests. In order to guide Senators’ expectations about conduct, the following Code of Ethics will apply:
3.2.1.1 Senators will faithfully and honestly represent their constituency and the student body.

3.2.1.2 Senators will exercise cultural competency and consider the impact of legislation on underrepresented students.

3.2.1.3 Senators will present all legislation with complete and accurate information.

3.2.1.4 Senators will consistently and regularly vote on matters before the Senate. Each member has only one (1) vote.

3.2.1.5 Senators will receive all bills with fair and rigorous discussion.

3.2.1.6 Senators will actively participate in Senate meetings and show respect to all guests and speakers.

3.2.1.7 Senators shall be expected to abide by the Code of Student Rights and Responsibilities

3.2.1.8 Senators shall practice mutual respect for all fellow members of Student Senate.

3.2.1.9 Senators shall not knowingly use their position to solicit any monetary or non-monetary gift or normally unattainable advantage from any individual.

3.2.2 Discipline and Enforcement – If a Senator feels that another member has breached this Code of Ethics, they should approach a member of the Student Executive Committee.

Section 3. STUDENT SENATOR DISCIPLINARY PROCEDURE

3.3.1 Violations of Article III Sections I and II shall result in discipline by either the Chief of Staff, Student Executive Committee or the Student Senate Court of Appeals. Discipline shall consist of, but shall not be limited to: censure, probation, suspension, and expulsion from office.

3.3.1.1 The Student Senate Chief of Staff shall have the power to censure or place on probation any senator found in violation of Article III Section I. The Chief of Staff may also recommend more severe punishment to the Student Executive Committee.

3.3.1.1.1 All disciplinary decisions of the Chief of Staff may be appealed in writing to the Court of Appeals within (1) week of notification by the Student Senate Chief of Staff.

3.3.1.2 The Student Executive Committee shall have the power to censure, place on probation, suspend, or expel any senator found in violation of Article III Section I or II. The Student Executive Committee may request further discipline from the Student Senate Court of Appeals.

3.3.1.2.1 All Hearings/Reviews conducted by the Student Executive Committee shall be conducted in the following manner:

A) The complainant(s) shall be allocated five (5) minutes to present the alleged violations
B) The respondent(s) shall be allocated five (5) minutes to rebut the alleged violations.

C) After both parties have presented their cases, each party shall have two (2) minutes for closing arguments.

3.3.1.2.2 All respondent(s) must be notified of hearings/reviews at least five (5) days prior to the Student Executive Committee meeting.

3.3.1.2.3 The Chief of Staff shall be responsible for notifying all parties of the action within twenty-four (24) hours of the Committee’s ruling.

3.3.1.2.4 For appeals of the Chief of Staff’s sanctions, the Student Senate Executive Committee may uphold the imposed sanctions, issue new sanctions, or dismiss the complaint.

3.3.1.2.5 All disciplinary decisions of the Student Senate Executive committee may be appealed in writing to the Court of Appeals within (1) week of notification by the Student Senate Chief of Staff.

3.3.1.2.6 Any voting member of Student Executive Committee may bring a complaint against any member of Student Senate before the committee for a hearing.

3.3.1.3 The Court of Appeals shall have the power to censure, place on probation, suspend, expel, or impose further bans on senate participation as it deems necessary and proper.

3.3.1.4 A senator who is suspended from student senate may not speak or vote in full senate, serve as the chair of any University or Student Senate committees and boards, and will not write any bill, resolution, or petition for the duration of the suspension.

3.3.2 All Violations of Article III Sections I and II must be submitted in a written complaint to the Student Senate Chief of Staff. For Violations of Article III Section I the Chief of Staff then has the power to sanction the respondent as s/he sees fit, or dismiss the complaint. All violations of Article III section II shall be submitted to the Student Executive Committee.

3.3.2.1 The Chief of Staff shall notify the respondent within three (3) academic days of receiving the complaint.

3.3.2.2 The Chief of Staff shall notify all parties involved within three (3) academic days of their decision.

3.3.2.3 In the event the complaint is dismissed, the complainant(s) have (48) hours to file an appeal with the Court of Appeals.

Section 4. STUDENT SENATOR REPLACEMENT PROCEDURE
3.4.1 Should for any reason or at any time a student senator representing one of the schools of the University, non-traditional students, the off-campus community, or the residence hall community resign or be removed from Student Senate, the vacancy shall be filled according to the following procedure:

A. For the purpose of the Replacement Senator process, in the event a candidate for Graduate, Law or Pharmacy cannot be found they may be considered one constituency, such that a Graduate Student, a Pharmacy Student or Law Student is eligible to fill an empty seat, as long as a minimum of two (2) Graduate, two (2) Law and two (2) pharmacy seats are reserved for their constituencies.

3.4.2 The Student Senate Chief of Staff shall be responsible for formulating the “Replacement Senator Application”. Questions on the application should be general in nature and should not address specific issues. The application shall require enrollment verification. The application shall include a petition to be signed by at least 25 students in the constituency of the applicant, or 10 percent of said constituency, whichever is less. Exempt from this requirement will be Non-traditional, Graduate, and International Senator replacement candidates. Also exempt will be any student who appeared on the ballot of the previous Student Senate elections as a candidate in any constituency, or who has collected these signatures for a previous application in the current academic year. The same application shall be used throughout the Student Body President’s term. The application must receive the approval of the majority of the Student Executive Committee.

3.4.2.1 Within two (2) school days of the occurrence of a vacancy in one of the elected seats of the Student Senate, the Student Senate Director of Internal Affairs shall notify the Student Senate Chief of Staff of such a vacancy.

3.4.2.2 When a minimum of four (4) seats become vacant or a seat has been vacant for more than two (2) months, the Student Senate Chief of Staff has ten (10) days to begin accepting applications.

3.4.2.3 Once the application process has begun, the Student Senate Chief of Staff shall contact all Student Senators from the school/constituency in which the vacancy has occurred and encourage them to contact those they feel would be interested in and qualified for the position of a replacement Senator.

3.4.2.4 Once the application process has begun, the Student Senate Chief of Staff shall make efforts to advertise the position to the student body and encourage interested individuals to apply for a replacement Student Senate seat. At a minimum, advertisement for the position shall be placed in the University Daily Kansan.

3.4.2.5 The Student Senate Chief of Staff shall accept applications for a replacement Student Senate seat for seven (7) school days.

3.4.2.6 Selection Process.

A. If there is more than one (1) applicant for a replacement Student Senate seat, the Student Senate Chief of Staff shall select five (5) Student Senators by lottery and direct the Senators to contact and interview the replacement Senator applicants within five (5) school days of the end of the acceptance period for applications. No more than one (1) representative from each category of Student Senator shall serve on the board. If anyone (1) of the five (5) Senators is unable to attend, they shall
notify the Student Senate Chief of Staff immediately. The Student Senate Chief of Staff will find an eligible replacement by lottery. The Student Senate Chief of Staff shall conduct the lottery witnessed by a disinterested non-Senator. These five (5) Senators shall be in attendance during the entire interview process.

B. The first eligible Senator drawn from the lottery shall serve as voting chair.

1. Duties of the chair:
   a. Shall notify members of the selection board of interview time and location at least two (2) days before the interviews occur;
   b. Shall notify all applicants of the interview time and locations at least two (2) days before the interviews occur;
   c. Shall attempt to contact and inform all applicants directly as to the outcome of the interview process. Results shall be posted the following school day in the Student Senate office.

C. Questions asked during this interview shall be general in nature and shall not address specific issues. The same set shall be used throughout the entire interview process.

D. If no applications are received for a seat during the replacement process, the seat will be held open until the next replacement committee is formed. In the interim, any eligible student may apply for the seat. The first student eligible for the seat who submits a valid application with the appropriate signatures (if necessary) will be nominated for the seat, as per the normal procedure. Seats that are held open in this manner should be advertised in the Student Senate office and the Student Senate website as best as possible. As per the following procedure:

1. The appointment for the above-mentioned replacements shall be conducted at the next Student Executive Committee and full Senate meetings. All students that apply shall appear before Student Executive Committee and be interviewed. Student Executive Committee shall vote on the applicants if more people apply than there are seats available and recommend accordingly to Senate. If not filled, these seats shall be included in the next replacement process.

3.4.2.7 The nominee or nominees shall appear at the next regularly scheduled Student Senate meeting to answer questions. This shall be the first business heard at the meeting. If a nominee is approved, they shall take their seat immediately.

3.4.2.8 If no nominee received majority approval by the Student Senate, the aforementioned committee shall submit new nominees to the Student Senate. These new nominees shall be voted on at the next Student Senate meeting. This procedure shall continue until the Student Senate seat has been filled.

3.4.3 Should for any reason a holdover Senator resign or be removed from Student Senate after the 4th meeting of the fall semester, the seat shall remain vacant. If the resignation or removal occurs prior to the 4th meeting, the Student Senate Chief of Staff shall fill the vacancy as soon as possible in the following manner:
A. The Student Senate Chief of Staff shall contact the Holdover Senator nominee who received the next highest number of votes. This nominee shall be offered the replacement holdover seat. If the nominee declines to accept the seat, the person who received the next highest number of votes shall be offered the replacement seat, and so on. In the event that there are no further nominees, the holdover seat shall be declared vacant for that term of office.

1. In the event that a holdover seat is declared vacant, the presiding Student Senate shall elect one (1) of its members to fill the University Senate seat left vacant.

Section 5. MEETINGS (matters in this section shall be regulated by Article V, Section 3 of the Senate CODE).

3.5.1 PARLIAMENTARY PROCEDURE. The rules contained in Roberts' Rules of Order (Newly Revised) shall govern unless otherwise contradicted by Student Senate Rules and Regulations.

3.5.2 All official business of Student Senate, its committees, and boards shall be restricted to the officially held public meetings of said groups. This shall not limit online voting for the purpose of Student elections.

3.5.3 Voting by Electronic Voting Device

3.5.3.1 Use.

3.5.3.1.1 Electronic Voting Devices (EVD’s) shall be used in the case of final passage of any bill, resolution or petition by the full assembly of the Student Senate.

3.5.3.1.2 EVD’s shall be used in the case of a Presidential Veto override vote.

3.5.3.1.3 EVD’s shall be used on the demand of eight (8) members of the Student Senate, unless a roll call vote is already pending.

3.5.3.2 Procedure.

3.5.3.2.1 EVD’s will be used in accordance with parliamentary procedure. When a roll call vote is taken, the Student Body Vice President shall state the question and instruct Senators to proceed to vote. After all Senators who desire to vote or to change their votes have had reasonable opportunity to do so, the Vice President shall announce the vote.

3.5.3.3 Control and Use of Voting System.

3.5.3.3.1 The electronic voting system shall be under the control of and shall be operated by the Director of Internal Affairs. The electronic voting system shall be used to record the vote whenever a roll call vote is taken on any question and may be used for ascertaining the vote upon any measure upon which a division of the assembly has been called. In the event that the system is not operating properly, roll call votes may be taken by voice vote unless division of the question is requested.
3.5.2 HIERARCHY OF CHAIRING THE STUDENT SENATE MEETING. The Student Body Vice President shall serve as the Presiding Officer of the Student Senate, except when relinquishing that position for the purpose of speaking on a particular issue, or for any reason. The temporary Presiding Officer of the Student Senate shall assume all rights and privileges accompanying the position. The position of Presiding Officer of the Student Senate shall be relinquished in the following order:
A. Chief of Staff  
B. Senior Senator  
C. One of the three Holdover Senator  
D. Student Body President

3.5.2.1 If all of the above members are unable or unwilling to assume the chair of Student Senate, the sitting chair has the right to choose any member, ex officio or otherwise, to assume the chair.

3.5.3 The Student Senate shall meet within two (2) weeks following the election of its new members. This meeting shall be a joint session of the outgoing and incoming members of the Student Senate. Neither the outgoing nor the incoming Student Senators shall consider legislation at this joint session. At this meeting, the three Holdover Senators (two of which shall be elected as the special representatives to University Senate) shall be elected by the outgoing Student Senators [2.1.2.G]. The incoming Student Senators shall elect the remaining special representative from among the appointed seats [2.1.2.1]. The incoming Student Senators shall elect the Senior Senator from their ranks in a democratic and fair election.

3.5.4 The Student Senate must meet at least three times, at such time and place as shall be specified by the Student Executive Committee. Notice of a regularly scheduled meeting shall be mailed or otherwise distributed to each senator at least five (5) days prior to that meeting.

3.5.5 A meeting may be called by the Student Body President, the Student Executive Committee, or by a petition signed by twenty-five (25) members of the Student Senate and delivered to the Student Body President or the Student Executive Committee.

3.5.6 The Student Senate shall meet within ten (10) calendar days of the delivery of a valid petition at a time and place specified by the Student Executive Committee.

3.5.6.1 The prior provisions notwithstanding, a call of a special meeting shall be accomplished by a good faith, honest, and sincere attempt to provide notice in the fashion most reasonably calculated to accomplish notice of the meeting, considering the necessity of the meeting and circumstances surrounding the call. The means of achieving actual notice shall include, but not be limited to, an email sent to all Senators in addition to one of the following: written notice mailed to the senators, publication in the University Daily Kansan, telephoning all senators at their numbers they provided, or posting on the SENATE-L listserv. All notice must be given at least seventy-two (72) hours prior to the meeting.

3.5.6.2 Legislation to be considered at such a meeting shall be available in the Student Senate office before the meeting if possible, and the call for the meeting shall state the subject matter of any topic to be discussed.
3.5.7 QUORUM. One-half (1/2) of the current voting members of the Senate shall constitute a quorum needed to conduct business.

3.5.8 AGENDA. The agenda for the Senate meetings shall be:
A. Call to Order
B. Forum for Non-Senators [3.3.9.1]
C. Approval of the Minutes
D. Officers’ Reports
E. Additional Reports
F. Issues Agenda
G. Old Business
H. New Business
   1. Consent Agenda
   2. Regular Agenda
I. Announcements
J. Adjourn

3.5.8.1 Legislation must follow the procedures stated in Article III, Section 4 to be placed on the agenda.

3.5.8.2 Consent Agenda. The Consent Agenda shall consist of all legislation allocating one thousand dollars ($1,000) or less which received at least a three-fourths (3/4) majority vote in the affirmative (as determined by the standing committee chair) in all committees to which it was referred. The Consent Agenda shall be approved as a whole. Objections to the placement of a given piece of legislation on the Consent Agenda shall move it to the top of the regular agenda.

3.5.8.3 Regular Agenda. The Regular Agenda shall consist of all legislation that did not receive a three-fourths (3/4) majority favorable vote (as determined by the committee chair), any portion of the Consent Agenda needing further discussion/debate and any bill allocating $1,000.00 or more. Legislation being presented by or in conjunction with student organizations other than Student Senate shall take precedence over legislation presented solely by Student Senators. Chair may not accept a motion to place a piece of legislation on the agenda above a piece of legislation being presented by or in conjunction with student organizations. It is the responsibility of the author of the bill to notify the vice president if they are bringing visitors before the cycle’s StudEx Committee meeting.

3.5.8.4 Issues Agenda. This agenda shall consist of issue(s) needing discussion/debate on matters of importance to the student body, campus, Lawrence community, administration, and the Student Senate.

3.5.8.4.1 The Government Relations Director shall present position statements to the Student Senate on the Issues Agenda. The position statements shall be presented as a series of stances that could be taken on an issue. The benefits and costs of each stance shall be presented. The Student Senate may vote to adopt one (1) of the positions as the official position of the student body, subject to veto by the Student Body President. Position statements shall be approved in the form of a resolution or a petition.
3.5.8.4.2 The Issues Agenda shall remain open to discussions/presentations from any person or group so long as the information is of importance to the student body and the presenters are in accordance with Article III, Section 3.8.4. Those who are not members of the Student Senate must also be in accordance with Article III, Section 3.9.1.

3.5.8.4.3 The Student Executive Committee shall decide the issue(s) to be placed on the Issues Agenda. Members of the Student Senate retain the right to amend the Issues Agenda for the purpose of placing other issues on the agenda.

3.5.9 DEBATE. A senator’s right to speak shall be limited to five-minute periods. Upon special request, and with two-thirds (2/3) vote of the members present and voting, longer periods may be allotted.

3.4.9.1 Anyone who is not a member of the Student Senate (as defined in Article II) may address the Student Senate only if a member gains recognition from the Presiding Officer of the Student Senate and requests to yield the floor to a non-member. This may be done without objection.

3.5.10 MINUTES. The Student Senate Director of Internal Affairs shall compile minutes of each meeting, which shall be sent to members not later than thirty days after each meeting (Senate CODE, Article VII, Section 3).

Section 6. LEGISLATION

3.6.1 Types. “Legislation” shall refer to:
A. Bills: covering matters that the Senate CODE empowers the Student Senate to regulate
B. Petitions: covering matters that require concurring approval from another authority.
C. Resolutions: of two types; non-binding resolutions that cover matters upon which the Student Senate may wish to make its opinion public, and binding resolutions, which establish guidelines, policies, or other criteria for the conduct of Student Senate business in committees or in the administrative offices of the Student Senate (i.e., the specific procedure for fulfillment of an already enumerated committee or administrative task). They are binding for the remainder of the legislative term in which they are passed, unless repealed by bill.
1. Senators, non-Senator committee members, or committees submitting a resolution or petition for consideration by the Student Senate should submit appended to the legislation an appropriate, comprehensive list of designated recipients, including names, titles, and mailing addresses, to which the legislation, if passed, should be sent.
2. Sponsors of petitions and resolutions should limit the number of recipients of said legislation to ten or fewer unless they can provide a significant reason to have more.

3.6.2 INTRODUCTION. Legislation shall be written or sponsored by members of the Student Senate (as defined in Article II), Student Senate standing committees [6.2.7.2], or of the Student Senate boards (as stated in Article V, Section 3) and shall be submitted to the Student Senate Staff Secretary. At least one of the authors or sponsors must be a member of the Student Senate. Authors of legislation shall have speaking privileges for the purpose of presenting the legislation during the consideration of their bill, petition or resolution by a standing committee
and/or the Student Senate. Sponsorship of legislation is an official public endorsement by a member of the Student Senate, Student Senate standing committee(s) or Student Senate board(s).

3.6.2.1 After introduction, the Student Senate Staff Secretary shall number legislation as follows:
A. Bills: Bill No. 20__ - (001-199)
B. Petitions: Petition No. 20__ - (200-299)
C. Resolutions: Resolution No. 20__ - (300-399)

3.6.2.2 The Student Body Vice President shall set the deadline for the submission of legislation for each Student Senate meeting. The deadline should be within ten (10) days of the Student Senate meeting for which the legislation is intended to be heard, and the date shall be announced at least twenty (20) days prior to such a meeting.

3.6.2.3 Format. After introduction, the Student Senate Staff Secretary shall format legislation as follows:
Date:
Author(s):
Sponsor(s):

3.6.3 REFERRAL. The Presiding Officer of the Student Senate shall refer legislation to an appropriate standing or designated ad hoc committee. No legislation shall be referred to more than two committees. Student Executive Committee members must be notified of the referrals at least 24 hours before committee action may be taken.

3.6.3.1 If two members of the Student Executive Committee object to the referral of any bill to any particular committee, a special meeting of the Student Executive Committee shall convene immediately before committees meet in order to resolve the discrepancy. Five members of the Student Executive Committee shall constitute a quorum at such special meetings.

3.6.3.2 Before any legislation requesting funding is referred to a standing or ad hoc committee the Vice President and the Treasurer shall meet and confirm that the senator making the funding request has the required paperwork turned into the Treasurer. In the event the senator making the request does not have the required paperwork turned in, the Vice President shall contact the senator and notify them that the Legislation will not be placed on the agenda for the next cycle until the required paperwork has been turned into the treasurer.

3.6.4 REPORT. At the first Student Executive Committee meeting after the referral to committee has been made, the Presiding Officer of the Student Senate will report said referral to the Student Executive Committee, along with all other pieces of legislation that have been referred by that time. They will then be placed on the agenda of the next Student Senate meeting. Only legislation that is reported on at the Student Executive Committee meeting would be placed on the Student Senate agenda (For exceptions see Article III, Section 4.5.1).

3.6.4.1 All legislation slated for the agenda of a full Senate or a standing committee shall be made electronically available to all members of the committee at least 24 hours in advance of the meeting. Electronic copies of legislation on the full Senate agenda should be submitted with
standing committee amendments and recommendations indicated. Said legislation should be made available exclusively electronically, and not be printed, with the following exceptions:

3.6.4.1.1 A member of the committee expressly requests a paper copy be made for their use throughout the year or for a particular meeting.

3.6.4.1.2 Ten copies shall be available in print for any guests to the meeting. More copies can be made if needed.

3.6.4.1.3 In circumstances where the presiding officer of a committee meeting or the author of a bill feel members of the body would more so benefit from a paper copy of the legislation at issue, such legislation may be printed.

3.6.4.2 The full text of legislation being discussed in full Senate be displayed for the entirety of the body.

3.6.4.3 Rule 3.5.4.1 does not affect the ability of guests at meetings to provide paper handouts with pertinent information.

3.6.4.4 If approved and placed on the Student Senate agenda, legislation considered only by the Student Senate Executive Committee shall be provided by the person who presented the legislation to the committee.

3.6.4.5 Legislation generated during a Student Senate meeting does not have to be available in print form until approved by the Senate, but efforts should be made to have print copies if possible.

3.6.5 ELIGIBILITY. Legislation will remain on the agenda only if all committees to which it was referred send it to the Student Senate. If any piece of legislation fails in any committee to which it was referred, it will automatically be struck from the agenda of the Student Senate meeting. Only legislation which has been placed on the agenda by the Student Executive Committee and which has been sent to the Student Senate by the committee to which it was referred will be eligible for consideration at a Student Senate meeting except as outlined in Article III, Section 4.5.1.

3.6.5.1 Upon a two-thirds (2/3) vote of the Student Senate, the procedural rules of Student Senate may be suspended to allow a piece of legislation that has passed through the committees to which it was referred but was not placed on the agenda by the Student Executive Committee to be considered at that meeting. This is to include any committee-generated legislation.

3.6.5.2 Committee-Generated Legislation. The following process should be exercised when handling committee-generated legislation [6.2.7.2]:

Legislation shall be submitted to the Student Executive Committee which shall consider whether the legislation is time sensitive.

1. If the legislation is deemed time sensitive by a simple majority of the Student Executive Committee, it shall be placed on the agenda of the next meeting of the Student Senate.

2. If the legislation is not deemed time sensitive, the Student Executive Committee shall assign the legislation to be heard by a second standing committee which cannot be the committee of origin.
A. All Committee-Generated Legislation involving the allocation of funds shall be assigned to the Finance Committee for consideration, time sensitivity notwithstanding.

3.6.5.3 Committee-Generated Amendments. All amendments made to legislation by committees cannot be overturned by the authors or sponsors through a friendly amendment. If two committees amend the same section of a bill in different ways or amend parts of a bill that otherwise conflict, Student Executive Committee will serve as a compromise committee as detailed in Article VI, Section 1.4.6. Opposition to committee-generated amendments must be heard through a con speech and voted upon accordingly.

3.6.6 NOTIFICATION. The Student Senate shall post notice of any proposed legislation, except for committee-generated legislation, in the Student Senate office at least five (5) days prior to the date of its consideration. Such notice shall contain the final text of the legislation as it was submitted to the Student Executive Committee. Any amendments or changes made in committee shall be noted before the legislation is moved onto the floor of the Student Senate.

3.6.6.1 Notice shall include information as to which committee the Presiding Officer of the Student Senate had referred the proposed legislation or which committee originated the proposed legislation.

3.6.7 APPROVAL. Bills, petitions, and resolutions shall become effective after a passing vote, as defined in Student Senate Rules and Regulations, and upon the signature of the Student Body President, provided that the bills, petitions, and resolutions are signed within ten (10) days. If the bills, petitions, and resolutions are not signed within ten (10) days, they will automatically take effect. All bills, petitions, and resolutions passed by the Student Senate are subject to Presidential veto (Senate CODE, Article V, Section 4).

3.6.7.1 In the event that legislation is vetoed by the Student Body President, and the Student Senate Chief of Staff receives the written statement of disapproval as provided for in Article V, Section 4 of the University Senate CODE, such statement shall be distributed to the membership of the Student Senate by electronic mail and by posting the statement in the Student Senate office for its review no later than 72 hours after the Student Senate Chief of Staff receives the disapproval.

3.6.8 ROLL CALL VOTES. Immediately before a vote on a motion is to be taken, any senator may move for a roll call vote. If at least one-third (1/3) of the voting members vote in favor of a roll call vote, the Student Senate Director of Internal Affairs shall proceed with a roll call vote. Roll Call votes shall be conducted by EVD.

3.6.9 Abstaining is not considered voting, and abstentions are not counted as either affirmative or negative votes.

Section 6. Legislative Authority

3.6.1 No actions taken by an officer or member of the Student Senate shall have the authority to preempt any power reserved exclusively to the Executive, Legislative, and/or Judicial branches.
ARTICLE IV. STUDENT SENATE COURT OF APPEALS

Section 1. Jurisdiction and Powers

4.1 The Student Senate Court of Appeals will be the primary arbiter of all disputes arising under the application of Student Senate Rules and Regulations. This includes but is not limited to substantive and procedural appeals of decisions coming out of committees, fee boards, student executive committee, and general session. The court will have the following authorities within its role as the final arbiter of disputes.

4.1.1 JUDICIAL REVIEW - the court will have the authority to overrule Senate as to the interpretation of the text of the Student Senate Rules and Regulations. This authority will apply to procedural and substantive decisions made at any level of Senate. This includes but is not limited to general session, committees, fee boards, and the Student Senate Executive Committee.

4.1.1.1 The Court of Appeals shall define the terms "substantive" and "procedural" in ways consistent with legal terminology.

4.1.2 ORIGINAL JURISDICTION – the court will have the authority to adjudicate cases and controversies brought before it that arise under Student Senate Rules and Regulations. This shall include, but not be limited to, reviewing and striking sections of the Rules inconsistent with student rights, reviewing and reversing actions inconsistent with SSRR taken by members of Student Senate, its executive staff, or its affiliates, and all other cases requiring immediate, as opposed to appellate, action.

4.1.3 WRIT OF MANDAMUS - the court will have the authority to convene a hearing for the purpose of determining whether an executive officer of the Senate has failed to perform their responsibilities as laid out in Article V. If the court determines the officer has failed to perform their responsibilities the court will have the authority to issue an order to the officer to take specific action required by Article V. In the event the officer fails to perform the action specified in the order, it will create grounds for removal of the officer from their position.

4.1.3.1 The Court of Appeals will supply a copy of said writ to the Student Senate Executive Committee.

4.1.4 PUT GROUPS ON PROBATION FROM USING STUDENT SENATE RESOURCES - the court will have the authority to convene a hearing for the purpose of determining whether a student group has used Senate resources in a manner that violates Rules and Regulations. If the determination is made that the student group did misuse the resources then the court will then make the decision on whether to put the group on probation and the terms of the probation. The terms of the probation can include, but are not limited to, duration of probation and Senate resources that are prohibited to the group during the probation.

4.1.4.1 The Court of Appeals will supply a copy of said probation to the Associate Director of SILC and to the Student Senate Executive Committee.

4.1.5 THE DISCIPLINE OF SENATORS- the court shall have the authority to censure, place on probation, suspend, expel, or impose further bans on senate participation as it deems necessary and proper. It shall have the authority to convene a hearing to review the decisions of the
Student Executive Committee upon appeal from a senator.

4.1.6 THE REMOVAL OF EXECUTIVE OFFICERS - the court will have the authority to convene a hearing for the purpose of determining whether the grounds for removing an executive officer (other than president or vice president) exists under Rules and Regulations, upon the filing of a complaint by any senator. If the determination is made that grounds for removal exist, the court will have the authority to remove the executive officer. At which point the president will nominate a replacement that will be approved by general session. The president will retain their authority to remove or suspend executive officers.

Section 2. MEMBERSHIP AND STRUCTURE

4.2.1 The court will consist of five (5) justices

4.2.1.1 The structure of the court will consist of four (4) associate justices and one (1) Chief Justice to be chosen amongst the justices by a majority vote of the five (5) justices.

4.2.1.2 The Chief Justice will become a non-voting member in the event of a vacancy that leaves an even number of total justices and will act as the presiding officer in all meetings of the court.

4.2.1.3 If the Chief Justice is absent, a Chief Justice Pro Tempore shall be chosen by the Court to serve until the Chief Justice returns or a new Chief Justice is seated.

4.2.1.4 All justices will have an equal vote on the court.

4.2.2 MEMBERSHIP CRITERIA

4.2.2.1 Anyone who is enrolled as a full time student during their tenure on the court shall be eligible for membership as a justice.

4.2.2.2 Candidates from the previous Spring Student Senate General Elections shall not be eligible for membership on the Student Senate Court of Appeals.

4.2.2.3 Students who served as Student Senators or executive officers on the previous year’s Student Senate shall not be eligible for membership on the Student Senate Court of Appeals.

4.2.2.4 Justices shall not serve as part of any other branch of Student Senate while serving as a justice.

4.2.2.5 Students applying to be and/or serving as a justice shall not be on academic or disciplinary probation at the University.

4.2.2.6 Standing members of the Court of Appeals are not allowed to serve simultaneously as members of the KU Student Senate Elections Commission.

Section 3. TERM LIMIT. Judges will continue to serve on the court until they are no longer a student at the University of Kansas (by completion of degree or other circumstances), voluntarily step
down, or are impeached. In the event that a justice completes a degree and then begins a new
degree the justice will step down and then will be eligible to reapply for the vacant spot.

4.3.1 IMPEACHMENT - the general session can remove a justice from the court for committing an
impeachable offense.

4.3.1.1 Impeachable offenses:

A. Breach of Duty of Loyalty to student body,

B. Academic Misconduct,

C. Reduction of Status to Part-time student,

D. Excessive Absences from court meetings,

E. Conviction for a felony or a misdemeanor crime against a person or property.

4.3.1.2 Impeachment process - takes place in general session, ("is presided over by the vice
president" removed) and takes a two-thirds (2/3) vote by general session to impeach a
justice.

4.3.1.3 Current justices shall not continue to serve on the Court of Appeals if they are a
candidate in the upcoming Student Senate election.

4.3.2 Any conflict(s) of interest by those serving as justice(s) shall be disclosed at the onset of any
hearing and they shall voluntarily remove themselves from any judicial responsibility in that
matter and that matter alone. Failure to do so shall render said justice(s) open to impeachment
under Article 4.3.1.1. (Breach of duty of loyalty to student body).

4.3.3 Unexcused absence to two scheduled court meetings during any given semester may result in
removal of the member by a two-thirds (2/3) vote of Student Senate.

Section 4. SELECTION OF JUSTICES - vacancies on the court shall be filled by a selection committee
composed of the current president, three (3) senators chosen by lots, one of whom must be a
graduate or law student, and a representative from each committee (chairperson of committee
or elected rep). The committees will be responsible for sending their representatives once the
president has called the meeting. The president will act as the presiding officer. The president
will also be responsible for sending out advertising to encourage applicants.

4.4.1 In the case of a vacancy arising at the end of the Senate term the selection committee will meet
immediately after the spring senate election and will present its nominations to a special meeting
of the newly elected Senate, that shall convene ten (10) minutes following joint Senate, for two-
thirds (2/3) approval. The sole purpose of this special meeting is to confirm court nominees.

4.4.2 In the event a vacancy occurs during the term a selection committee will be called immediately
after a vacancy has occurred and present its nominations to senate for two-thirds (2/3) approval
within two (2) weeks of the vacancy.
4.4.3 These nominations will be presented to Senate along with the voting record of the selection committee and with full disclosure of the names of the approval committee members.

4.4.4 Each nominee to the court will be voted on individually by Student Senate.

4.4.5 Judicial nominees shall not be confirmed by a summer or break meeting of the Student Executive Committee.

4.4.6 The president will have the final decision as to which candidates will be nominated and be sent onto general session for approval. The committee will be non-voting and will act in an advisory role to the president during the selection process.

4.4.6.1 In the case that the president does not submit a candidate within thirty (30) days of a court vacancy, the Court of Appeals will have the right to submit candidate(s) to be approved by the Student Senate.

4.4.6.2 The Court of Appeals will send their nominations to the Student Senate Staff Secretary and the Student Senate Chief of Staff.

4.4.6.3 Such nominations will automatically be placed on the agenda of the next scheduled Student Senate meeting and do not require the Student Executive Committee to approve their inclusion in the agenda.

4.4.6.4 Justice nominations made by the Court will require a two-thirds (2/3) approval vote by the Student Senate.

4.4.6.5 Attached

4.4.6.6 Attached

Section 5. HEARING PROCEDURE - the court will be responsible for creating and revising its own hearing procedures including but not limited to rules of evidence, standing, voting, notice, opinions, etc. The court will propose a new or revised set of procedures and rules by the second legislative cycle of every fall semester. Said proposal will be submitted as Appendix P with full authority of the Student Senate Rules and Regulations.

4.5.1 In order to hear a matter, the court must have at least two justices voting in favor of convening a hearing under 4.1.

4.5.2 In all complaints involving an executive staff member, three (3) justices must vote in favor of a hearing in order to commence a hearing.

4.5.3 The Court shall not convene any hearing without a formally submitted complaint from a student outside the Court of Appeals.

4.5.4 Three (3) justices will constitute a quorum at any hearing or meeting.

4.5.5 A voting justice who is not disqualified from voting may not abstain from voting in any hearing.
4.5.6 All decisions shall require a judicial hearing and a majority vote of the justices present at the hearing.

Section 6. OPINIONS AND RULINGS

4.6.1 All opinions and rulings of the court must be publicized. For the purposes of this court, opinions and rulings of the court will be published on the Student Senate website.

4.6.2 After any hearing has concluded, the court has forty-eight (48) hours to issue a ruling or opinion on said hearing.

4.6.2.1 All parties involved, as well as the Student Senate Communications Director, must receive said opinion and/or decision.

4.6.2.2 In the matter of a hearing requiring an expedient ruling or opinion, any involved party in the hearing may request that the Court issue a ruling within twenty-four (24) hours of the conclusion of the hearing. The request must be made in writing at time of the initial hearing request.

4.6.3 A Chief Justice and/or any Associate Justice may dissent from the decision of the Court. This dissent shall be in writing, stating the basis for such disagreement.

Section 7. ADDITIONAL REQUIREMENTS

4.7.1 Justices shall be required to attend one (1) Student Senate general session meeting per academic semester.

4.7.1.1 Attending justice(s) must inform the Director of Internal Affairs of their attendance. The Director of Internal Affairs will annotate the attending justice(s) in the official minutes of the meeting.

4.7.1.2 In the case that a justice is unable to attend due to a scheduling conflict, a written excuse must be submitted to the Chief Justice and the Director of Internal Affairs.

ARTICLE V. STUDENT SENATE EXECUTIVE STAFF

Section 1. RESPONSIBILITIES OF THE STUDENT BODY PRESIDENT

5.1.1 The Student Body President shall execute no less than the following responsibilities:

5.1.2 The Student Body President shall execute and enforce the University Senate CODE where it does apply to a position.

5.1.3 The Student Body President may approve or veto bills, petitions, and resolutions. If legislation is not signed within ten (10) days, the legislation automatically takes effect. Student Senate may override a Presidential veto by two-thirds (2/3) vote of the members present and voting. (Senate CODE, Article V, Section 4).
5.1.4 **STANDING COMMITTEES.** The Student Body President may direct the attention of any standing committee as provided in Article VI, Section 2.2.1, to legislation or other matters.

5.1.5 **SPECIAL COMMITTEES.** The Student Body President may appoint committees and commissions to study matters, make reports, and propose legislation.

5.1.6 The Student Body President shall appoint student members to the boards of the Student Senate in accordance with Article VI, Section 3.1. These appointments are subject to the approval of the Student Senate by a two-thirds (2/3) vote of the members present and voting. After initial approval, the Student Body President may update and amend the membership of committees based on adequate attendance and participation and update the Student Senate on a semesterly basis.

5.1.7 The Student Body President may augment the membership of any Student Senate board or committee with ex officio, non-voting members if the President sees fit.

5.1.8 The Student Body President shall appoint executive officers of the Student Senate (Student Senate Chief of Staff, Student Senate Communications Director, Director of Internal Affairs, Student Senate Graduate Affairs Director, Student Senate Treasurer, Student Senate Assistant Treasurer and the Government Relations Director, Student Senate Director of Diversity & Inclusion, and Student Senate Policy & Development Director) with a majority vote of the Student Senate members, present and voting. Appointed executive officers must be approved individually by the Student Senate members. The Student Body President will, in conjunction with the Finance Committee and the Student Executive Committee, determine the hours and pay scale for the appointed employees.

5.1.8.1 The Student Body President is responsible for direct oversight of the executive officers and the Staff Secretary. This oversight shall include, but not be limited to: reviewing job descriptions, direction of employees, enforcement of the office policy manual (Appendix L) and disciplinary procedures, including removal by appropriate means if necessary in accordance with Article V, Section 15.

5.1.8.2 The Student Body President shall have oversight of the Transportation Coordinator. The oversight by the Student Body President shall be advisory in nature. Any other type of oversight shall be the reserved power of the Transit Commission unless Transit has deferred such powers to the Student Body President.

5.1.8.3 The Student Body President and the Center for Community Outreach Advisory Board shall have joint oversight of the CCO Co-Directors. The oversight by the Student Body President shall be advisory in nature. Any other type of oversight shall be the reserved power of the Center for Community Outreach Advisory Board.

5.1.9 The Student Body President or their designee shall serve as an ex officio member on the following boards and committees:

A. Emily Taylor Women’s Resource Center Advisory Board,
B. Kansas Board of Regents Students’ Advisory Committee,
C. Memorial Corporation Board,
D. University Senate (non-voting)
E. Student Executive Committee (voting),
F. Campus Fee Review Subcommittee (non-voting),
G. Legal Services for Students Advisory Board (non-voting), may instead provide a designee,
H. Center for Community Outreach Advisory Board (voting),
I. Student Legislative Awareness Board (voting),
J. Student Survey Board, may instead provide a designee,
K. University of Kansas Athletic Corporation Board of Directors,
L. Educational Opportunity Fund (Chair),
M. Student Senate Outreach Board (non-voting).

5.1.10 The Student Body President is responsible for making student appointments to the following boards and committees:
A. Chancellor’s Awards Committee,
B. Parking Commission,
C. University Events Committee,
D. Tuition Advisory Board (10),
E. Memorial Corporation Board (4),
F. KJHK Advisory Board (2),
G. Student Health Advisory Board (10) [6.3.2.1],
H. Status of Minorities Subcommittee (2),
I. Legal Services for Students Advisory Board, one of which must be the Vice President or Chief of Staff if they don’t designate themselves (1) [6.3.4.1],
J. Recreation Advisory Board [6.3.5.1],
K. Center for Community Outreach Advisory Board [6.3.7.1],
L. Student Safety Advisory Board [6.3.8.1],
M. Student Environmental Advisory Board (2),
N. Any other board, committee or task force created by the university administration,
   University Governance or Student Senate that mandates appointments by the Student Body President,
O. Student Retention Advisory Board,
P. Between three (3) and six (6) to the Educational Opportunity Fund Board [6.3.14.2.E]. At least one (1) of these student appointments must represent the Multicultural Student Government.
Q. Three (3) to the Athletic Sports Advisory Board [6.3.15.2],
R. Seven (7) to the Transit Commission (1 representative from Daisy Hill and Able Hawks, the Student Senate Treasurer, and four additional students),
S. One (1) Friends of the Lied Center Board of Directors representative,
T. Four (4) to the KU Retail Dining Concepts Advisory Committee,
U. One (1) to the University Daily Kansan Board,
V. One (1) to the Optional Campus Fees Committee,
W. One (1) to the Student Survey Board, which shall prioritize the Vice President if they do not designate themselves.
X. Newspaper Readership Program Advisory Board (3).
Y. Student Senate Outreach Board (3).

5.1.10.1 Chairs of the following boards shall be appointed for the following academic year no later than the joint session of Student Senate immediately after the Student Senate elections.
A. Student Retention Advisory Board,
B. Student Safety Advisory Board,
C. Newspaper Readership Program Advisory Board,
D. Student Health Advisory Board,
E. Student Recreation Advisory Board,
F. Athletics Sports Advisory Board,
G. Student Environmental Advisory Board,
H. Legal Services for Students Advisory Board,
I. Student Senate Outreach Board.

5.1.10.1.A  The ratification of these appointees shall be exempt from the prohibition of considering legislation found in Section 3.3.3.

5.1.10.1.B  Upon ratification this amendment shall take effect on July 1, 2008.

5.1.10.1.C  Appointments of Chairpersons is subject to 6.3.1 of Student Senate Rules and Regulations.

5.1.11  The Student Body President shall, at the end of their term, compile a comprehensive year-end report. This report shall include all legislation passed by the Student Senate, a copy of the original committee charges, and a report on how those and all other subsequent charges were acted upon.

Section 2. RESPONSIBILITIES OF THE STUDENT BODY VICE PRESIDENT

5.2.1  The Student Body Vice President shall serve as the Student Senate Presiding Officer ("President") of the Student Senate (Senate CODE, Article V, Section 2). In the absence of the Student Body Vice President, the Student Senate Chief of Staff shall preside (Senate CODE, Article V, Section 2).

5.2.2  The Student Body Vice President shall assume the responsibilities of the Student Body President if the office becomes vacant.

5.2.3  The Student Body Vice President shall be responsible for supervision of the Chief of Staff who will be responsible for carrying out the Student Body President’s accountability system for the executive staff. The Chief of Staff, under supervision of the Student Body Vice President, shall be responsible for the day to day operations and execution of responsibilities of the Student Senate Executive Staff.

5.2.4  The Student Body Vice President will refer proposed legislation to standing or ad hoc committees in accordance with Article III, Section 4.3.

5.2.5  The Student Body Vice President shall serve on the following boards and committees:
A. Memorial Corporation Board,
B. Student Executive Committee (ex officio, voting),
C. University Senate Executive Committee (ex officio, non-voting),
D. Legal Services for Students Advisory Board, if designated by the Student Body President (non-voting),
E. Student Survey Board, if designated by the Student Body President (non-voting),
F. KU – Coca-Cola University Program Support subcommittee,
G. KU – Coca-Cola Partnership Council,
H. Student Involvement & Leadership Office & Cubicle Space Committee (ex officio, voting),
I. Status of Minorities Subcommittee (ex officio, non-voting).

5.2.6 The Student Body Vice President is responsible for making student appointments to the following boards and committees:

A. University Judicial Board,
B. University Senate Calendar Committee,
C. University Senate International Affairs Committee,
D. The Revolving Green Loan Fund,
E. University Senate Libraries Committee,
F. University Senate Academic Computing and Telecommunications Committee.

5.2.7 The Student Body Vice President, as the Student Senate Presiding Officer, shall be responsible for orientation of new senators in the following manner.

5.2.7.1 New senators elected in regular spring elections. Orientation shall be before the first Student Senate meeting of the fall semester.

5.2.7.2 Replacement senators appointed during the Student Senate term, Associate Senators, Freshman Senators elected during the Fall Freshman Elections. The Student Body Vice President shall instruct the Senior Senator to provide orientation as soon as possible after the first meeting of the Student Senate at which the new senators are approved or are required to attend. The orientation shall be in the form, individually or group, as seen fit by the Senior Senator.

5.2.7.3 The orientation shall include but is not limited to: providing copies of Student Senate Rules and Regulations, providing copies of any pending legislation, providing a description of Student Senate procedures, providing a description of senator responsibilities, and providing any other information considered necessary.

5.2.8 The Student Body Vice President shall oversee programs related to Student Senate outreach. These programs shall include, but not be limited to: Senate meetings on campus, Senators’ office hours and constituency outreach, the student organization outreach program, and involving non-senators within the auspices of Student Senate.

5.2.9 The Student Body Vice President shall implement and oversee the Senate Orientation and Kickoff, to be conducted before the first Student Senate meeting of the academic year.

5.2.10 The Student Body Vice President may oversee campus initiatives that further the goals of the Student Senate and the University of Kansas student body.

Section 3. TERM OF OFFICE AND VACANCIES

5.3.1 In the event of a vacancy in the office of the Student Body President, the Student Body Vice President shall assume the presidency. The resulting vacancy, or any other vacancy, in the office of Student Body Vice President shall be filled by the Student Senate by election of a new Student Body Vice President from among its members at the first meeting subsequent to the occurrence of such a vacancy (Senate CODE, Article V, Section 7).
Section 4. RESPONSIBILITIES OF THE STUDENT SENATE CHIEF OF STAFF

5.4.1 The Student Senate Chief of Staff shall be appointed by the Student Body President, with the consent of two-thirds (2/3) of the Student Senate, and shall be currently, or have been, a voting member of the Student Senate.

5.4.2 The Student Senate Chief of Staff shall serve as the chair of the Student Executive Committee. This officer will only vote in the case of or to make a tie vote.

5.4.3 The Student Senate Chief of Staff shall serve on the following boards and committees:
   A. Student Executive Committee (chair, voting in case of or to make a tie vote),
   B. Legal Services for Students Advisory Board, if designated by the Student Body President (non-voting),
   C. Status of Minorities Subcommittee (voting).

5.4.4 The Student Senate Chief of Staff has the following job responsibilities:
   A. Act as a liaison between the Student Senate Executive Staff and the standing or ad hoc committees of the Student Senate and shall be responsible for monitoring these committees;
   B. Be responsible for carrying out the Executive Staff accountability system, outlined in Article V, Section 17 proposed by the Student Body President in consultation with the Student Body Vice President and Chief of Staff, to be supervised by the Student Body Vice President.
   C. Directly oversee the accomplishment of the job descriptions and goals of the members of the Executive Staff.
   D. Oversee the identification of each piece of legislation by number as provided in Article III, Section 5.2.1. The Student Senate Chief of Staff shall be responsible for codification of legislation pertinent to the Student Senate;
   E. Chair all meetings of the Student Executive Committee;
   F. Work closely with Student Senate Committees by helping them to carry out their charges and any additional projects;
   G. Aid senators in writing legislation and direct senators to appropriate offices and people in the University who could help them research their legislation;
   H. Monitor the attendance of the Student Senate standing committees and enforce the attendance policy as set forth in Article III, Section 1;
   I. Monitor all student members of the various University Boards and Committees, ensure that all positions are filled with active participants, and remove representatives from their positions if they are not fulfilling their attendance responsibilities outlined in Article III, Section 1.4;
   J. Monitor and report to the Student Senate about the attendance of representatives to University Senate. Non-attendance by the representatives is to be recorded in the minutes of the Student Senate;
   K. Oversee the Staff Assistant in updating and revising all sections of the Student Senate Rules and Regulations (to be done as legislation is passed and becomes law) and maintenance of copies of other University Governance documents and regulations. This shall include working with the Staff Assistant to provide for online updates to the Student Senate Rules and Regulations with two (2) weeks of the passing of all alterations to said Rules and Regulations. The Student Senate Staff Assistant shall have the ability to update the Student Senate Rules and Regulations with non-substantive editorial changes.
to keep the document up-to-date with the current terminology used by the University of Kansas, proper spelling, and appropriate formatting. All substantive or editorial changes shall be recorded and presented in the consent agenda at the next regularly scheduled Student Senate meeting.

L. Nominate five (5) students to the Elections Commission no later than the second to last Student Senate meeting of the fall semester by the procedures outlined in Article VII, Section 4.3.4.

M. Oversee and coordinate a replacement committee to fill Student Senate vacancies in accordance with Article III, Section 2.

Section 5. RESPONSIBILITIES OF THE STUDENT SENATE TREASURER

5.5.1 The Student Senate Treasurer shall be appointed by the Student Body President with the consent of two-thirds (2/3) of the Student Senate.

5.5.2 The Student Senate Treasurer serves as an ex officio member on the following boards and committees:

A. Finance Committee (ex officio, non-voting),
B. Student Executive Committee (non-voting),
C. Campus Fee Review Subcommittee (non-voting),
D. Student Health Advisory Board (voting),
E. Educational Opportunity Fund Board (non-voting),
F. Legal Services for Students Advisory Board (non-voting)
G. Recreation Advisory Board (non-voting)
H. The Athletics Sports Advisory Board (non-voting),
I. Student Safety Advisory Board (voting).

5.5.3 The responsibilities of the Student Senate Treasurer shall include the following:

A. Enforcing provisions of the Budget Process of the Student Senate Rules and Regulations (Article VIII):
   1. During the first regular Student Executive Committee meeting of the fall semester, the Student Senate Treasurer shall present complete budget information for the upcoming fiscal year so that the Committee may set a spending cap, as outlined in Article VIII, for that year.

B. Having ultimate authority and responsibility for maintenance of all accounts, books and records of the Student Senate and all activity-fee funded student organizations, including clear demonstration of where all funds have been received and to whom and for what all expenditures have been made;

C. Preparing and making available to the proper persons any and all forms deemed necessary and proper for the administration of funds;

D. Overseeing the Assistant Treasurer in their mechanical bookkeeping procedures and other duties;

E. Overseeing the expenditure of any funds necessary from the Unallocated Account up to the balance of the Unallocated Account to perform proper fiscal year-end closing procedures.

F. Development of the Fee Review, Block Allocation, and Line-Item applications. Applications for the three allocation processes shall be made available to the public no later than December 1st of each year. The Student Senate Treasurer, in consultation with the Student Senate Chief of Staff and Student Senate Finance Committee Chair, shall determine the deadline for applications to be submitted to the Student Senate.
5.5.4 The functions of the Student Senate Treasurer shall include the following:
A. Approving and signing forms for any and all expenditures;
B. Working with Student Senate-funded groups to aid them in spending their funds through the correct university and state procedures and channels;
C. Training all organizations’ treasurers in the administrative procedures using the Student Senate’s Business Procedures Guide;
D. Working with personnel in the Comptroller’s office to submit forms in correct order;
E. Working with the Vice Provost for Finance, under whose auspices and budgets Student Senate funds fall;
F. Working with the officers and staff of the Student Senate in any and all financial matters;
G. Working with various administrators, faculty, staff, and students as the link for administering student activity-fee funds, and to help solve any problems associated with the administration of such funds.

Section 6. RESPONSIBILITIES OF THE ASSISTANT TREASURER

5.6.1 The Assistant Treasurer shall be appointed by the Student Body President with the consent of two-thirds (2/3) of the Student Senate, and shall serve as an ex officio, non-voting member of the Student Senate and as an ex officio, voting member of the Student Senate Finance Committee.

5.6.2 The Assistant Treasurer will manage the various accounts of Student Senate and of organizations funded by the Student Senate. Specific duties include processing vouchers, state contracts, and lease agreements, and administering the appropriate payments. In addition, the Assistant Treasurer will handle all personnel records and perform fiscal year closing procedures on all accounts.

5.6.3 The Assistant Treasurer will work with, and will be directly responsible to, the Student Senate Treasurer in maintaining correspondence, record summaries, and reports as needed or requested by the Student Senate. The Assistant Treasurer will help conduct training sessions for student organization treasurers, design and prepare any forms necessary for use in the Treasurer’s Office, and assist the Student Senate Communications Director in overseeing inventory control.
   a. One required form of correspondence shall be an email sent to each group for which a funding bill is submitted and failed or amended, providing a concise, easily understood explanation of why the bill was failed or amended. Such emails shall be sent at the end of the legislative cycle in which the bill is seen.

5.6.4 The Assistant Treasurer will work closely with the Center for Community Outreach, Inc. and serve as their Chief Financial Officer and Treasurer. The Assistant Treasurer will also serve on the Center for Community Outreach Advisory Board as an ex-officio, non-voting member.

5.6.5 The Assistant Treasurer will support the Campus Fee Review Subcommittee.

5.6.6 The Assistant Treasurer shall assume the responsibilities of the Student Senate Treasurer if the office becomes vacant.
5.6.7 The Student Senate Assistant Treasurer shall serve as the Treasurer to the Multicultural Education Fund as duties outlined in Appendix N.1.3.1.

Section 7. RESPONSIBILITIES OF THE STUDENT SENATE COMMUNICATIONS DIRECTOR

5.7.1 The Student Senate Communications Director shall be appointed by the Student Body President with the consent of two-thirds (2/3) of the Student Senate and shall serve as an ex officio, nonvoting-member of the Student Senate and of the Student Executive Committee.

5.7.2 The Student Senate Communications Director shall formulate an outreach plan during the summer break period and present the plan before Student Senate Outreach Board for their recommendations and approval, and eventually the Student Executive Committee for approval. This plan shall include an outreach policy for student senators, which must be approved by a majority vote of the Student Executive Committee.

5.7.3 The Student Senate Communications Director shall be responsible for distributing news releases to local media sources with pertinent Student Senate news, as well as monitoring coverage of senate in local media sources.

5.7.4 The Student Senate Communications Director shall be responsible for distributing news releases outlining the decisions of the line-item, block, and fee review subcommittees to the Student Senate website and Student Senate social media accounts, as well as to local media outlets at their discretion, within 72 hours of the conclusion of line-item, block, and fee-review subcommittees.

5.7.5 The Student Senate Communications Director shall be responsible for maintaining the Student Senate social media accounts, and website.

5.7.6 The Student Senate Communications Director shall be responsible for sending and correspondence, on behalf of Senate, to individuals, organizations, and businesses.

5.7.7 The Student Senate Communications Director shall be responsible for planning the Fall and Spring Outreach Weeks.

5.7.8 The Student Senate Communications Director shall be responsible for managing the Student Advertising Program.

5.7.9 The Communications Director will be responsible for managing the advertising budget for Student Senate.

5.7.10 The Communications Director will coordinate and approve advertising for SILC-registered student groups in the UDK, KJHK, the KU bus routes, and any other sources of advertising. Events can only receive advertising if they are free and open to all students. Advertising cannot go to recruitment events for student groups that are not opened to all students, nor can advertising go toward partisan activities.

5.7.11 The Communications Director will work with the Student Senate Treasurer to create the budget for the next year’s Student Advertising Program Line-Item Funding application.
5.7.12 Any applicant may appeal the decision of the Communications Director to the Student Executive Committee.

5.7.13 The Communications Director shall be tasked with monitoring a tab during Student Senate spring elections on the Student Senate website which will include a non-partisan guide for each coalition or candidate running.

5.7.14 The Student Senate Communications Director shall be responsible for such other tasks as may be assigned by the Student Body President or Student Body Vice President, the Student Senate Chief of Staff, or the Student Senate.

5.7.15 The Communications Director shall be responsible for planning a minimum of one university conversation per academic year to discuss relevant topics facing the university with students, faculty and administration.

5.7.16 The Communications Director shall serve on the Student Survey Board (ex officio, voting).

5.7.17 The Communications Director shall serve on the Student Retention Advisory Board (ex officio, nonvoting).

5.7.18 The Communications Director shall serve on the Student Senate Outreach Board as the Vice Chair (voting).

Section 8. RESPONSIBILITIES OF THE STUDENT SENATE DIRECTOR OF INTERNAL AFFAIRS

5.8.1 The Student Senate Director of Internal Affairs shall be appointed by the Student Body President with the majority consent of the Student Senate and shall serve as an ex officio, non-voting member of the Student Senate and of the Student Executive Committee.

5.8.2 Student Executive Committee. The Student Senate Director of Internal Affairs shall compile and make public minutes from each Student Senate meeting and Student Executive Committee meeting. Student Senate minutes shall be distributed on the Student Senate listserv.

5.8.3 The Student Senate Director of Internal Affairs shall oversee the office hours that must be served by all senators as provided in Article III, Section 1.2.1.

5.8.4 The Student Senate Communications Director shall work with the Chief of Staff and Senior Senator to revise Appendix P: Student Senator Office Hour Responsibility Plan over the summer break period and present the plan before the summer Student Executive Committee and the Full Student Senate for a simple majority approval.

5.8.5 The Student Senate Director of Internal Affairs shall be responsible for creating and managing the accounts of the Electronic Voting Devices (EVD’s) used in Student Senate meetings. The managing of the Student Senator EVD accounts includes creating a voting record and attendance record of each Senator and submitting said records to the Student Senate Director of Internal Affairs to be published on the Student Senate Web Page at the conclusion of each semester. The records shall be created in accordance to the parliamentary procedure set forth in Roberts Rules of Order.
The Student Senate Director of Internal Affairs shall be responsible for forwarding all legislation to the parties listed on the legislation and to other appropriate parties within one week of the passage of legislation.

The Student Senate Director of Internal Affairs shall be responsible for making records available to the public records must be made available for examination within two (2) days upon any request.

Documents and letters sent to the Student Senate or to any of its officers by another body of the University governance system, the Chancellor or any other member of the Administration, the Board of Regents, or the State of Kansas, with a specific request that such material not be made public, are not subject to this open records provision.

The Student Senate Director of Internal Affairs shall be responsible for making the rulings and opinions of the Student Senate Court of Appeals available on the Student Senate website no less than ten (10) academic days after receiving such rulings and opinions.

The Student Senate Director of Internal Affairs shall oversee and train committee secretaries correspond with them throughout the year.

The Student Senate Director of Internal Affairs shall be responsible for keeping record of committee minutes, committee chair reports and secretary reports and forwarding copies of committee minutes for the Student Senate Chief of Staff.

The Student Senate director of Internal Affairs shall be responsible for updating committee rosters.

The Student Senate Director of Internal Affairs shall be responsible for planning the Fall and Spring legislative training in conjunction with the Chief of Staff and senior senator.

The Director of Internal Affairs shall be responsible for conducting meetings with senate constituency groups (e.g. off-campus senators, journalism senators, freshman senators).

The Director of Internal Affairs shall be responsible for helping in development of the Student Senate members.

The Student Senate Director of Internal Affairs. shall be responsible for such other tasks as may be assigned by the Student Body President or Student Body Vice President, the Student Senate Chief of Staff, or the Student Senate.

RESPONSIBILITIES OF THE STUDENT SENATE GRADUATE AFFAIRS DIRECTOR

The Graduate Affairs Director shall be appointed by the Student Body President, in consultation with current graduate student leaders, with the consent of two-thirds (2/3) of the Student Senate and shall be an accepted and enrolled member of a Graduate or Law program and have completed one semester of graduate coursework at the University of Kansas.

The Graduate Affairs Director shall serve as an ex officio member on the following boards and committees:
The responsibilities of the Student Senate Graduate Affairs Director shall include the following:

A. Advocating on behalf of needs and interests of graduate and professional students of the university,
B. Finding mechanisms for receiving and disseminating information regarding events and opportunities of general interest to graduate and professional students,
C. Professional development skills and opportunities (e.g., interviewing, net-working, research and publishing, teaching).
D. Advocating on behalf of the needs of graduate and professional employees of the university, including graduate teachers, researchers, assistants, and others who have dual status as both employees and students.
E. The Graduate Affairs Director shall report regularly to the Student Executive Committee and the Student Senate on the state of graduate affairs on campus.
F. The Graduate Affairs Director shall be responsible for formulating an outreach plan to communicate with Graduate Student Organizations and Law groups about Student Senate during the summer break period and present the plan before the Student Senate Executive Committee for approval.
G. The Graduate Affairs Director shall be responsible for gathering, compiling, and presenting to the Student Executive Committee and Student Senate a report on student concerns and their suggestions to improve student life.
H. The Graduate Affairs Director shall monitor the effectiveness of legal, health, childcare, support and/or financial services relevant to graduate and professional students at The University of Kansas.
I. The Graduate Affairs Director shall work with Student Senate members, committees, and/or boards to help represent graduate and professional students' needs at the University and state levels.
J. The Graduate Affairs Director shall be in charge of establishing and soliciting members for the Graduate Student Advisory Board.
K. The Graduate Affairs Director shall be responsible for scheduling and holding regular meetings of the Graduate Student Advisory Board.
L. The Graduate Affairs Director shall be responsible for providing up-to-date information for the Graduate Student Advisory Board page on the Student Senate website.
M. The Graduate Affairs Director shall be responsible for fostering a relationship between Student Senate and the Office of Research and Graduate Studies in order to better serve graduate students.
N. The Graduate Affairs Director shall, in coordination with the Office of Research and Graduate Studies, help coordinate the annual Graduate Research Competition.

Section 10. RESPONSIBILITIES OF THE CENTER FOR COMMUNITY OUTREACH EXECUTIVE DIRECTOR

5.10.1 The Center for Community Outreach, Inc. (CCO) Executive Director shall be hired by the Center for Community Outreach Advisory Board.
5.10.2 Duties of the Center for Community Outreach Executive Director (hereinafter referred to as the CCO Executive Director) shall be to act as liaison between the student body and community service programs existing in the Lawrence and campus communities. The Executive Director shall be the officer in charge of all external communications of the CCO.

5.10.3 The Executive Director shall serve as an the chair of the Center for Community Outreach Advisory Board,

5.10.4 The Executive Director shall serve as an ex officio, non-voting member of the Student Senate and of the Student Executive Committee.

5.10.5 The Executive Director shall act as a liaison between the Center for Community Outreach programs in the University of Kansas and greater Lawrence community.

5.10.6 The Executive Director shall coordinate collaborative events with outside organizations and student groups.

5.10.7 The Executive Director shall organize a bi-annual service project in conjunction with a volunteer training session facilitated by the CCO development director.

5.10.8 The Executive Director shall ensure that the vision and directives of the Advisory Board is executed.

5.10.9 The Executive Director in conjunction with the Managing Director shall be responsible for the direct oversight of the CCO Executive Staff and shall be the ultimate authority on issues concerning the Center for Community Outreach, Inc.

5.10.10 The Executive Director shall oversee any grants the CCO pursues and obtains, respectively.

5.10.11 The CCO Executive Director shall be responsible for such other tasks as may be assigned by the Student Body President or Student Body Vice President, the Student Senate Chief of Staff, the Student Senate, or the CCO Advisory Board.

Section 11. RESPONSIBILITIES OF THE CENTER FOR COMMUNITY OUTREACH MANAGING DIRECTOR

5.11.1 The Center for Community Outreach, Inc. (CCO) Managing Director shall be hired by the Center for Community Outreach Advisory Board.

5.11.2 Duties of the Center for Community Outreach Managing Director (hereinafter referred to as the CCO Managing Director) shall be to act as the management officer for all internal programs and functions of the CCO. The Managing Director shall be the officer in charge of all internal communications of the CCO.

5.11.3 The Managing Director shall serve as an ex officio, non-voting member of the CCO Advisory Board.

5.11.4 The Managing Director shall serve as an ex officio, non-voting member of the Student Senate.
5.11.5 The Managing Director shall supervise each of the CCO program coordinators and ensure the successful completion of their duties and goals.

5.11.6 The Managing Director shall monitor each CCO program’s yearly accomplishments and establish a long term plan, updated annually, for the growth of the programs of the CCO.

5.11.7 The Managing Director shall manage and track the fiscal year budget and ensure, in conjunction with the Student Senate Assistant Treasurer, that the CCO remains in good financial standing.

5.11.8 The Managing Director shall encourage and facilitate collaboration within the CCO by organizing an annual retreat or event with all CCO program coordinators and executive staff members as well as hold regular meetings with each program coordinator.

5.11.9 The Managing Director shall organize CCO coordinator orientation after the coordinator selection has occurred.

Section 12. RESPONSIBILITIES OF THE GOVERNMENT RELATIONS DIRECTOR

5.12.1 The Government Relations Director shall be appointed by the Student Body President under terms outlines in 5.3.11.3.1 with the consent of two-thirds (2/3) of the Student Senate.

5.12.2 The Government Relations Director shall have the following job responsibilities:
A. Serve as a political liaison to the Student Body President, the Student Executive Committee, and the Student Senate on community, state, and national issues.
B. Act as Chair of the Student Legislative Awareness Board (SLAB) and oversee the membership of the Board and appoint at minimum, five (5), and no more than nine (9) student members as outlined in Article V, Section 3.11.1.
C. Attend legislative and policy-making functions of the following bodies, including, but not limited to, the Board of Regents, Governor of Kansas, the Kansas Legislature, the United States Congress, the Lawrence City Commission meetings, community and campus activist groups gatherings and any others as directed by the Student Body President, the Student Executive Committee, or the Student Senate for the purpose of gathering information.
D. Direct and organize nonpartisan political education of the student body, by means including, but not limited to, candidate debates, voter registration efforts, get-out-the-vote drives, voter guides, policy forums, and any other functions as directed by the Student Body President, the Student Executive Committee, or the Student Senate.
E. Relay relevant information obtained from legislative and policy-making functions, that is of importance to students to Student Senate by placing such items on the Issues Agenda of a Student Senate meeting. This information shall also be relayed to the membership of the Presidents Roundtable.
F. Make legislative research readily available to any student or student organization and offer advice on legislative advocacy to any student or student organization.
G. Plan the Kansas Board of Regents Higher Education Day in conjunction with the Student Advisory Committee; Plan the Big XII on the Hill in Washington, D.C.
H. Serve as an ex-officio, nonvoting member, of the Student Executive Committee.
I. Be responsible for other tasks as may be assigned by the Student Body President, the Student Executive Committee, or the Student Senate.

Section 13 RESPONSIBILITIES OF THE STUDENT SENATE POLICY & DEVELOPMENT DIRECTOR

5.13.1 The Student Senate Policy & Development Director shall be appointed by the Student Body President under terms outlined in Article V, Section 3.11.3.I with the consent of two-thirds (2/3) of the Student Senate and shall serve as an ex officio, non-voting member of the Student Senate and of the Student Executive Committee.

5.13.2 The Policy & Development Director shall have the following general job responsibilities:
   A. Develop programs to expand the role of the Student Senate throughout the University.
   B. Chair the Student Survey Board in order to ensure the Student Senate’s stances on issues reflect the Student Body.
   C. Be responsible for other tasks as may be assigned by the Student Body President, the Student Executive Committee, or the Student Senate.

5.13.3 The Policy & Development Director shall work on external platform issue execution and shall oversee platform initiatives development in conjunction with the Student Body President and relevant parties.

5.13.3.1 The Policy & Development Director shall coordinate Student Senators’ roles in working on platform initiatives with the input of the Student Body President by, but not limited to, the following:
   A. Contact specific Student Senators who have an interest in particular platform issues and make these opportunities aware to the Full Senate.
   B. Meet with Senators during their weekly office hours to keep updated on platform development and the subsequent steps to be taken upon Executive Staff members.
   C. Assist Senators in setting up meetings with administration, faculty, & staff.
   D. Ensure Senators submit a final report containing all research, documents, and germane information for the platform issues undertaken by these Senators.
   F. Record and document all platforms reports undertaken by Senators.
   G. Hold all Senators accountable for their actions and progress with platforms and take appropriate corrective or disciplinary actions, with the input of the Student Body President and Chief of Staff, outline by Article III, Section 5.13.3.2

5.13.3.2 The Policy Development Director shall report platform progress regularly to the Student Senate Executive Staff, Student Executive Committee, and the Student Senate.

5.13.3.3 The Policy & Development Director shall be fully responsible for all platform initiatives undertaken by Student Senators and consequently complete unfulfilled Senatorial duties pertaining to platform issues.

5.13.4 The Policy & Development Director shall maintain relations with peer institution and Big XII student governments by the following:
   A. Be in charge of any work with other Big XII student government and conferences or events planning therein.
B. Work with the Government Relations Director and Student Body President to collaborate with Big XII or Board of Regents student governments on pertinent platform issues to address matters beyond the University of Kansas.

Section 14. RESPONSIBILITIES OF THE TRANSPORTATION COORDINATOR

5.14.1 The Transportation Commission shall appoint the Transportation Coordinator.

5.14.2 The Transportation Coordinator serves as an ex officio member on the following boards and committees:
A. Student Safety Advisory Board
B. KU Parking Commission

5.14.3 The Responsibilities of the Transportation Coordinator shall include the following:
A. Shall act in accordance with Transportation Commission directives, Student Senate policies, and Student Senate Rules and Regulations.
B. Shall facilitate the day-to-day operations of the transportation system.
C. Shall report to the Transportation Commission on issues, including, but not limited to, budget, ridership, routes, bus pass sales, bus pass replacement procedures, and long-term planning.
D. Shall facilitate open and direct communications between the bus company and the Transit Commission.
E. Shall negotiate all contracts entered into by the Transportation Commission, including presenting to the Transportation Commission a finalized bus service contract no later than March 1 and presenting to the full Student Senate the Transportation Commission’s contract for the bus service no later than April 1.
F. Shall act as a student liaison to KU Parking
G. Shall meet with the Director of KU Parking on a monthly basis
H. Shall report to Student Senate and the Student Body President on a regular basis.
I. Shall be responsible for such other tasks as may be assigned by the Student Body President or Student Body Vice President, by the Student Senate Chief of Staff, or by the direction of Student Senate.

5.14.4 The Transportation Coordinator can be removed from office by a majority vote of the Transportation Commission given that such action is recorded in a public notice to the Student Senate and members of the Transportation Commission one (1) week in advance of final action on a motion to remove the Transportation Coordinator from office.

5.14.5 The Requirements of the Transportation Coordinator for SafeRide and SafeBus.
A. Ensure that any vehicle that has a maximum capacity of 10 or more passengers has both an active camera and recording device on board.

Section 15. RESPONSIBILITIES OF THE STUDENT SENATE DIRECTOR OF DIVERSITY & INCLUSION

5.15.1 The Student Senate Director of Diversity & Inclusion shall be appointed by the Student Body President with the consent of two-thirds (2/3) of the Student Senate.

5.15.2 The Student Senate Director of Diversity & Inclusion serves as an ex-officio member on the following boards and committees:
A. Multicultural Affairs Committee (voting)
B. Student Executive Committee (voting)
C. Status of Minorities Subcommittee (voting, serve as Vice-Chair)

5.15.3 The Student Senate Director of Diversity & Inclusion serves as an ex-officio member of or appoints, in conjunction with the Student Body President, members to the following boards and committees:
E. Educational Opportunity Fund Board (voting)
F. The Athletics Sports Advisory Board (non-voting)
G. Student Retention Advisory Board (non-voting)
H. Student Health Advisory Board (non-voting)
I. Student Mental Health Advisory Board (non-voting)
J. Student Safety Advisory Board (non-voting)
K. Student Senate Outreach Board (voting)

5.15.4 The responsibilities of the Student Senate Director of Diversity & Inclusion shall include the following:
A. Advocating on behalf of the needs of typically underrepresented students.
   1. Typically underrepresented students include, but are not limited to, students of color, students with disabilities, students who have mental illnesses, sexuality and gender diversity, international students, non-traditional students, religious diversity, and first-generation students, as both employees and students.
B. Ensuring that all typically underrepresented students (See 5.15.3.A.1) feel safe and included on campus and within levels of University governance
C. Finding mechanisms for receiving and disseminating information regarding events and opportunities of typically underrepresented students.
D. Connecting incoming freshmen self-identifying minority students with professional development skills and opportunities.
E. Reporting regularly to the Student Executive Committee and the Student Senate on the state of typically underrepresented students on campus.
F. Formulating an outreach plan to communicate with multicultural student organizations and other diversity & equity organizations about Student Senate during the summer break period and present the plan before the Student Senate Executive Committee for approval.
G. Gathering, compiling, and presenting to the Student Senate Executive Committee and Student Senate a report on the concerns and suggestions to improve student life for typically underrepresented students.
H. Monitoring the effectiveness of legal, health, childcare, support, and/or financial services relevant to typically underrepresented students at the University of Kansas.
I. Working with Student Senate members, committees, and boards to help represent typically underrepresented students' needs at the University and state level.
J. Establishing and soliciting members for Status of Minorities Subcommittee and Student Senate Standing Committees.
K. Fostering and maintaining Student Senate’s relationship with the Multicultural Student Government, Office of Multicultural Affairs, the Office of Diversity & Equity, the Center for Sexuality & Gender Diversity, the Emily Taylor Center for Women & Gender Equity, the Office of Institutional Opportunity & Access, Academic Achievement and Access Center, International Student Services, Counseling and Psychological Services, and any others deemed necessary.
L. Fostering Student Senate’s relationship with Headquarters, Willow Domestic Violence Center, and STA Care Center.
M. Establishing and soliciting members for a Diversity Student Leadership Roundtable, meeting monthly to ensure collaboration to address concerns within the University and respond to current events.

N. Providing up-to-date information from the Diversity Student Leadership Roundtable to the Student Executive Committee and Student Senate.

O. Building and maintaining relationships with various typically underrepresented student alumni associations, including, but not limited to, KU Black Alumni, KU Hispanic Alumni Network, KU Veterans Alumni, and KU International Alumni Network.

P. Building and maintaining relationships with KU Endowment to assist typically underrepresented students.

Q. Overseeing the appointed Student Senate seats from multicultural and/or minority student organizations and maintain their relationship and involvement with Student Senate.

5.15.4 The Student Body President will consult with the Multicultural Affairs Committee Chair in the hiring process of the Director of Diversity & Inclusion.

Section 16. REMUNERATION

5.16.1 The Student Body President, the Student Body Vice President, the Student Senate Communications Director, Director of Internal Affairs, Graduate Affairs Director, the Student Senate Treasurer, the Assistant Treasurer, the Student Senate Chief of Staff, the Center for Community Outreach Co-Directors, the Government Relations Director, Student Senate Director of Diversity & Inclusion, and the Student Senate Policy & Development Director, shall receive a salary as shall be provided for in the Student Senate budget.

5.16.2 Only currently enrolled students at the University of Kansas may be members of the Student Senate Executive Staff and their salaries shall be paid bi-weekly.

5.16.3 The Student Senate Treasurer and Student Senate Staff Assistant shall be required to record whether Executive Staff members, that receive salaries, will be attending to the job responsibilities of their position during summer break. If an Executive Staff member shall not be present in the Student Senate office during those months, the Student Senate Treasurer shall temporarily shift the officer in question from a salaried employee to an hourly employee of the Student Senate. Once the officer in question has returned to their job responsibilities in the Student Senate office, the Student Senate Treasurer shall reinstate the officer in question as a salaried employee. In the event that the Student Senate Treasurer is the officer in question, the Student Senate Staff Assistant shall ensure the Treasurer is moved temporarily from status as a salaried employee to temporary status as an hourly employee.

5.16.3.1 Collection of a salary while not attending to the job responsibilities of the officer position during summer break shall be grounds for impeachment and removal from the position.

5.16.4 A student cannot simultaneously hold both an executive staff position and hold the office of a Student Senator.

Section 17. DISCIPLINE AND REMOVAL PROCEDURES

5.17.1 The Student Senate shall have the power to discipline all of its members, including student ex officio members, as the membership is listed in Article II. Discipline shall consist of, but shall not be limited to: censure, limit of privileges and/or entitlements, suspension, and removal from
office. Judgment in cases of impeachment shall not extend further than removal from that position in Student Senate.

5.17.1.1 Any student found guilty of an egregious offense by the elections commission shall be prohibited from participation in elected or appointed positions within Student Senate for twelve (12) calendar months, and allowing for a probation period starting with the following fall term for one academic year. If the person in question violates their probation, said person is banned from any further Student Senate activity for the remainder of their academic career.

5.17.1.1.1 Probation is defined in this case as not being involved in the Student Executive Committee or Executive leadership positions.

5.17.1.2 Any student found guilty of an egregious offense by the elections commission shall be prohibited from receiving any monetary compensation for Student Senate positions for the rest of their academic career.

5.17.1.3 Any student found guilty by the court of violating the Student Senate Office Policy in a manner determined to be of major consequence to the reputation of Student Senate shall be prohibited from participation in elected or appointed positions within Student Senate for twelve calendar months, and allowing for a probation period starting with the following fall term for one academic year. If the person in question violates their probation, said person is banned from any further Student Senate activity for the remainder of their academic career.

5.17.1.3.1 A violation of 'major consequence' shall include, but not be limited to violation of the laws of the State of Kansas while in the Student Senate office or while on assignment for Student Senate.

5.17.1.3.2 Violation of Article II, Sections 3, 4, and 5 and Article 3 shall not constitute 'major consequence.'

5.17.1.3.3 An appeal of such decisions by the Student Senate Executive Committee shall be automatically placed on the agenda of the next regularly scheduled Student Senate meeting.

5.17.2 The Student Body President shall have the power to suspend or remove from office the following members of the Student Senate Executive Staff if they are not meeting the job descriptions or as described in the office policy manual (Appendix L) set by the Student Body President and Student Senate Rules and Regulations: the Government Relations Director, the Student Senate Policy & Development Director, the Student Senate Communications Director, Director of Internal Affairs, The Graduate Affairs Director, the Assistant Treasurer, and the Student Senate Treasurer.

5.17.2.1 The Student Body President’s decision to suspend or to remove from office can be appealed to the court within a week after the decision has been made. The Student Body President will notify the said executive staff member of the option to appeal the decision. The executive staff member may either orally or in writing request an appeal from the court.
5.17.2.2 If there is no appeal, the action of the Student Body President will stand. If the executive staff member chooses to appeal the decision of the Student Body President, the appeal will be filed in the specified procedure outlined in Article 5.1.8.

5.17.3 The Student Senate may act on a bill of impeachment, which shall include the specific allegations of misconduct. Misconduct shall include, but not be limited to: incompetent or negligent performance, willful disregard for the authority of the Student Senate or the Student Executive Committee, violation of the Student Senate Rules and Regulations, violation of the Senate CODE, violation of the Code of Student Rights and Responsibilities, injury to the integrity of the Student Senate or any of its boards or committees, intentional mismanagement of student funds, misconduct prior to holding office that has effect on the current term in office, and/or conspiracy to commit any of the above.

5.17.3.1 Grounds for impeachment shall not rest on conduct protected by the University Equal Opportunity and Non-Discrimination Policies.

5.17.4 A bill of impeachment must be signed by one-fourth (1/4) of the voting members of the Student Senate and must be received by the Student Body Vice President, who shall make proper and prompt written notification to both the accused and to the entire Student Senate within two (2) school days.

5.17.4.1 In the event that the Student Body Vice President is a principle of the case, the Student Senate Chief of Staff shall fulfill the duties of the Student Body Vice President. If both the Student Body Vice President and the Student Senate Chief of Staff are principles, the Senior Senator shall fulfill the duties of the Student Body Vice President.

5.17.4.2 Within three (3) class days after receipt of the bill, a committee consisting of the chairs of the Student Senate standing committees and five (5) senators chosen by lottery, shall be assembled. None of the four chairs will be eligible for this lottery. Advance notice will be given for this lottery and all senators who wish to attend shall be allowed to do so.

5.17.4.3 One (1) of this committee’s members shall be elected by the committee members to be the chair. The committee will also elect a secretary who will document all the actions of the committee and produce an official report for the Student Senate. Both the chair and the secretary retain full voting rights.

5.17.4.4 Upon compilation of the fact of the investigation, the committee shall produce a report to be issued to Student Senate that shall include a formal recommendation for action. Copies of this report shall be available for all senators within five (5) class days of the appointment of the committee. If a minority of the committee also wishes to submit a report, it may do so.

5.17.4.5 The chair of the committee shall present the report and be available to answer questions at the next scheduled meeting or special session of the Student Senate.

5.17.4.6 After the chair has concluded their presentation, the accused or their representative may also introduce their case, after which time the Student Senate shall, without debate, decide by a simple majority vote of those present and voting, whether or not to hear the case. This will be done by secret ballot.
If the Student Senate votes to hear the case, a special session shall be called within ten (10) class days, yet no sooner than five (5) class days, by the Student Body Vice President. The accused, at their discretion, may respond and take questions. The Student Senate shall then be open to debate over the charges against the individual(s) in question. It shall require two-thirds (2/3) vote of the members present and voting to discipline the accused. The Student Senate may impose the discipline or no discipline at all, as it sees fit, even if it disagrees with the recommendation of the committee. This vote will be done by roll call. Unanimous consent is required to change the manner of this vote to anything other than roll call. Upon this vote, the decision shall be final and disciplinary measures shall take effect immediately. The decision may be appealed on procedural grounds only to the University Judicial Board.

Section 18. GENERAL STUDENT SENATE EXECUTIVE STAFF ACCOUNTABILITY STANDARDS

5.18.1 The Student Senate Chief shall carry out an Executive Staff accountability system, which shall be supervised by the Student Body Vice President.

5.18.1.1 Student Senate Executive Staff members shall meet with the Student Senate Chief of Staff before the start of the Fall semester to arrange time of bi-weekly meetings to report any updates, concerns, needs of assistance, et cetera.

5.18.1.1.1 At the first meeting with the Student Senate Chief of Staff, the Executive Staff member shall discuss goals and expectations that will help monitor their progress throughout the meetings to follow.

5.18.1.1.1.1 Goals and expectations shall be adjusted at the beginning of first meeting in the Spring semester.

5.18.1.1.2 The Student Senate Chief of Staff shall document each Executive Staff member’s goals and expectations, which shall be reported to the Student Body President and Student Body Vice President.

5.18.1.2 At the first meetings of the Fall & Spring semesters with the Student Senate Chief of Staff, each Student Senate Executive Staff member shall arrange office hours to be posted on their respective office doors.

5.18.1.2.1 The number of office hours shall be determined by the Chief of Staff in consultation with the Student Body Vice President for each semester.

5.18.1.2.1 Student Senate Executive Staff members shall not miss office hours without prior notice to the Student Senate Staff Administrative Assistant. Lack of notice shall be reported to the Student Senate Chief of Staff.

5.18.1.2 Any additions to this accountability system shall be proposed by the Student Body President in consultation with the Student Senate Chief of Staff and Student Body Vice President and placed in Appendix L by the beginning of the Fall Semester.
5.18.1.3 The Student Senate Chief of Staff shall report each Student Senate Executive Staff members’ standings with the accountability system to the Student Body Vice President monthly. Appropriate discipline upon lack of upholding the accountability system shall be taken with consultation of the Student Body President in accordance with Article V, Section 16.2.

5.18.1.4 All members of the Student Senate Executive Staff shall undergo and complete cultural competency training through the Office of Multicultural Affairs no later than the second Student Senate cycle after they are approved by the Senate body. All members are also required to complete SAFE Zone and SAPEC Trainings. The Chief of Staff will hold members of the Student Senate Executive Staff accountable for completion.

5.18.2 The Student Body President, Student Body Vice President, and Student Senate Chief of Staff shall work together to add further guidelines to the Student Senate Executive Staff accountability system, which shall be outlined in Appendix L.

ARTICLE VI. COMMITTEES, BOARDS, AND PROGRAMS OF STUDENT SENATE

Section 1. STUDENT EXECUTIVE COMMITTEE

6.1.1 DEFINITION. The Student Executive Committee is the executive committee of the Student Senate and shall function as specified in Student Senate Rules and Regulations, consistent with the Senate CODE. Its functions shall include the handling of the mechanical functioning of the Student Senate and service to the Student Senate as an informative and organizational source.

6.1.2 MEMBERSHIP. The Student Executive Committee shall consist of members as follows with corresponding voting privileges:
   A. Student Body President (ex officio, voting),
   B. Student Body Vice President (ex officio, voting),
   C. Student Senate Treasurer (ex officio, non-voting),
   D. Student Senate Assistant Treasurer (ex officio, non-voting),
   E. Student Senate Communications Director (ex officio, non-voting),
   F. Government Relations Director (ex-officio, non-voting),
   G. Student Senate Policy & Development Director (ex officio, non-voting),
   H. Graduate Affairs Director (ex officio, voting),
   I. Director of Internal Affairs (ex officio, non-voting)
   J. Student Senate Director of Diversity & Inclusion (ex officio, voting),
   K. The chair of each standing committee or the committee’s elected Student Executive Committee delegate (voting),
   L. Student Senate Chief of Staff (voting in case of or to make a tie vote),
   M. The three (3) student members of the University Senate Executive Committee, membership as defined by the University of Kansas Senate CODE Article IX, Section 1 (each voting).

6.1.3 ATTENDANCE. Attendance shall be taken at each Student Executive Committee meeting. Any member who incurs four absences of any kind within one (1) term shall be suspended from the Student Executive Committee.
6.1.3.1 The Student Executive Committee may, on its own initiative, reinstate a member of the committee if it feels that the absences were caused by extremely extenuating circumstances. In addition, specifications regarding future attendance of the reinstated person(s) shall rest with the discretion of the Student Executive Committee.

6.1.3.2 Vacancies in the membership of the Student Executive Committee will be filled at the next meeting of the appropriate committee.

6.1.4 FUNCTION. The Student Executive Committee shall ensure that all functions of the Student Senate are carried out expeditiously and in conformity with the provisions of the Senate CODE, the Student Senate Office Policy Manual, and Student Senate Rules and Regulations and shall bring before the Student Senate all matters that should be the concern of the entire Student Senate.

6.1.4.1 Student Senate meetings. The Student Executive Committee shall schedule meetings of the Student Senate and shall establish and rigorously review the agenda for such meetings as provided in Article III, Section 4 of Student Senate Rules and Regulations.

6.1.4.2 Consultations. The Student Executive Committee shall consult with the Chancellor and/or other administrators when necessary and shall transmit recommendations or requests to said officials when deemed necessary, with Student Senate approval.

6.1.4.3 Student Executive Committee Attendance Review. The Student Executive Committee shall be responsible for periodically reviewing the attendance of student members of the University Senate Executive Committee. If the Student Senate determines by majority vote that a student member of the committee has an excessive number of unjustifiable absences, it may recommend that the student member be removed from the committee. A two-thirds (2/3) vote of the Student Senate is required to remove a student member from the University Senate Executive Committee. A vacancy within the student membership of the committee shall be filled by the Student Senate from among those who are Student Senators serving on the University Senate. The newly elected members of University Senate Executive Committee shall also assume the vacated Student Executive Committee seat.

6.1.4.4 The Student Executive Committee shall monitor attendance of student representatives on all University boards and committees, and the boards of the Student Senate.

6.1.4.5 The Student Executive Committee shall be responsible for the enforcement, approval and revision of the Student Senate Office Policy Manual as stated in Article V of said manual.

6.1.4.6 Compromise Committee. The Student Executive Committee shall serve as a compromise committee when two committees pass bills where both of their amendments conflict with one another.

6.1.4.6.1 Process. The chair of each committee that amended the bill will present the reasons behind that committee’s decision. After both sides are heard, the Student Executive Committee shall do one of the following:

a. vote upon which amendment(s) to keep,
b. decides upon a compromise between the amendments by discussion and vote.

6.1.4.6.2 If one committee amends a bill and another does not amend the bill, or amends a different, non-conflicting section, those amendments shall not be heard by the compromise committee, and will go straight to Student Senate.

6.1.5 BREAK PROCEDURES. During those periods when school is not in a regular fall or spring session (summer, spring break, or winter break), the Student Executive Committee may act in place of the Student Senate with the following stipulations:

6.1.5.1 During the break periods, the membership and privileges of the members of the Student Executive Committee shall be maintained in accordance with the provisions of Student Senate Rules and Regulations.

6.1.5.1.1 If a Standing Committee Chair and Vice Chair are unable to attend these meetings, the chair shall designate a voting representative from their respective Committee (who is a voting member of the respective Committee at the time of the appointment) to attend the Student Executive Committee meetings.

6.1.5.1.2 If a member of the University Senate Executive Committee is unable to attend a meeting a proxy shall be designated from the student members of the University Senate. The University Senate Executive Committee member who will be absent shall appoint the same designee from the University Senate for each absence during a given break period.

6.1.5.2 All regular Student Executive Committee meetings during any break, especially summer, shall be announced either through the previous Student Senate Record or by specific mailing to those who indicate desire for notification, or both.

6.1.5.3 The Student Executive Committee shall draft charges for all standing committees and boards during the summer break period.

6.1.5.4 If immediate action is required of the Student Executive Committee acting on behalf of the Student Senate during break periods, the Student Senate shall recognize the good judgment of the Student Executive Committee and shall allow such decisions without notification to senators. “Immediate action” shall refer to situations requiring action within one (1) month.

6.1.5.5 All bills, resolutions and petitions enacted by the Student Executive Committee over a break period shall only be effective until the first scheduled meeting of the Student Senate following the aforementioned break period unless legislation vital to Student Senate must be acted upon during the break period.

6.1.5.6 Interim Agenda. The interim agenda shall consist of all legislation that was enacted by the Student Executive Committee during the break period and will be considered at the first scheduled meeting of the Student Senate following the aforementioned break period. The interim agenda shall be approved as a whole by a majority favorable vote. An objection to legislation on the Interim Agenda shall move it to the Regular Agenda.

6.1.6 THE STUDENT EXECUTIVE COMMITTEE MAY ACT AS A STANDING COMMITTEE.
6.1.6.1 The Student Executive Committee may not amend legislation while acting as a standing committee due to conflicts of interest of it possibly acting as a compromise committee as detailed in 6.1.4.6. Any requests for amendments may be made to Student Senate.

6.1.6.2 During regular fall or spring sessions of the academic year, when the Student Executive Committee is acting as a standing committee, they may only enter into committee as a whole to generate legislation under certain conditions.

a. They may only generate funding legislation when unforeseeable and unavoidable circumstances have arisen, which would require the Student Executive Committee to act in order to fund requests that are crucial and time-sensitive in nature

b. They may only generate resolutions and petitions of a time-sensitive manner

c. If they generate amendments to Student Senate Rules and Regulations, those amendments must be seen and approved by the Student Rights committee before they may be seen and approved by the full Senate

i. The generated legislation need only be seen and approved by Rights committee, as the Student Executive Committee shall take the place of the other standing committee that the legislation would usually be seen in. However, if they so choose, the Student Executive Committee may refer it to another standing committee for additional approval, if they deem it appropriate.

ii. Only in circumstances where the integrity of Student Senate is at risk may this process be bypassed, and then it can only be done with the consent of the Student Rights chair, or three-fourths (3/4) of the voting members of the Student Executive Committee

d. Any other type of legislation, not specifically mentioned in the preceding clauses, may be generated only in circumstances that would require the Student Executive Committee to do so in order to carry out their Functions as listed in SSRR 6.1.4

6.1.6.2.1 Any bill generated by the Student Executive Committee must list the author as “The Student Executive Committee”

6.1.7 HIERARCHY OF CHAiring THE STUDENT EXECUTIVE COMMITTEE MEETING. In the case of the Student Executive Chair relinquishing the chair, the temporary chair shall assume all rights and privileges accompanying the chair. The chair shall be relinquished in the following order:

A. Student Body Vice President,
B. Finance Chair,
C. Multicultural Affairs Chair,
D. Student Rights Chair,
E. University Affairs Chair.

6.1.8 APPEAL OF A STANDING COMMITTEE, FEE BOARD, EXECUTIVE COMMITTEE, OR GENERAL SESSION DECISION. Any corporation, organization, group, or Senator may appeal [8.1.8.8] any decision of any standing committee of the Student Senate through the following process.
6.1.8.1 Notification by Appellant. If any corporation, organization, group or Senator that chooses to appeal a decision of any standing committee of the Student Senate appellant must provide notice to the Student Senate Chief of Staff. The Student Senate Chief of Staff is then responsible for filing the appeal with the court and with the party whose decision is being appealed.

6.1.8.2 Judicial Hearing by the Court of Appeals. The court will examine the facts, determine whether the correct action according to these rules and regulations was taken by the standing committee and render one of the following decisions based solely upon whether or not the rules and regulations were correctly applied according to the facts as presented:

A. To affirm the decision of the standing committee; or

B. To overturn the decision of the standing committee and remand the measure back to committee; or

C. To overturn the decision of the standing committee and send the measure directly to the Student Senate.

Section 2. STANDING COMMITTEES OF STUDENT SENATE

6.2.1 THE STANDING COMMITTEES. The Student Senate Standing Committees shall be filled in accordance with Article VI, Section 2 and shall consist of the Finance, Multicultural Affairs, Student Rights, and University Affairs Committees.

6.2.1.1 Membership in Standing Committees:

A. Any student at the University of Kansas is eligible to be a voting member of a standing committee;

B. Any student that signs in to a committee meeting will be granted speaking rights. Prior meeting attendance is not required for speaking rights in a standing committee. Voting privileges shall not be extended until the second meeting attended.

C. All senators are required to be a member of a standing committee.

D. Executive Staff members, excluding the Student Body President, Student Body Vice President, Student Senate Chief of Staff, and Student Senate Treasurer (Article II Section 2.5 and Article VI Section 2.8.1.2) will have voting privileges in Standing Committees as determined by 6.2.1.1(B).

6.2.1.2 One half (1/2) of the current voting members of a standing committee shall constitute a quorum needed to conduct business.

6.2.1.2.1 A member of the committee loses current voting status if the member has two consecutive unexcused absences or attends a different committee as a new, official member of that different committee.

6.2.1.2.1.1 A non-voting member of the committee may regain voting rights in accordance with 6.2.1.1B.

6.2.2 GENERAL RESPONSIBILITIES OF THE STANDING COMMITTEES. The standing committees are to take a direct and active role in the legislative process as outlined in Article VI, Section 2.7. They are to research areas of concern to the student body of the University of Kansas and advise the Student Senate.
on action it should take. The standing committees shall receive direction from the Student Body President, the Student Executive Committee, and from the Student Senate through legislation, as provided for in Student Senate Rules and Regulations. The Student Executive Committee shall object to a committee's action only if they feel the standing committee is infringing upon the jurisdiction of another standing committee or of Student Senate.

6.2.2.1 The responsibilities of all standing committees shall specifically include:
A. Election of a chair, vice chair, and secretary at the last committee meeting of the spring semester. This meeting shall be held the week prior to the Joint Student Senate meeting. No legislation shall be considered at this meeting.
   1. Candidates for committee officer positions shall have been active members of the committee in which they are seeking office in for three of the previous four committee meetings prior to the election.
      a. Graduate, law, pharmacy, and non-traditional senators need only have fulfilled the stated attendance requirements in Student Senate Rules and Regulations in order to run for a committee officer position.
   2. All committee members who have full voting-rights, as determined by Student Senate Rules and Regulations, are eligible to vote in committee officer elections.
      a. The current committee chair, whether acting or permanent, shall not be able to extend voting rights in committee officer elections to members not currently eligible to vote based on the current criteria found in Student Senate Rules and Regulations.
   3. In the event that there is a vacancy in an officer position prior to the third meeting of the semester, all eligible voting members of the committee shall be eligible to run for the vacant position.

6.2.2.2 Associate Senators.
A. One (1) elected representative from each of the Student Senate Standing Committees shall serve as the committee’s Associate Senator with full voting privileges in the Student Senate. These Associate Senators will attend and vote in Student Senate meetings and report to their committees.
B. Associate Senators shall be elected at the second committee meeting of the fall semester. Any vacancy during the year should be filled by election at the next committee meeting.
C. Executive Staff members shall not hold the Associate Senator office of any standing committee.

6.2.3 RESPONSIBILITIES OF THE SECRETARY. The Secretary of each standing committee shall make a copy of the minutes, attendance and actions and changes made regarding legislation from the committee meetings available to the Student Senate Director of Internal Affairs no later than 12:00 p.m. the Thursday following the meeting date.

6.2.4 GENERAL RESPONSIBILITIES OF STANDING COMMITTEE CHAIRS. The chair of each standing committee shall be responsible for the following:
A. Establishing subcommittees made up of members of the committee, in addition to those already outlined, based on recommendations by the Student Body President, the
Student Executive Committee, legislation from Student Senate, or the standing committee’s own determination.

B. Developing, with consideration to the committee’s wishes, of the internal structure of the committee. This should be done as soon as possible after formation, and notice of the structure should be given to the Student Senate Chief of Staff.

C. Communicating the committee’s actions to the Student Senate. The chair of each standing committee shall strive to maintain open communication with all committees, officers of the Student Senate, and the Administrative Offices of the University of Kansas.

D. Compiling a year-end report of the standing committee’s action during the term. These reports shall be included in the final issue of the Student Senate Record for that term.

E. Facilitating the participation of non-senators by granting them priority-speaking rights. This shall be accomplished by calling upon non-senators first for both speeches and questions. This shall not pertain to speeches for candidates in committee elections.

F. Presenting an attendance policy at the first committee meeting of the year for the consideration and approval of the committee. The chair shall be responsible for enforcing the attendance policy and removing from the roll any members in violation of the policy.

G. Notifying and communicating with non-Senator committee members the opportunity for them to become involved in drafting and co-sponsoring legislation. The chair and vice chair shall pair non-Senators with Senators in order to foster relationships that will enable non-Senators to work with Senators in co-sponsoring legislation.

6.2.5 GENERAL RESPONSIBILITIES OF THE STANDING COMMITTEE VICE CHAIRS. The standing committee vice chairs shall be responsible for the following:

A. In the event of the removal or absence of the standing committee chair, the vice chair shall assume the responsibilities of the chair.

B. The vice chair shall establish, maintain, and monitor a committee listserv, on which they shall post announcements and the full-text of legislation for the upcoming meeting by noon on the Monday before committee meetings.

C. The vice chair shall establish a mentorship program the first meeting of the year and shall facilitate and monitor this program throughout the year. See Appendix D.1.A for more details.

D. Notifying and communicating with non-Senator committee members the opportunity for them to become involved in drafting and co-sponsoring legislation. The chair and vice chair shall pair non-Senators with Senators in order to foster relationships that will enable non-Senators to work with Senators in co-sponsoring legislation.

6.2.6 REMOVAL OF THE COMMITTEE OFFICERS. The officers of a standing committee may be removed if one (1) or more of the following conditions are present:

A. The committee chair, or the designated representative from the committee as described in Article VI, Section 1.5.1.1, misses four (4) meetings of the Student Executive Committee during the year. The Student Executive Committee shall recommend to Student Senate that removal is appropriate as described in subsection C of this section.

B. A standing committee, by a margin of two-thirds (2/3), votes to remove its officer. This vote shall be held only upon request from one-third (1/3) of the standing committee membership.

C. The Student Executive Committee may ask for the Student Senate to remove a committee officer of a standing committee by a margin of two-thirds (2/3) if, in the eyes of the Student Executive Committee, the officer is not fulfilling their responsibilities.
6.2.6.1 Appropriate notice of at least ten (10) days before the proceedings must be given to all parties involved in the event that any of the above proceedings are considered.

6.2.6.2 The removal of a standing committee officer may be appealed to the Court of Appeals on procedural grounds only.

6.2.6.3 If the chair of a standing committee is vacated during the course of the term, and an election for a new chair has not taken place because a regularly scheduled meeting of the standing committee has not yet occurred, or during a break period, and the Vice Chair is not able to attend, the vice chair may appoint a representative to represent the committee at Student Executive Committee meetings from the appropriate standing committee until a new election can be held in accordance with Article VI, Section 2.2.1.

6.2.6.4 If a standing committee officer position is vacated, the committee shall hold a new election to fill that position in accordance Article VI Section 2.2.1.

6.2.6.5 “Committee officers” shall refer to the committee chair, vice-chair, and secretary.

6.2.7 LEGISLATIVE RESPONSIBILITIES.

6.2.7.1 When legislation is referred to a standing committee for consideration, the committee may take one or more of the following actions regarding it.

A. Acclimate: the committee may acclimate legislation if it is strongly in favor of the legislation. If a motion is made and seconded to acclimate a piece of legislation and no objection is heard, the legislation shall be considered acclimated.

B. Pass: the committee may pass legislation on to Student Senate, if it feels that the legislation is worthy of the Student Senate's consideration. Legislation must be passed before the committee considers whether to recommend favorably, unfavorably or make no recommendation to the Student Senate.

C. Fail: the committee may fail legislation that it does not feel, after thoroughly debating and researching the legislation, it is fit for the Student Senate’s consideration.

D. Amend: the committee may amend a piece of legislation if it feels that changing a particular portion of the text, adding or omitting portions of the text, or refining the form or syntax of text could enhance the legislation. The committee should attempt to amend the legislation if, in its original form, it is objectionable to the committee.

E. Pass with favorable recommendation: the committee may recommend legislation favorably if it feels that the legislation, in its corrected form, is worthwhile and the Student Senate should adopt it.

F. Pass with unfavorable recommendation: the committee may recommend legislation unfavorably if it feels that the legislation is worth Student Senate’s attention but the committee cannot recommend its adoption. The committee should recommend legislation unfavorably if it cannot be amended properly to gain the support of the committee.

G. Table: the committee may table legislation if it needs more time to discuss, research, or obtain better information from the author/sponsor of the legislation to properly consider it. A simple majority of the committee may move to table legislation. A bill shall remain on the table until a simple majority
votes to remove the legislation from the table and to resume debate on the legislation, or the end of the legislative year.

H. Postpone: the committee may postpone legislation if it needs more time to discuss, research, or obtain better information from the author/sponsor of the legislation to properly consider it, but wants to ensure the bill is automatically considered at the next meeting of the standing committee.

6.2.7.2 Generating legislation. The process for generating legislation in committee should be as follows:

A. Define an issue: the committee, if presented with an idea by one of its members, directed by the Student Executive Committee, Student Senate or the Student Body President should decide by a majority vote to consider generating legislation to address a certain issue.

B. Move to committee of the whole: the committee, if it decides to consider generating legislation, should move into committee of the whole to decide how the legislation should read. At this point, if a sample form for the legislation has been made by a member or given to the chair, copies should be distributed. The group should then informally discuss the merits of the proposed format or offer how the legislation should be written. It is best to discuss what should be in the body of the legislation and then refer it to a few members to draft it in the form of a bill or petition.

C. Ratify legislation generated by committee: the committee should move out of committee of the whole. If the committee still feels that the legislation could be improved at this point, they should feel free to offer amendments. The body should then approve the proposed legislation.

D. Favorable and unfavorable recommendations are inappropriate for committee-generated legislation.

E. If the legislation passes, the committee shall send the legislation to the Student Executive Committee in accordance with Article VI Section 1.6.1.

F. The chair of the committee or a designee assigned by the committee members should speak as the author for committee-generated legislation when it is brought before the Student Senate Executive Committee and before the Student Senate.

6.2.8 INDIVIDUAL RESPONSIBILITIES OF STANDING COMMITTEES. The following descriptions and limitations shall define the powers of the standing committees to carry out their various responsibilities.

6.2.8.1 FINANCE COMMITTEE. The Finance Committee shall review all legislation authorizing expenditures from the Student Senate Activity Fund, all legislation regarding Article VIII, and all legislation regarding financial matters.

6.2.8.1.1 Responsibilities of the Finance Committee Chair. The Finance Committee Chair shall be responsible for the following:

A. Reporting and submitting in writing any Finance Committee approved funding guidelines, or changes and amendments to the funding guidelines, at the subsequent meeting of the Student Senate.

6.2.8.1.2 The Student Senate Treasurer shall serve as an ex officio, non-voting member of the Finance Committee, and the Assistant Treasurer shall serve as an ex officio, voting member of the Finance Committee.
6.2.8.1.3 The Associate Director of the Student Involvement and Leadership Center shall serve as an ex-officio, non-voting member of the Finance Committee.

6.2.8.1.4 Subcommittees of the Finance Committee shall include:

A. Campus Fee Review Subcommittee.
   1. The Campus Fee Review Subcommittee shall consist of four (4) members of the Finance Committee, one of which must be the Finance Chair; one (1) of which must be a graduate student; two (2) members of the Multicultural Affairs Committee; two (2) members of the Student Rights Committee, two (2) members of the University Affairs Committee, one (1) member of the Multicultural Student Government, the Graduate Affairs Director, the Student Senate Treasurer, the Student Senate Assistant Treasurer and the Student Body President. The Student Senate Treasurer and the Student Body President shall serve as ex officio, non-voting members. The Finance Committee Chair or their designee shall serve as chair of the Fee Review Subcommittee.

   2. Function. The Campus Fee Review Subcommittee shall review and perform a needs assessment on all student fees annually.

   3. Preparation. The Subcommittee shall collect the following information from the trustee of each of the fees: full financial reports from the previous four (4) fiscal years as well as anticipated budget for the following four (4) fiscal years. The committee shall also collect information regarding price indexes that may apply to any of the annual fluctuation fees including but not limited to the Consumer Price Index and the Higher Education Price Index. This information shall be presented to the subcommittee in order for the subcommittee to identify problems with the funding, prepare questions, prepare research, and plan the hearings.

   4. Recommendations. The subcommittee may recommend the increase or decrease of a fee. The subcommittee shall have the power to recommend a multi-year fee schedule. The final recommendation must be approved by a two-thirds (2/3) vote of the subcommittee. The Chair of the Fee Review Subcommittee shall provide a trustee written notification of the Fee Review’s decisions at least 48 hours prior to the recommendations being considered by the Finance Committee.

   5. The grounds for recommended reduction or repeal of the fee shall be:
      a. Non-compliance with Article VIII,
      b. Funds not being used for the sole purpose of supporting student services,
c. Expenditure of funds that the subcommittee deems as an inefficient means of supporting student services,
d. The financial cost of the service to students is greater than the mean benefit of the service accrued by students, and
e. Change in the situation that reduces the need of Student Senate funds.

6. Recommendation Schedule: The subcommittee shall meet the following deadlines:
   a. Collect pertinent financial information and schedule the hearing date no later than November 15th.
   b. Complete hearings and submit a bill, for consideration by the Finance Committee, prior to February 15th.

7. Submission by the Finance Committee. The Finance Committee, upon a two-thirds (2/3) vote of the members present and voting, shall immediately upon the conclusion of Fee Review Hearings, based on the recommendations from the subcommittee, submit a single bill with the fee changes to the Student Senate.

8. Approval by Student Senate. The Student Senate, upon a two-thirds (2/3) vote of the members present and voting, shall either approve the submitted bill without amendment or shall send the bill with recommendations back to the Finance Committee for amendment and resubmission to the Student Senate. Final approval must occur at or before the last regularly scheduled meeting of the Student Senate of the Spring Semester. If the bill has not been approved by Student Senate before the last regularly scheduled Student Senate meeting of the Spring Semester, Student Senate shall have the power to amend the bill.

9. Forecasting. During the hearings, the subcommittee shall determine anticipated increases for the next four years based on the financial knowledge obtained from the fee trustees and the financial information gathered regarding expected price increases. The subcommittee shall review the forecasts from the previous year’s hearing, make changes where necessary, and predict the fee for the fourth year. The forecasts shall be used only as a guide during the hearings.

6.2.8.1.5 The Finance Committee shall elect, from among its members, student representatives to the following boards and committees:
A. Legal Services for Students Advisory Board (1),
B. Student Safety Advisory Board (1),
C. Campus Fee Review (4, one must be the Chair of Finance and one must be a graduate student),
D. Newspaper Readership Program Advisory Board (1),
E. Athletics Sports Advisory Board (1)
F. Student Environmental Advisory Board (1),
G. Educational Opportunity Fund (1, which must be the Finance Committee Vice Chair),
H. Student Survey Board (1),
I. Status of Minorities Subcommittee (1).

6.2.8.1.5.1 These student representatives shall report to the Finance Committee. The Finance Committee Chair shall be responsible for relaying these reports to the Student Senate. It will be understood that members of the committee may be elected to more than one representative position, if they have the time and ability to meet the added responsibilities.

6.2.8.2 MULTICULTURAL AFFAIRS COMMITTEE. The Multicultural Affairs Committee shall carry out the multicultural concerns emphasis of the Student Senate. The Multicultural Affairs Committee shall deal with issues including, but not be limited to:
A. Discrimination,
B. Multicultural relations,
C. Student Senate’s servicing of multicultural concerns of those students who are not in the majority at the University of Kansas and in the surrounding community,
D. University policies and action plans for the recruitment, retention and services provided for multicultural student populations.

6.2.8.2.1 The Multicultural Affairs Committee shall elect, from its members, student representatives to the following boards and committees:
A. Campus Fee Review (2),
B. Status of Minorities Subcommittee (3, one of which must also serve on the Student Retention Advisory Board and one of which must be the Chair of the Multicultural Affairs Committee who shall serve as Chair of the Status of Minorities Subcommittee),
C. Student Survey Board (1),
D. Athletics Sports Advisory Board (1),
E. Student Safety Advisory Board (1),
F. Student Environmental Advisory Board (1),
G. Student Senate Retention Advisory Board (1).

6.2.8.2.1.1 These student representatives shall report to the Multicultural Affairs Committee. The Multicultural Affairs Committee Chair shall be responsible for relaying these reports to the Student Senate. It will be understood that members of the committee may be elected to more than one representative position, if they have the time and ability to meet the added responsibilities.

6.2.8.2.2 The Student Senate Director of Diversity & Inclusion shall serve as a member of the Multicultural Affairs Committee.

6.2.8.2.3 Subcommittees of the Multicultural Affairs Committee shall include:
6.2.8.2.3.1 The Status of Minorities Subcommittee

6.2.8.2.3.1.1 Purpose. The Status of Minorities Subcommittee challenges the University of Kansas’ level of commitment to the recruitment and retention of minority students, including but not limited to students of color and first-generation students. The task force creates an inclusive atmosphere to improve the college experience of students by monitoring University policies including implementation of admission requirements and retention initiatives.

6.2.8.2.3.1.2 Membership.

A) The Multicultural Affairs Committee chair shall serve as the chair of the subcommittee and shall vote only in the case to make or break a tie vote;
B) The Student Body Vice President (ex officio, non-voting);
C) Two members elected by the Multicultural Affairs Committee at the first committee meeting of the fall semester, one of which must be an elected member of the Student Retention Advisory Board;
D) One member elected by the Student Rights Committee at the first committee meeting of the fall semester;
E) One member elected by the Finance Committee at the first committee meeting of the fall semester;
F) One member elected by the University Affairs Committee at the first committee meeting of the fall semester;
G) Two Senators appointed by the Student Body President;
H) The Student Senate Chief of Staff;
I) Three students appointed by the Office of Multicultural Affairs (OMA);
J) The Vice Provost for Diversity and Equity, or their designee, who shall be ex-officio and non-voting; and
K) The Director of the Office of Multicultural Affairs, or their designee, who shall be ex-officio and non-voting;
L) The Student Senate Director of Diversity & Inclusion shall serve as the Vice-Chair of the Subcommittee (voting).

6.2.8.2.3.1.3 Charges:

I. The committee chair, or an appropriate designee, shall be the liaison between the subcommittee and
a) the Office of Undergraduate Admissions
b) the Vice Provost for Diversity & Equity
c) the Vice Provost & Dean of Undergraduate Studies, and
d) the Dean of Graduate Studies
e) to build relationships with administration, provide oversight on the direction of the Offices, and monitor their recruitment and admission initiatives;
2. Monitor University of Kansas financial aid and scholarships for minority students, specifically the total number of scholarships available for minority students and the percentage of dollars from scholarships allocated to minority students;

3. Monitor levels of minority recruitment, enrollment, retention, and graduation rates at the University of Kansas, as compared to average state, regional, and national minority population statistics;

4. Identify peer universities’ effective initiatives and their possible implementation at the University of Kansas;

5. Compile a report of these findings by the end of the Fall semester to be presented at the last regularly scheduled Full Senate meeting of the Fall semester. If any Student Senate member suggests revisions to the report, the Subcommittee shall convene over Winter break and shall present the revised report at the first regularly scheduled Full Senate meeting of the Spring semester;

6. After the Full Senate presentation, the Subcommittee shall present the report to
   a) the Office of Undergraduate Admissions
   b) the Vice Provost for Diversity & Equity
   c) the Vice Provost & Dean of Undergraduate Studies, and
   d) the Dean of Graduate Studies,
   e) all of which must be completed by the third Monday of February;

7. The subcommittee, in conjunction with the Multicultural Affairs Committee, shall have the authority to draft legislation to advocate policy changes based off the findings of the report;

8. Assist in University initiatives geared towards first-generation students, students of color, and other typically underrepresented students to continue relationship-building with administration.

6.2.8.2.3.1.4 The subcommittee shall convene for the entirely of the academic year and shall give a year-end report to the Student Senate by the final regularly scheduled Student Senate meeting in the spring.

6.2.8.2.3.1.5 Any legislative recommendations developed by the subcommittee shall be referred to the Multicultural Affairs Committee. If the legislation is approved by the Multicultural Affairs Committee, the legislation shall be referred to the full Student Senate body.
6.2.8.2.4 In actions where the Multicultural Affairs Committee investigates possible violations within the Student Senate of the University Affirmative Action guidelines, the committee shall not act as a court or tribunal, but shall make recommendations to the Student Senate to correct possible violations.

6.2.8.2.5 The Multicultural Affairs Committee Chair shall sit on the University Senate’s Committee of International Students to ensure that all international students have an opportunity for cultural expression.

6.2.8.2.6 The Multicultural Affairs Committee Chair and Vice-Chair shall be responsible for coordination, in conjunction with the Office for Multicultural Affairs and the Student Body Vice President, a diversity-training curriculum as part of the Legislative Training Session at the beginning of each school year.

6.2.8.3 STUDENT RIGHTS COMMITTEE. The Student Rights Committee shall have the following responsibilities:

A. Receive all complaints and provide information relevant to the protections of the Code of Student Rights and Responsibilities,
B. Serve as the guardian of such protections within the limits defined by Student Senate Rules and Regulations,
C. Monitor any proposed changes in the University Code, Senate CODE, the Code of Student Rights and Responsibilities or any of the boards and committees as provided for in these documents,
D. Receive and review all proposed changes to the Student Senate Rules and Regulations. Any proposed changes to financial regulations shall also be received by the Finance Committee
E. Convene a public subcommittee every two (2) years for the purpose of reviewing and receiving any proposed changes to the Code of Student Rights and Responsibilities. Any proposed changes from said subcommittee must receive a two-thirds (2/3) approval vote from the Student Rights Committee before being referred to full Senate.
F. Coordinate legislative concerns and facilitate communication between all levels of elected representation.

6.2.8.3.1 The Student Rights Committee shall elect, from among its members, student representatives to the following boards and committees:

A. Campus Fee Review Subcommittee (2),
B. Legal Services for Students Advisory Board (1),
C. Student Survey Board (1),
D. Student Safety Advisory Board (1),
E. Status of Minorities Subcommittee (1),
F. Athletics Sports Advisory Board (1),
G. Student Environmental Advisory Board (1).

6.2.8.3.1.1 These student representatives shall report to the Student Rights Committee. The Student Rights Committee Chair shall be responsible for relaying these reports to the Student Senate. It will be understood that members of the committee may be elected to more than one
representative position, if they have the time and ability to meet the added responsibilities.

6.2.8.3.2 The Director of Legal Services for Students, or their designee, shall be an ex-officio, non-voting member of the Student Rights Committee.

6.2.8.3.3 Other subcommittees may be formed to conduct hearings on and investigate issues related to the Student Rights Committee’s responsibilities in Article VI, Section 2.8.4. Action of this sort shall be limited to reports of findings presented to the Student Senate, Student Executive Committee, or the Student Body President.

6.2.8.3.4 Review all legislation that involves expressing education about or defending student rights. This includes events, funding, and all other methods of spreading information or opinions throughout campus that require the support of the Student Senate.

6.2.8.4 UNIVERSITY AFFAIRS COMMITTEE. The University Affairs Committee may deal with issues that directly involve some aspect of student life at the University. The committee may review questions of academic freedoms and policy, and may advise University authorities, student representatives to policy-making bodies on such matters, and the Student Senate. In addition, the committee may review questions regarding the policy, organization, and functions of student services at the University and may advise and make recommendations to the appropriate decision-making bodies.

6.2.8.4.1 The University Affairs Committee shall elect, from among its members, student representatives to the following University Boards and Committees:
A. Campus Fee Review Subcommittee (2),
B. Legal Services for Students Advisory Board (1),
C. Recreation Advisory Board (1),
D. Student Safety Advisory Board (1),
E. University of Kansas Athletic Corporation Board (1),
F. Friends of the Lied Series Executive Committee (1),
G. Friends of the Lied Series Board (2 representatives, serving two-year overlapping terms),
H. Student Survey Board (1),
I. Newspaper Readership Program Advisory Board (1),
J. Memorial Corporation Board (1, which must be the University Affairs Chair),
K. Athletics Sports Advisory Board (1),
L. Student Environmental Advisory Board (1),
M. Status of Minorities Subcommittee (1).

6.2.8.4.1.1 These student representatives shall report to the University Affairs Committee. The University Affairs Committee Chair shall be responsible for relaying these reports to the Student Senate. It will be understood that members of the committee may be elected to more than one representative position, if they have the time and ability to meet the added responsibilities.
The University Affairs Committee Vice Chair shall serve as chair of the KU Retail Dining Concepts Advisory Committee.

Section 3. BOARDS OF STUDENT SENATE

6.3.1 THE BOARDS OF GENERAL. The following are common rules among all Student Senate boards unless provided for uniquely in this section.

A. Membership. All student members of the Student Senate boards are appointed by the Student Body President, and subject to the approval of the Student Senate by a two-thirds (2/3) vote of the members present and voting, unless otherwise provided for in this section. These appointments are to be filled by the Student Body President no later than the first Student Senate meeting of the fall where regular legislation is presented. These appointments are one year in duration unless otherwise stated. It is also recommended that some of the student appointees be Student Senate members so that effective communication and recognition is reinforced and strengthened.

B. The Chair. The chairs of the Student Senate boards shall be appointed by the Student Body President and subject to the approval of two thirds (2/3) of the Student Senate members present and voting, except if specified otherwise in these Rules and Regulations.

C. The Secretary. The secretaries of the Student Senate boards shall be selected from the members of the board by their respective chairs and will be responsible for keeping an accurate account of the minutes of their board meetings. They will also be responsible for making these minutes available in the Student Senate office no later than two weeks after the meeting.

D. Monthly Reports. The Chairs of the Boards of the Student Senate or their designee will be responsible for submitting a report at least once each month to the Student Senate Chief of Staff.

E. Year End Report. The chairs of the boards must submit to the Student Senate: a) the approved minutes of each meeting, b) recommendations for action as they are approved by the committee, and c) a mid-year and final report. The final report should make clear what was done (or not done) about each of the board charges to the Senate and make recommendations to the Senate for action. The report should also provide the names of the committee members and include suggestions for charges to, and chair of, the following year’s board.

6.3.2 STUDENT HEALTH ADVISORY BOARD

6.3.2.1 Student Health Advisory Board shall monitor student health insurance plans and provide input into program design.

6.3.2.2 Membership. The Student Health Advisory Board shall consist of the following members:

A. The Student Health Advisory Board Chair, who shall be appointed by the Student Body President.

B. Ten (10) student members appointed by the Student Body President. Of those, at least one (1) must be a graduate student, one (1) must be an international student, two (2) must be minority students, one (1) must be a freshman student, and one (1) must be a non-traditional student. It is recommended that a diverse group of students make up the Student Health Advisory Board so that Student Health Services will know the needs and concerns of all segments of the student
population. It is further recommended that for at least two (2) seats that some preference is given to those who have served on the board before or have relevant institutional memory.

C. The Student Senate Treasurer (ex officio, voting).
E. The Director of Student Health Services (ex officio, non-voting).
D. The Administrative Officer of Student Health Services (ex officio, non-voting).
F. The Student Senate Director of Diversity & Inclusion (ex officio, non-voting).

6.3.2.3 Functions of the Student Health Advisory Board. The Student Health Advisory Board shall monitor, advise, and submit recommendations to the Student Health Services Director in the following areas:
A. The review and creation of the annual budget for Student Health Services and submission of the fee request to the Student Senate,
B. Monitor students’ health insurance plans and provide input into program design,
C. All areas of operation within the hospital that involve public policy, public administration, or public relations.

6.3.2.4 Responsibilities of the Student Health Advisory Board.
A. Meetings of the Student Health Advisory Board may be called by either the Student Health Services Director or the Student Health Advisory Board Chair.
B. The year-end report from the Student Health Advisory Board shall include a summary of the past year’s accomplishments and new programming demands on the Student Health Fee. An analysis of new programs’ impact on the Student Health Fee should be included as part of a five-year projection on the demands on the fee. This should be done to allow Student Senate the opportunity to review projected increases in the Fee in relation to additional programming.
C. The responsibilities of the Student Health Advisory Board shall not extend to any area that is properly a technical or medical decision, or that deals with the methods, personnel, or nature of medical care.

6.3.2.5 Subcommittees of the Student Health Advisory Board shall include:

6.3.2.5.1 Counseling and Psychological Services Student Advisory Board

6.3.2.5.1.1 Purpose. The Counseling and Psychological Services Student Advisory Board shall monitor CAPS and provide feedback regarding student mental health concerns.

6.3.2.5.1.2 Membership.
A) The CAPS Student Advisory Board Chair, appointed by the Student Body President.
B) Ten (10) student members, appointed by the Student Body President. Of those, at least one (1) must be a graduate student, one (1) must be a minority student, one (1) must be an international student, one (1) must be a freshman, and one (1) must be a non-traditional student. Representation of a diversity of experiences on
the board is strongly encouraged in that Counseling and Psychological Services will know the needs and concerns of all segments of the student population's mental health. It is further recommended that for at least two (2) of the seats that some preference is given to those who have served on the board before or have relevant institutional experience.

C) The Student Senate Assistant Treasurer (ex officio, non-voting).

D) The Director of Counseling and Psychological Services (ex officio, non-voting).

E) The Student Senate Director of Diversity & Inclusion (ex officio, non-voting).

6.3.2.5.1.3 Charges.

1. Review of the annual budget and submission of the fee request to the Student Senate,
2. Monitor the volume of appointments and the availability of services,
3. Submit recommendations to the Director of Counseling and Psychological Services regarding these and related topics.

6.3.2.5.1.4 Responsibilities.

A) Meetings may be called either by the Director of Counseling and Psychological Services or the Subcommittee Chair.

B) A year-end report should be compiled by the Board to summarize information learned and analyzed by the Board. This should include the fee considerations and projections for the next five years.

C) The responsibilities of the Counseling and Psychological Services Student Advisory Board shall not extend to the methods or nature of mental health care.

6.3.3 LEGAL SERVICES FOR STUDENTS ADVISORY BOARD.

6.3.3.1 Membership.

A. Five (5) voting student members appointed by the Student Body President, as follows: one (1) law student, one (1) graduate student, one (1) student Senator, and two (2) at-large members,

B. One (1) elected representative from the Finance Committee,

C. One (1) elected representative from the Student Rights Committee,

D. One (1) elected representative from the University Affairs Committee,

E. The Director of Legal Services for Students (ex officio, non-voting),

F. The Student Body President, Student Body Vice President, or the Student Senate Chief of Staff as designated by the Student Body President (ex officio, non-voting),
G. The Student Senate Treasurer (ex officio, non-voting).

6.3.3.1.1 All voting members shall serve one-year terms.

6.3.3 Functions of the Legal Services for Students Advisory Board.
A. The Board shall oversee the operation and implementation of the prepaid Legal Services for Students program in all policy matters.
B. If hiring a new staff position, one (1) student member of the Advisory Board, preferably the chair, shall sit on the selection committee.
C. The Board shall, upon conference with the Student Body President and the advice of the Director of Legal Services for Students, prepare the budget for the office.
D. The Board shall work with the Student Senate and the Douglas County Bar Association to assure the most cost-efficient prepaid legal service to the student body.
E. The Board shall ensure that LSS have on its staff at least one (1) attorney to specialize in litigation on behalf of students when such cases arise. This position exists as a result of the 2005 fee increase from $7.00 to $8.50.

6.3.3.3 Responsibilities of the Legal Services for Students Advisory Board:
A. The Board shall meet at least quarterly,
B. The Board shall abide by the policies set forth in the Legal Services for Students Program Operational Guidelines.

6.3.4 RECREATION ADVISORY BOARD.

6.3.4.1 Membership. The Recreation Advisory Board shall consist of the following members:
A. Five (5) student members appointed by the Student Body President with the majority consent of the Student Senate. These members shall serve two-year (2) overlapping terms.
B. One (1) elected representative from the University Affairs Committee;
C. The Student Senate Treasurer (ex officio, non-voting),
D. The Director of Recreation Services or their designee (ex officio, non-voting),
E. The Director of the Student Involvement and Leadership Center or their designee (ex officio, non-voting),
F. Two (2) representatives elected from the Sport Club Council.

6.3.4.1.1 The Recreation Advisory Board Chair shall be appointed by the Student Body President from among the five (5) student representatives appointed by the Student Body President and shall serve a term of one (1) year.

6.3.4.2 Functions of the Recreation Advisory Board:
A. The Recreation Advisory Board will be responsible for administrative, budgetary, and appellate procedures for Recreation Services and all Sports Clubs. These responsibilities shall be limited to recreation programs and facility use for students, faculty, staff, and their immediate families,
B. The Recreation Advisory Board shall ensure that all funding for sports clubs, recreational facilities, or recreational services follows all funding regulations enacted in Article VIII, Section 2,
C. The Recreation Advisory Board shall re-evaluate financial need/inflationary increases in accordance with the Student Senate Fee Review Process.

6.3.4.3 Responsibilities of the Recreation Advisory Board:
A. The distinction between recreational sports organizations and all other organizations shall be determined by the Director of the Student Involvement and Leadership Center when an application for registration as a student organization is made. All groups requesting and granted the status of a sport club shall be under the jurisdiction of the Recreation Advisory Board.

6.3.5 CENTER FOR COMMUNITY OUTREACH ADVISORY BOARD.

6.3.5.1 Membership. The Center for Community Outreach (CCO) Advisory Board shall consist of the following members:

A. Four (4) members of the student body, at least two (2) of whom have previous experience in community service, appointed by the Student Body President to terms of one (1) year.
B. One (1) other member who has previously served on the CCO Executive Board appointed by the Student Body President. If past members are unavailable, one (1) member from the student body,
C. The Director of the Center for Civic & Social Responsibility (ex-officio, non-voting),
D. The Student Body President (ex officio, voting),
E. One (1) University Administrator or Faculty Member (ex officio, voting),
F. The Director of the Roger Hill Volunteer Center (ex officio, voting),
G. One (1) representative from a local community service organization (ex officio, voting),
H. The CCO Executive Director shall serve as the Chair, only voting in the case of a tie,
I. One (1) faculty/staff advisor (ex officio, voting),
J. One member of the Panhellenic Association (ex officio, voting)
K. One member of the Interfraternity Council (ex officio, voting)
L. One member of the All Scholarship Hall Council (ex officio, voting)
M. One member of the Association of University Residence Halls (ex officio, voting)
N. The Director of the Office of Multicultural Affairs (ex officio, voting)
O. The Legal Advisor of the CCO (ex officio, non-voting)
P. The Professional Advisor of the CCO (ex officio, voting)
Q. The CCO Managing Director (ex officio, non-voting),
R. The CCO Communications Director (ex officio, non-voting),
S. The CCO Creative Director (ex officio, non-voting),
T. The CCO Development Director (ex officio, non-voting),
U. The Student Senate Assistant Treasurer (ex officio, non-voting).

6.3.5.1.1 Each student member of the Advisory Board shall volunteer through CCO each semester they serve on the Board.
6.3.5.1.2 All appointed members shall be appointed by the Student Body President before the end of the spring semester.
6.3.5.2 Functions of the Center for Community Outreach Advisory Board. The Center for Community Outreach Advisory Board shall:

A. Oversee the actions of the CCO Executive Staff as well as the activities and programs of CCO, including the addition, deletion, or suspension of any CCO Programs,

B. Ensure that the mission and purpose of the Center for Community Outreach are being consistently and earnestly maintained.

C. Oversee financial, legal, and ethical compliance within the CCO. The Board shall seek experienced guidance on such issues, where appropriate.

D. Ensure that all programs, staff, and volunteers are held accountable.

E. Support and enhance the standing of CCO on campus, in the community, and elsewhere.

F. Assist CCO staff in long-term planning and goal-setting for the organization.

6.3.5.3 Responsibilities of the Center for Community Outreach Advisory Board.

A. Meet as a board a minimum of two times each academic semester.

B. Responsibilities of the CCO Advisory Board Chair.

1. Schedule and oversee board meetings.
2. Maintain close contact with the Co-Directors to ensure that all relevant business is being attended to.
3. Prepare an annual report that explains the past year’s board activity for the incoming board chair.
4. Coordinate the CCO Co-Director selection process each spring.

C. CCO Co-Director Application and Selection.

1. Each spring, the CCO Board shall review the job description of the CCO Co-Director and make it available to all applicants no later than April 1. The position will be open to any student enrolled in six (6) credit hours or more on an equal opportunity basis.
2. The CCO Board Chair shall solicit applications from among members of the student body for the position of CCO Co-Director. The CCO Board shall review all applications and select from among the applicants two (2) CCO Co-Directors.
3. The CCO Board must select the Co-Directors before the Student Senate’s annual joint meeting so that they may be approved along with the executive staff by the new Senate.

6.3.5.4 Removal of CCO Co-Director. One or both CCO Co-Directors can be removed from office by a two-thirds majority vote of the full CCO Advisory Board given that such action is recorded in a public notice to the Student Senate and members of the CCO Advisory Board one week in advance of final action on a motion to remove the Co-Director from office. Should one or both Co-Directors be relieved of their position, the CCO Advisory Board Chair may initiate and oversee the process of selecting a replacement as prescribed above.
6.3.5.5 The Center for Community Outreach Advisory Board is empowered to formulate By-Laws it shall deem proper for the control of the affairs of the Center for Community Outreach. By-Laws so formulated may be enacted, amended, or repealed by a 2/3 vote of members present and voting at a regular or special meeting.

6.3.5.5.1 Nothing in the Center for Community Outreach By-Laws shall be construed contrary to the Student Senate Rules and Regulations.

6.3.6 STUDENT SAFETY ADVISORY BOARD.

6.3.6.1 Membership.
A. Five (5) students appointed by the Student Body President with two-thirds (2/3) consent of the Student Senate, consisting of at least one (1) graduate or professional student,
B. One (1) members elected by the Finance Committee
C. One (1) members elected by the Student Rights Committee
D. One (1) member elected by the University Affairs Committee
E. One (1) member elected by the Multicultural Affairs Committee
F. The Student Senate Treasurer (ex-officio, voting)
G. The Transportation Coordinator or their designee (ex officio, non-voting),
H. One (1) member of the faculty appointed by the University Senate Executive Committee (non-voting),
I. The Vice Provost for Student Affairs or their designee (ex officio, non-voting),
J. The Assistant Provost for Facilities Planning & Management (ex officio, non-voting),
K. The Director of Student Housing or their designee (ex officio, non-voting),
L. The Director of Public Safety or their designee (ex officio, non-voting),
M. The Director of Design and Construction Management or their designee (ex officio, non-voting)
N. The Director of the Parking Department or their designee (ex officio, non-voting),
O. The Director of the Emily Taylor Women’s Resource Center or their designee (ex officio, non-voting)
P. One (1) member from the Panhellenic Association (ex officio, non-voting),
Q. One (1) member from the Association of University Residence Halls (ex officio, non-voting),
R. One (1) member from the All Scholarship Hall Council (ex officio, non-voting),
S. Two (2) students appointed by the Emily Taylor Women’s Resource Center (ex officio, non-voting),
T. The Student Senate Director of Diversity & Inclusion (ex officio, non-voting).

6.3.6.2 Functions of the Student Safety Advisory Board. The Board shall:
A. Convene two (2) times a month during the regular academic session to review all issues concerning the Campus Safety and Supportive Services Fee. This shall include but not be limited to: blue phones, lighting, building security, parking security, the KU police force, SafeRide, SafeBus, and health and safety support services funded through the Supportive Services Fee,
B. Review all data concerning campus safety and report to the Student Senate on a periodic basis,
C. Investigate any and all programs that could enhance campus safety,
D. Respond to any additional charges as assigned by the Student Body President or the Student Senate.
E. Make recommendations to all university entities concerning the improvement of campus safety. This shall include but not be limited to: Student Senate, the University administration, the Department of Student Housing, the Campus Police force and the Office of Public Safety.
F. Ensure the provision of necessary health and safety support services not provided by university entities.

6.3.6.3 Responsibilities of the Student Safety Advisory Board.

6.3.6.3.1 Oversee the Campus Safety Fee
A. Authority: The Student Safety Advisory Board shall have the authority to distribute funds generated by the Campus Safety Fee and make recommendations for physical plant improvements to the Provost
B. Guidelines for distribution:
1. Funds are to be used primarily for physical plant improvements, which are based on safety concerns. These projects may include, but are not limited to: campus lighting (excluding parking lots), blue emergency phones, dual usage phones, and security cameras. Excess funds may be used for other programs, lectures, workshops, or services designed to promote a safe environment on campus.
2. The Board shall seek matching funds from the University Administration for all physical plant improvement projects.
3. Funds will not be used for any operating costs associated with any capital improvements by the Board.
4. Funds generated by the Campus Safety Fee and Reserves shall not be allocated to groups listed in Appendix F.2.

6.3.6.3.2 Oversee the Supportive Services Fee
A. Authority: The Student Safety Advisory Board shall have the authority to distribute funds generated by the Supportive Services Fee
B. Guidelines for distribution:
1. Only groups listed in Appendix F.2 shall be eligible to receive funds from the Supportive Services Fee.
2. Funds from the Supportive Services Fee shall be used to ensure provision of necessary health and safety support services not provided by university entities.
3. Groups listed in Appendix F.2 shall report to the Board on a quarterly basis regarding the status of services provided to students
C. Allocation Process
1. During the fall academic semester, the Student Safety Advisory Board shall accept applications from all groups listed in Appendix F.2 for funding requests to be needed in the subsequent academic year. The Student Safety Advisory Board shall conduct hearings on each group’s request and shall vote on a recommended allocation for each group. These
recommendations must be determined by December 1 of each year.

2. The Student Safety Advisory Board will recommend a Supportive Services Required Campus Fee based on the recommended allocations for each group listed in Appendix F.2. This recommendation will be submitted in the annual Campus Fee Review paperwork submitted by the Student Safety Advisory Board for the Supportive Services Required Campus Fee.

3. The Student Safety Advisory Board chair, or their designee from the board membership, and a representative from each community group listed in Appendix F.2 that would receive funds from the Supportive Services Fee shall be responsible for presenting the Supportive Services Fee proposal to the Student Senate Campus Fee Review subcommittee.

4. The Campus Fee Review subcommittee, Finance Committee, and other campus fees reviewing entities may approve, reject, or revise the funding allocations recommended by the Student Safety Advisory Board through the customary Campus Fee Review legislative process outlined in Article VI Section 2.8.1.4.A.

5. The Student Senate Treasurer shall be responsible each fall for ensuring that Supportive Services Required Campus Fee is disbursed to each group at the levels approved by the Student Senate from the previous spring.

6.3.7 STUDENT LEGISLATIVE AWARENESS BOARD.

6.3.7.1 Membership. The Student Legislative Awareness Board (SLAB) shall consist of the following members:

A. The Government Relations Director shall serve as SLAB Chair;
B. At minimum, five (5) student members selected by the Government Relations Director and approved by the Student Senate for one-year terms. The Government Relations Director shall determine the composition of positions and shall determine the responsibilities of those positions.

C. The Student Body President (ex officio, voting);
D. The SLAB faculty/staff advisor(s) (ex officio, non-voting);

6.3.7.2 Purpose of the Student Legislative Awareness Board.

The Student Legislative Awareness Board exists as an extension of the Student Body President’s authority to conduct relations with governmental entities on behalf of students, and to work on all areas and aspects of student political awareness and advocacy at the city, county, state, and national levels.

6.3.7.3 Responsibilities of the Student Legislative Awareness Board.
A. Organize educational events including, but not limited to, candidate issue and policy forums, the goal of which should be to promote active citizenship by informing students about important legislative and community issues, as well as committee and board openings within city and university governance. Accordingly, educating students and promoting student participation in local politics and statewide legislative efforts shall be a top priority.

B. Organize campus-wide voter registration and civic engagement participation efforts in coordination with other student groups, political or not.

C. Advocate for the interests of the student body on the appropriate federal, state, and local governmental levels as directed by the Student Body President or Student Senate as well as engage in regular discussions and activities with our community partners, including, but not limited to, the City Commission, Chamber of Commerce, Haskell Indian Nations University, community organizations and locally owned businesses. SLAB shall not engage in the advocacy of any issue or anybody without the approval of the Student Body President or the Student Senate.

D. Organize at least one meeting per semester of all contributors/members to solicit input, comments, questions and help.

E. Publish a newsletter once a semester, concerning issues of membership opportunities, Board events, and Board policy. This newsletter shall be mailed directly to contributors, the media, and governmental officials.

F. Budget Matters. The budget matters of the Board shall fall into two (2) distinct categories:
   1. Funds received from the Student Senate budget process shall be used only for the on-campus aspects of the Board. These Student Senate funds shall not be used for any off-campus or lobbying efforts of the Board.

G. Selection of Government Relations Director. The position shall be advertised, applications accepted, and the Student Body President-elect shall interview the applicants after Student Senate elections when Executive appointments are made.
   1. The Board has the right to give the Student Body President-elect and Joint Senate a maximum of two (2) written recommendations for the position of Government Relations Director
   2. The Student Body President-elect may accept the recommendation, or make appointments from the remaining applicants. These appointments are subject to the approval of the Student Senate.

6.3.8 STUDENT ENVIRONMENTAL ADVISORY BOARD

6.3.8.1 Membership. The Student Environmental Advisory Board shall consist of the following members:

A. Five (5) student members appointed by the Student Body President to one-year terms, one of whom shall be designated as the Chair of the board by the Student Body President, with the other four being appointed in consultation with that chairperson.
   A.1 Applications may be solicited throughout various departments on campus to create a more diverse group of members by the Chair, after discussion with the Student Body President.

B. One (1) representatives from the Finance Committee.
C. One (1) representative from the University Affairs Committee
D. One (1) representative from the Student Rights Committee
E. One (1) representative from the Multicultural Affairs Committee
F. KU Energy Manager (ex-officio, non-voting)
H. The Director of the Center for Sustainability (ex-officio, non-voting)
J. One representative from Design and Construction Management (ex-officio, non-voting)

6.3.8.2 Function. The Student Environmental Advisory Board shall:
A. Make recommendations and provide assistance to the Department of Environmental Stewardship (DES) and the Center for Sustainability (CS) for developing policies and formulating strategies to improve the campus environment and to initiate and/or enhance campus environmental programs,
B. Make recommendations and provide assistance to DES and CS for improving campus recycling, pollution prevention, waste minimization/reduction and resource conservation efforts, especially those oriented around or towards students,
C. Make recommendations and provide assistance to DES and CS for seeking student input and ensuring that student environmental interests are represented,
D. Make recommendations and provide assistance to DES and CS for disseminating information on and raising student awareness of environmental issues and campus environmental programs,
E. Respond to any additional charges assigned to the Board by the Student Body President, and
F. Establish and maintain communication with the City of Lawrence regarding the student's and the University's interest in city environmental policy.
G. Ensure proper representation of a diverse group of stakeholders in the selection of the board's voting members and implementation of projects/programs in order to maintain a holistic view of sustainability and the environment.

6.3.8.3 The Board shall have the power to work with the Student Legislative Awareness Board Issue Research Coordinator to produce position statements regarding campus environmental issues to be discussed on the Issue Agenda at Student Senate meetings.

6.3.8.4 The Board shall recommend to the Student Senate any actions the Board feels students should take in order to supplement the university's efforts to improve its environment.

6.3.9 NEWSPAPER READERSHIP PROGRAM ADVISORY BOARD.

6.3.9.1 Membership. The Newspaper Readership Program Advisory Board shall consist of the following members:
A. The Student Body President, or her/his designee, who shall serve as chair.
B. Three (3) students appointed by the Student Body President with two-thirds (2/3) approval of the Student Senate.
C. One (1) members of the University Affairs Committee, elected at the first meeting of the fall semester.
D. One (1) member of the Finance Committee, elected at the first meeting of the fall semester.
E. One (1) representative from each of the newspaper companies participating in the program (ex officio, non-voting).

6.3.9.2 Functions and Responsibilities. The Newspaper Readership Program Advisory Board shall have the following functions and responsibilities:

A. Monitor and elicit feedback from the student body concerning the Newspaper Readership Program. Feedback should be elicited and monitoring should occur specifically concerning the availability of the newspapers throughout the day, the proper functioning of the lock-box machines, and the continuing appropriateness and usefulness of each distribution location and brand of newspaper provided.

B. Make recommendations to the newspaper companies involved in the program concerning potential changes to the services provided.

C. Make recommendations concerning maintenance, elimination, reduction, or enhancement of the Newspaper Readership Program Fee to the Campus Fee Review Subcommittee, Finance Committee, and Student Senate during the fee review process every third year.

6.3.10 EDUCATIONAL OPPORTUNITY FUND BOARD

6.3.10.1 Purpose. The Educational Opportunity Fund (EOF) Board shall allocate the Educational Opportunity Fee in one-year block allocations. The EOF Board shall also allocate the EOF Minority Retention Scholarship, funded by student fee monies, and each Spring, the EOF Board shall also allocate the Ad Astra Per Aspera First Generation Student Scholarship each spring, which shall be awarded from an endowed account separate from the student fee monies collected for the EOF.

6.3.10.2 Membership. The EOF Board shall consist of the following members:

A. The Student Body President (Chair);
B. The Vice Provost for Student Affairs;
C. One (1) representative from the Office of Student Financial Aid;
D. The Finance Committee Vice-Chair;
E. The Student Senate Treasurer (ex-officio, non-voting)
F. Between three (3) and six (6) students appointed by the Student Body President. Appointments should represent diverse backgrounds and life experiences. At least one (1) of these student appointments must represent the Multicultural Student Government, as appointed by MSG.
G. The Student Senate Director of Diversity & Inclusion (ex officio, voting).

6.3.10.3 Eligibility. Groups that request funding from the EOF Board must use the allocations for students enrolled on the Lawrence campus, be administered by a University department, unit, or organization, and follow the guidelines of the University of Kansas Policy on Diversity of the Student Body. In addition, allocations must meet at least one (1) of the following criteria:

A. Academic scholarships and fellowships for both graduate and undergraduate students.
B. Need-based grants, including assistance in the areas of special expenses, such as childcare, or for students who have been historically underrepresented in higher education.
C. Salaries, grants, or scholarships for students participating in public and community service programs.
D. Salaries for students employed in campus student service programs such as tutoring, daycare, and peer counseling.

6.3.10.4 Ineligible Use. EOF grants shall not be used for the following purposes:
A. Replacement of existing University support for financial aid or student services.
B. Attempts to fund already-existing services and programs at existing levels that are currently funded by other sources.

6.3.10.5 Process. The EOF Board shall allocate funds in the following manner:
A. The EOF Board shall submit a copy of the application to all University departments, units, and organizations no later than the first day of the Spring semester.
B. The applications shall be due no later than February 15
C. Allocations must be decided no later than March 31.
D. The Student Body President must notify the Student Senate of the Board’s allocations no later than the last full Senate meeting prior to Joint Senate.

6.3.10.5 Considerations. Factors that the EOF Board shall consider include, but are not limited to, the following:
A. Past use of allocated funds. Each group that has received past funding shall submit summaries of expenditures. Groups must provide explanations for the existence of unused or leftover funds.
B. Overall merit in meeting eligibility requirements.
C. Degree of actual need met by proposal.
D. Effectiveness of the program’s level of impact.
E. Impact upon the University community.
F. Degree of efficiency of the proposal.

6.3.10.6 Educational Opportunity Fund Minority Retention Scholarship. The Student Senate EOF Board will offer a Minority Retention Scholarship on an annual basis as funded by the EOF Fee to work to improve Minority retention rates.
A. Objective. The primary objective of this scholarship is to address the poor retention rates that the University of Kansas has for certain marginalized, underrepresented or students of color as outlined in the DEI report. The specific groups outlined are African American and Native American students. However, there may be other classes such as LGBTQIA+ that have poor retention rates that were not outlined specifically in the DEI report. The Student Senate is tasked with supporting students in need so this scholarship will work to improve these retention rates through this scholarship, which will be administered by the EOF Board as outlined in this document.
B. Qualifications. Any self-identified minority undergraduate student with a GPA of 2.0 or higher at the time of the application may qualify for this retention scholarship. However, students who identify with a group that has a retention rate below 50% will have priority in receiving this scholarship. Currently identified groups consist of African American and Native American students. However, the EOF board will be required to request retention rates from the University on an annual basis. The EOF board is required to request that the University provide updated retention rates on an annual basis for as many minority groups on campus as possible and request that
the University collect retention data for groups where no information currently exists.

C. Disbursement. This scholarship is designed to be used for the retention of a student, with demonstrated financial need who would otherwise be forced due to their circumstances to drop out of school. This scholarship will open and become available after the 50% refund drop date period has ended as listed by the registrar’s office. This scholarship is currently funded to approximately $11,000 per year so the board will allocate 50% of the total funds per spring semester and 50% to the Fall semester annually leaving approximately $5,500 per semester. No funds will be available for Summer or Intercessions semesters as the EOF board will not be available to disburse funds. Of those per semester funds, no single student will receive more than $750 per scholarship however the board can allocate less funds depending on the specific need of the student. This should theoretically allow for at least 7 recipients per semester. This scholarship may only be awarded one (1) time to any single student.

D. Management.
   a. All applications will have the applicants’ names redacted or any identifying data removed for the purpose of awarding this scholarship. The Office of Student Affairs will be required to redact any information that may identify an applicant before the board is allowed to review any scholarships.
   b. All recipients of this scholarship will be required to meet with Student Money Management Services to discuss how this scholarship may affect their future financial student aid as this scholarship may count against them in future disbursements. Additional money management information may be provided by Student Money Management Services.
   c. All recipients of this scholarship will be required to fill out an end of semester survey regarding this scholarship so the EOF Board can determine how to better administer and serve the recipients in future cycles. This survey will be created by the EOF Board.
   d. The Board will conduct outreach at the beginning of each semester to the Advising departments, the Office of Multicultural Affairs, Student Money Management Services, Student Senate Multicultural Affairs, and the Office of Diversity, Equity, and Inclusion to inform the administration that this scholarship is available for any qualified student each semester. The Board should request that the administration of each entity promote the availability of this scholarship to the best of their ability.

6.3.11 ATHLETICS SPORTS ADVISORY BOARD

   6.3.11.1 Athletics Sports Advisory Board shall be the trustee of the Athletics Sports Fee as defined in Student Senate Rules and Regulations Article VIII Section 3.6 and shall control all funds generated therein.

   6.3.11.2 Membership. Athletics Sports Advisory Board shall consist of the following members:
   A. One (1) student member appointed from each Student Senate Standing Committee,
   B. Four (4) student members appointed by the Student Body President, of those four one being the Chair of the Board,
   C. The Student Senate Treasurer (ex officio, non-voting),
D. The Graduate Affairs Director of the Student Senate Executive Staff,
E. The Student Athlete Advisory Committee Senator (ex officio, non-voting),
F. The President of the Student Athlete Advisory Committee (ex officio, non-
voting), and
G. The Athletic Director of the University of Kansas or their designee (ex officio, non-
voting).
H. The Student Senate Director of Diversity & Inclusion (ex officio, non-voting).

6.3.11.3 Functions of the Athletics Sports Advisory Board. The Athletics Sports Advisory Board
shall monitor, advise, and submit recommendations to the Athletic Director of the
University of Kansas in the following areas:
A. Review and approve the annual budget for athletics relating to the funds
    collected under the Athletics Sports Fee,
B. Authorization of any special projects, non-operational costs or capital costs
    including, but not limited to, new building construction or existing building
    maintenance, large scale equipment purchases or real estate acquisitions from
    funds collected under the Athletics Sports Fee,
C. Submission of fee recommendations to the Student Senate.

6.3.11.4 Responsibilities of the Athletics Sports Advisory Board.
A. Meetings of the Athletics Sports Advisory Board may be called by either the
   Athletics Sports Advisory Board Chair or the Athletic Director of the
   University of Kansas.
B. The year-end report from Athletics Sports Advisory Board shall include a
   summary of the past year's accomplishments and new demands on the Athletics
   Sports Fee. An analysis of new programs' impact on the fee should be included
   as part of a five-year projection on the demands on the Fee. This should be
   done to allow Student Senate the opportunity to review projected increases in
   the Fee in relation to additional costs.
C. Conflict of Interest. No person serving as a voting member of the Athletics
   Sports Advisory Board shall be compensated or employed by the University of
   Kansas Athletics Corporation.

6.3.12 THE STUDENT SURVEY BOARD

6.3.12.1 Membership.
The Student Survey Board shall consist of the following members.
A. The Chair of the board, the Student Senate Policy & Development Director.
B. One (1) representative from each of the standing committees.
C. The Student Senate Communications Director or their chosen representative.
D. The Student Body President, Vice President, or their chosen representative.
E. One (1) Representative from the University Daily Kansan (UDK)

6.3.12.2 Purpose of the Student Survey Board.
The Student Survey Board serves to measure student opinion of the Student Senate, its
initiatives, its use of student fees, and all programs or services related to the Student
Senate. The board shall accomplish this through the means of surveying, conducting
focus groups, or any other sound means of measuring student opinion at their disposal.

6.3.12.3 Responsibilities of the Student Survey Board.
Convene once a month during the academic year to discuss survey and focus group strategies and to evaluate data.

A. Survey a sample of the student body, at least once a semester, about the Senate, its initiatives, and its use of student fees, including but not limited to, Watkins Health Center, Legal Services for Students, and KU Transit.

B. Report to full Senate, at least once a semester, the results of the survey of the student body and recommend changes.

C. Report to full Senate, at least once a semester, polling results regarding Student Senate funded services including, but not limited to, Watkins Health Center, Legal Services for Students, and Transit.

D. Implement and organize student focus groups.

E. Gather data responsibly and encourage the greatest response rates and participation as possible.

F. All research shall be conducted in compliance with Kansas Department of Health and Environment (KDHE) Institutional Review Board (IRB).

G. Prior to the Student Senate engaging in lobbying efforts on behalf of the University of Kansas student body, it is suggested that the Student Survey Board conduct a poll of a sample of the student body in regards to their stance on the issues being represented.

6.3.13 STUDENT RETENTION ADVISORY BOARD

6.3.13.1 Purpose. The Student Retention Advisory Board shall monitor student retention statistics and provide outreach and input to increase the retention rate for all students at the University of Kansas.

6.3.13.2 Membership. The Student Retention Advisory Board shall consist of the following members:

A. The Student Retention Advisory Board Chair, who shall be appointed by the Student Body President
B. The Student Senate Communications Director (ex-officio, non-voting)
C. Eleven (11) members appointed by the Student Body President, who shall prioritize the five (5) Freshmen Senators and one member from the Multicultural Affairs Committee, one (1) Non-Traditional Senator, one (1) Graduate Senator, one (1) International Senator, one (1) On-Campus Residential Senator, one (1) Law Senator.
D. The Student Retention Advisory Board will be open and inclusive to any student enrolled at the University of Kansas. Any student who attends either the first meeting of the year or two consecutive meetings shall obtain voting rights in the Student Retention Advisory Board.
E. The Student Senate Director of Diversity & Inclusion (ex officio, non-voting).

6.3.13.3 Responsibilities of the Student Retention Advisory Board. The Board shall:

A. Meet at least four (4) times per semester at the discretion of the Student Retention Advisory Board Chair
B. Monitor developments on campus that affect student retention rates
C. Brainstorm and propose ideas to better increase student retention rates
D. Communicate with the student body to discover policies that are effective or ineffective in retaining students
E. Work with the University, faculty, and administration to coordinate policies that better increase student retention rates.

6.3.14 STUDENT SENATE OUTREACH BOARD

6.3.14.1 Membership. The Student Senate Outreach Board shall consist of the following voting members:
A. Seven (7) Student Senators, appointed by the Student Body President. Of the seven (7) appointed senators, one (1) must be from the College of Liberal Arts and Sciences, one (1) from the other schools at the University, two (2) must be from either the BSU, HALO, FNSA, AASU, or Spectrum, one (1) from either IFC, Panhellenic Association, National Pan-Hellenic Council, or MGC, one (1) from On-Campus, ASHC, AURH, SPA, or JTTA, and one (1) either graduate, off-campus, non-traditional, ROTC, or SAAC student. It is recommended that the appointees be rotated between the listed groups each year so as to allow for every group to have an opportunity to use their voice.
B. Three (3) students, appointed by the Student Body President and approved by the Student Senate via a two-thirds (2/3) majority vote
C. The Vice Chairs of the Student Senate standing committees
D. The Student Body President and the Student Senate Director of Diversity & Inclusion

6.3.14.1.1 The Chair of the Student Senate Outreach Board (non-voting, except in the case of a tie) shall be appointed by the Student Body President. The Student Senate Communications Director shall serve as the Vice Chair (voting) of the Student Senate Outreach Board.

6.3.14.2 Functions of the Student Senate Outreach Board. The Student Senate Outreach shall be tasked with the following:
A. Promote awareness of Student Senate and all the services it can provide to not only student organizations and students involved on campus, but also to other students across the campus
B. Create a line of communication between the Student Body and the Student Senate through hosting quarterly town hall meetings.
C. Approval of the Outreach Plan put together by the Communications Director, which can include recommendations to change the plan before approval. After the board approves the plan, it will be sent on to the Student Executive Committee for approval.
D. Overseeing the implementation of the Outreach Plan, as well as overseeing that Senators are conducting outreach in a proper and prompt manner
E. Assigning further outreach tasks to Senators, as deemed necessary by a majority vote of the board

6.3.14.3 Responsibilities of the Student Senate Outreach Board. The Student Senate Outreach Board shall:
A. Meet at least once every two (2) weeks during the semester, to be called by the Student Senate Outreach Board Chair, after communication with the Vice Chair
B. Broadly advertise any and all of their meetings, via whatever means deemed necessary by the Chair
C. Work with the Student Survey Board to monitor campus climate regarding Student Senate, and update the Student Senate on said climate
D. Produce an end of the Fall Semester report to identify what was done in the preceding semester, what needs to be improved in the following semester, and any updates to Senator’s outreach responsibilities for the upcoming Spring Semester
E. Produce an end of the year report to identify what was done well during the year, what could use improvement, and to make suggestions for the proceeding year’s Outreach Plan

6.3.15 STUDENT SENATE MULTICULTURAL BOARD OF ADVISORS

6.3.15.1 Purpose. The Student Senate Multicultural Board of Advisors will be to advise the Student Body President and Student Body Vice President on issues affecting the multicultural community and any legislation or policy in Student Senate or the University.

6.3.15.2 Membership. The Student Senate Multicultural Board of Advisors shall include but not be limited to the Presidents or their designee of the following organizations

A. Black Student Union
B. Hispanic American Leadership Organization
C. First Nations Student Association
D. Asian American Student Association
E. Spectrum KU
F. Multicultural Greek Council
G. National Pan-Hellenic Council
H. International Student Association
I. Able Hawks
J. Emily Taylor Center for Women & Gender Equity Student Advisory Board
K. Students United for Reproductive and Gender Equity (formerly Commission on the Status of Women) (SURGE)
L. Student Veterans of America.
M. The Student Senate Director of Diversity and Inclusion serve as Chair of the Student Senate Multicultural Board of Advisors.
N. The Student Body President and Student Body Vice President will serve as ex officio members of the Student Senate Multicultural Board of Advisors.

6.3.15.3 Responsibilities of the Student Senate Multicultural Board of Advisors

A. the Student Senate Multicultural Board of Advisors convene monthly as scheduled by the Chair.
B. the Student Body President and Student Body Vice President provide written rational to the board on any legislation or policy change that the board discusses.
C. Discuss issues affecting the multicultural community and any legislation or policy in the upcoming senate cycle.

6.3.16 MULTICULTURAL STUDENT GOVERNMENT
6.3.16.1 Purpose. The Multicultural Student Government shall work to operate as a space in which multicultural students may access resources to enhance their university experience. Through involvement, members will become better educated on the inner workings of Student Senate and university proceedings by providing for and promoting the interests of marginalized students on campus as defined in Appendix N. Similar to the existing Student Senate, MSG will center equity and social justice to amplify unheard voices in order to effectively advocate for all students.

6.3.16.2 Membership. The Multicultural Student Government (MSG) shall consist of the following members:
A. The MSG will be governed by an Executive Board approved by its members as per the Executive Staff as per the MSG by-laws, only voting in case of a tie.
B. Any student who wishes to join MSG shall become a voting member pursuant to any stipulation within the MSG’s by-laws.
C. One (1) member of the Student Senate, elected or appointed by Student Senate in order to foster collaboration and conversation between the two student groups and to represent the concerns of Student Senate.
D. One (1) representative from the Student Senate Multicultural Affairs committee, elected or appointed by Student Senate. The same MA representative will serve on the MEF Board.
E. The Director of Diversity and Inclusion (ex officio, non-voting)
F. One (1) faculty/staff advisor (ex officio, non-voting)
G. The Director of the Office of Multicultural Affairs (ex officio, non-voting)
H. The Vice Provost for Student Affairs and the Vice Provost for Diversity & Equity may attend MSG meetings as ex officio, non-voting members of the MSG.

6.3.16.3 Functions of MSG. The Multicultural Student Government shall:
A. Work within the framework of the Student Senate in order to best advocate for underrepresented, underserved, and marginalized identities to maintain the integrity of the student voice.
B. Ensure that the purpose of the Multicultural Student Government is consistently and earnestly maintained through commitment to leading with inclusivity in name and practice with progressive action and empowerment of all students on campus.
C. Oversee the allocation of the Multicultural Education Fund and the Student Opportunity Fund (SOF). The Student Opportunity Fund (SOF) shall allocate funds to marginalized students per the MSG by-laws as included in Appendix N.
D. Facilitate all legislation requests to MSG from all groups of all marginalized students in an indiscriminate manner, regardless of race, ethnicity, or beliefs with the stipulation that the group in question is a member of a marginalized population as defined in Appendix N by the government.
E. Advocate for equity within various university spaces to create a more inclusive and safe campus climate.
F. Create a collection of resources for individual students and organizations to help them advance personally, professionally, and academically.
G. Educate the campus on the importance of multiculturalism and social justice.
H. Work with administration to create realistic and tangible plans for recruitment, retention, and cohort hiring.
I. Collaborate with the Director of Diversity and Inclusion to establish long-term planning and goal-setting for underrepresented students at the University of Kansas.

6.3.16.4 The Multicultural Student Government is empowered to formulate By-Laws it shall deem proper for the control of the affairs of MSG. By-Laws so formulated may be enacted, amended, or repealed by a 2/3 vote of MSG members present and voting at a regular or special meeting.

6.3.16.4.1 On a yearly basis, or as offered, the Multicultural Student Government shall deliver to the Student Senate Chief of Staff a copy of its official By-Laws to codify the rules and regulations that govern MSG. These By-Laws will be recorded within Appendix N.

6.3.16.4.1.1 The MSG By-Laws will not be edited by the Student Senate, and vice versa.

6.3.16.4.2 Nothing in the Multicultural Student Government By-Laws shall be construed contrary to the Student Senate Rules and Regulations.

Section 4. REPRESENTATIVES TO THE UNIVERSITY SENATE

6.4.1 PURPOSE. The Representatives of the Student Senate to the University Senate shall represent student interests and the Student Senate in all matters that come before the University Senate. The representatives shall be responsible for informing the Student Senate of all university governance matters pertaining to or affecting students of the University of Kansas.

6.4.2 MEMBERSHIP. Representatives of the Student Senate to the University Senate shall be elected in the manner prescribed by the Senate CODE, Article VI, Section 1.

6.4.3 Representatives are to attend all University Senate meetings. If any representative is not able to attend a scheduled assembly of the Senate, the representative shall notify the Student Senate Chief of Staff and the University Senate Secretary.

6.4.4 Any representative that misses more than two (2) Senate committee meetings in one (1) semester or more than three (3) in any one year shall be immediately suspended from the University Senate by the Student Senate Chief of Staff. The Director of Internal Affairs of the Student Executive Committee shall notify the University Senate President and the member that has been suspended of the suspension. If the representative does not show cause for the absences at the next Student Executive Committee meeting, the Student Executive Committee will recommend to the Student Senate that the representative be removed from the University Senate. The Student Senate Director of Internal Affairs shall communicate the removal to the representative.

6.4.5 The Student Senate Chief of Staff shall inform the Student Senate of all vacancies as they arise. All vacancies will be filled by a vote of the Student Senate at their next regularly scheduled meeting, subject to the restrictions of the Senate CODE, Article VI, Section 2.

Section 5. ANNOUNCEMENT REQUIREMENT
All meetings of the Student Senate committees and boards must be publicly announced at least 72 hours in advance. This shall consist of a posting in the Senate Office and a posting to the Senate webpage.

Section 6. RECORD OF MEETINGS

During KU Student Senate meetings, including Full Senate, Student Executive Committee, the four Standing Committees, any board and committee under the Student Senate, Executive Staff meetings, and any other ad hoc meetings or committees where official business is conducted, minutes and/or a recording of the meeting minutes must be maintained to ensure the accuracy and integrity of said meetings. This provision shall not conflict with the Kansas Open Meetings Act and other confidential information protected by law.

ARTICLE VII. ELECTIONS

Section 1 Purpose and Scope

7.1.1 Effective student government is dependent upon fair elections, free from improper influences that are designed to acquaint the voters with the legitimate issues presented to them. Non-partisan supervision of elections is necessary to prevent political and safeguard a competitive elections process. In accordance with these considerations, Article VII is enacted in order to ensure the most favorable possible atmosphere for the exercise of the students’ right to vote.

7.1.2 This Article, known as The Student Senate Elections Code, shall govern general, freshmen, special, and recall elections, referenda, and initiative. The Elections Code shall be subject to the provisions of the Student Senate Rules and Regulations, the University Code, and the Code of Student Rights and Responsibilities.

Section 2 Definitions

7.2.1 “Regularly Enrolled Student” refers to any registered student enrolled in at least one (1) credit hour of course work at the University Lawrence Campus. Coursework through the Office of Study Abroad or through a ‘for credit internship’ through a University of Kansas academic department or school shall count as coursework at the Lawrence Campus.

7.2.2 “First Year Undergraduate Student” refers to a student that has never attended any post-secondary educational institution beyond receiving university credit while attending high school or while attending summer school in the summer following high school graduation.

7.2.3 “Division” refers to each School of the University, and the following categories of students: on-campus residential students, off-campus residential students, non-traditional students, graduate students, and international students. The College of Liberal Arts and Sciences consists of two divisions: the Junior and Senior division and the Freshman and Sophomore division. The Junior and Senior division shall include students who have completed sixty (60) or more hours and are enrolled in the College of Liberal Arts and Sciences. The Freshman and Sophomore division shall include students who have completed less than sixty (60) hours and are enrolled in the College of Liberal Arts and Sciences. Students will only be allowed to vote in and will only be eligible to run in the division in which they are currently officially enrolled. Acceptance in another division shall not constitute official enrollment.
7.2.4 "On-Campus Residential Students" refers to students living in the residential areas operated under the auspices of KU Student Housing.

7.2.5 "Off-Campus Residential Students" refers to students who do not live in residential areas operated under the auspices of KU Student Housing.

7.2.6 "Non-Traditional Student" refers to any undergraduate student who is twenty-four (24) years of age or older or is one of the following: married, a parent, a veteran, active military students that can be called into service at any time or in such a way that can interrupt the student’s college career, commuting more than ten (10) miles to the University, or has had a break of at least two years in their college education.

7.2.7 “International Student” refers to any student who is not a United States citizen, currently in any non-immigrant status, does not have approved United States permanent residency status, does not have approved refugee status, and/ or does not have approved political asylum status.

7.2.8 “Candidate” refers to any individual who has satisfied all of the requirements to run for office in an Election, and has filed a declaration of candidacy with the Elections Commission.

7.2.9 “Polling Site” refers to any location in which students shall legally vote. There are three types of polling sites. If the Elections Code does not specify that a rule apply only to specific types of polling sites, then it applies to all types of polling sites.

7.2.9.1 “Central Polling Location” refers to the first type of polling site. It is any polling site that is established, monitored, and operated by the Elections Commission. These polling sites shall be open to all students and they shall be located in at least two (2) major campus thoroughfares.

7.2.9.2 “Campus, Organizational, or Campus Computers” refers to the second type of polling site. It is any polling site that, in its normal use, is a computer owned and maintained by the University, a University organization, or a University department that is open to use by any student with a valid username and password.

7.2.9.3 “Personal Computer” refers to the third type of polling site. It is any device that is owned, operated, and maintained by a student or campus employee. This shall also include any device not owned, operated, and maintained by a student or campus employee, but which is also used for online voting in an election overseen by the Elections Commission. A device shall be considered, but not be limited to: desktop computers, laptop computers, electronic tablets, cellular phones, and other portable devices with online access.

7.2.10 “Campaigning” refers to any activity that promotes or discourages the election of one or more candidates, or promotes or discourages the passage of one or more referenda. Campaigning shall not include meetings attended by coalition members for developing a platform or conducting business related to the internal affairs of a coalition. The promotion of these meetings shall not constitute campaigning. Signature gathering also does not constitute campaigning.
7.2.11 “Active Table Campaigning” refers to the process of promotion and distribution of campaign paraphernalia from people stationed at tables to students who have not initiated contact with the table.

7.2.12 “Passive Table Campaigning” refers to the process of promotion and distribution of campaign paraphernalia only from people stationed at tables to students who initiate contact with the passive table.

7.2.13 “Campaign Material” refers to any paraphernalia or property with the primary purpose of promoting or opposing the election of any candidate or group of candidates to any Student Senate office. A sample of each item of campaign material, shall be submitted when available to the Elections Commission by 5:00pm the day after the item is presented to the public. Examples of Campaign material include, inter alia, buttons, t-shirts, flyers, posters, signs, websites, and food purchased for campaign related events.

7.2.14 “Calendar Week” refers to a week, which begins at 12:00am on a Sunday.

7.2.15 “Poster” refers to any campaign material affixed to a wall or other stationary object. Any object large than the size of a poster shall be deemed a banner.

7.2.16 “Coalitions” shall be defined as any group of students who unite to campaign for Student Senate positions as defined in Article II of Student Senate Rules and Regulations and are registered as a student organization with the Student Involvement and Leadership Center.

7.2.17 “Caucus” shall be defined as any gathering of a coalition where voting takes place. This shall include, but is not limited to, the formation caucus and Presidential/Vice-Presidential caucus.

7.2.18 “Meeting” shall be defined as an assembly of coalition members for discussion of coalition affairs.

7.2.19 “General Election” shall be defined as the election and/or vote on any/all candidates, coalitions, measures, initiatives and/or referenda.

7.2.20 “Campaign Launch” shall be defined as a gathering of people to initiate a campaign.

Section 3 Elections Commission

7.3.1 In order to ensure a fair elections process, the operation of Student Senate elections and related activities shall rest with the Elections Commission, as defined and empowered in Article VII.

7.3.2 The Student Senate Elections Commission is subject to the Kansas Open Meetings Act. The Elections Commission shall be required to notify the following entities, including, but not limited to: Student Senate Staff Assistant, KUJH, KJHK, the University Daily Kansan (UDK), and the Elections Commission’s social media outlets about any scheduled meetings.

7.3.3 Membership of the Elections Commission shall be as follows: a total of five (5) students; including at least one (1) undergraduate student, one (1) graduate student, and one (1) law student. Commission members shall be regularly enrolled students at the University of Kansas Lawrence Campus.
7.3.3.1 One (1) member of the Elections Commission shall serve as the Chair of the Elections Commission. The Chair of the Elections Commission may only vote in order to make or break a tie. The Elections Commission Chair is charged with overseeing the Elections Commission Assistant, running the Presidential/Vice Presidential debate, act as the head spokesperson for the Elections Commission, taking on or delegating off any duties that arise within the elections.

7.3.3.2 One (1) member of the Elections Commission shall serve as the Candidate Liaison Chair of the Elections Commission. This person shall coordinate all Elections Commission internal outreach efforts. These include hosting, at minimum, three (3) informational meetings during January and February of each year, holding requested senatorial division debates, holding candidate workshops with the Election Commission Chair, keeping track of registered candidates & communicating candidates’ eligibility to relevant parties.

7.3.3.3 One (1) member of the Elections Commission shall serve as the Secretary. The Secretary shall be responsible for compiling meeting minutes for the Elections Commission, keeping track of financial records of candidates and the Elections Commission, keeping record of all campaign event/promotion materials, The Secretary shall be responsible for upholding the transparency of the Elections Commission in accordance with the Kansas Open Meeting Act (KOMA) & Kansas Open Record Act (KORA) by keeping minutes of all meetings including hearings, which can be accessed by the public upon written request.

7.3.3.4 One (1) member of the Elections Commission shall serve as the Compliance Chair of the Elections Commission. This person shall coordinate the Elections Commission’s election hearing process. This includes informing coalition(s) and/or candidate(s) of violations, location/time of hearing, and results of the hearing; making candidate(s) and/or coalition(s) aware of the structure of the elections hearing process; and Presiding over election violation hearings.

7.3.3.5 One (1) member of the Elections Commission shall serve as the Voter Outreach Chair of the Elections Commission. This person shall coordinate all Elections Commission external outreach efforts. The Elections Commission Voter Outreach Chair shall advertise the various outreach events in conjunction with the Elections Commission Chair, Elections Commission Compliance Chair, and Elections Commission Candidate Liaison Chair by planning, including but not limited to, University Daily Kansan (UDK) advertisements, KJHK advertising/interviews, KUJH advertising/interviews, informational videos/interviews through Media Crossroads, tabling, and/or flyers.

7.3.4 Selection of Members.

7.3.4.1 Present officers, members, and employees of Student Senate, shall not be eligible for Elections Commission membership. In addition, candidates who ran in the most recent Spring Student Senate General Election will not be eligible for Elections Commission membership. Prospective Elections Commission members shall disclose any past involvement with Student Senate to the Elections Commission Nomination Committee and the Full Senate. Past involvement with Student Senate may not disqualify students from Elections Commission membership.
7.3.4.2 The Student Senate Chief of Staff shall formulate and release an application form by September 1st for students interested in applying to be members of the Elections Commission.

7.3.4.2.1 The application form must be made available for review in the Student Senate office, must be available on the Student Senate website, unless there are technical issues that prevent the Student Senate Communications Director from doing so.

7.3.4.2.2 The Student Senate Chief of Staff shall provide each applicant the opportunity to indicate, on the application form, their preference to serve as the Elections Commission Chair, Elections Commission Candidate Liaison Chair, Elections Commission Compliance Chair, Elections Commission Secretary, and/or the Elections Commission Voter Outreach Chair.

7.3.4.2.3 This application form must be approved by a two-thirds (2/3) vote of the Student Executive Committee.

7.3.4.3 At the first Full Senate Assembly meeting of the Fall Semester, the Student Senate Chief of Staff shall select, from a random lottery in front of the Full Senate, four (4) Student Senators to serve on the Elections Commission Nomination Committee. No more than one (1) representative from each division of Student Senator shall serve on the board. One (1) representative must be a Graduate or School of Law Senator.

7.3.4.3.1 The Student Senate Chief of Staff shall serve as the chair of the Elections Commission Nomination Committee. They shall vote only to make or break a tie.

7.3.4.3.2 A majority vote by the Elections Commission Nomination Committee shall determine the nominees that will be presented to the Full Senate. The Elections Commission Nomination Committee shall designate which nominee they recommend for the Elections Commission Chair.

7.3.4.3.3 Nominations from the Elections Commission Nomination Committee must be presented to the Full Senate before November 1st. Application deadlines will therefore be planned accordingly by the Student Senate Chief of Staff.

7.3.4.4 Candidates for the Elections Commission that are nominated by the Elections Commission Nomination Committee shall be presented to the Full Senate by the Student Senate Chief of Staff. A candidate shall be voted on individually and must be approved with at least two-thirds (2/3) of the Student Senate body voting in favor of the candidate serving on the Elections Commission.

7.3.5 Powers and Responsibilities

7.3.5.1 The Elections Commission shall conduct outreach efforts to educate the Student Body about the elections process. The Elections Commission shall:
7.3.5.1.1 Host a Presidential and Vice-Presidential Debate open to all candidates running for President or Vice-President. The debate shall be held one (1) week before the week of the election. The date of the debate shall be announced at least two (2) weeks before the scheduled time of the debate. The Elections Commission Chair shall moderate the debate.

7.3.5.1.2 The Voter Outreach Chair shall advertise all outreach events. The Voter Outreach Chair may utilize University Daily Kansan advertisements, KJHK advertising and interviews, KUJH advertising and interviews, informational videos and interviews through Media Crossroads, tabling, and flyers.

7.3.5.2 Enforce all Rules and Regulations relating to Student Senate elections and election campaigns, including all regulations outlined in Articles VII and IX of Student Senate Rules and Regulations;

7.3.5.3 The Elections Commission shall have the power and authority to draft legislation to present to the full Student Senate Assembly in regards to rules changes to Student Senate Rules and Regulations Articles VII and IX;

7.3.5.4 The Elections Commission shall receive, hear, and rule on all allegations of violations of elections rules and regulations. The Elections Commission and the Elections Commission members have the authority to file violations against candidates, representatives, and coalitions. The elections commission must file violations no later than forty-eight (48) business hours after becoming aware of the violation. Any elections commission member who presents the violation at a hearing shall recuse themselves from voting and all executive sessions pertaining to the case they presented.

7.3.5.5 Quorum. All actions of the Elections Commission shall be official only when a majority of the voting members are in attendance at a properly advertised public meeting.

7.3.5.6 The Elections Commission Chair must submit the following to the Student Senate Chief of Staff, the Student Senate Staff Assistant, and the advisors of Student Senate no later than two weeks after results are certified. The Report shall include:
   a) Financial Status of the Elections Commission,
   b) Recommendations for changes and revisions to Articles VII and IX of Student Senate Rules and Regulations;
   c) Official elections results,
   d) All allegations of violation and Commission's decision in regards to those allegations.
   e) Other sections as the elections commission deems appropriate

7.3.5.7 The Elections Commission Chair must work with the Student Senate Chief of Staff and Student Senate Staff Assistant to ensure that all documents, decisions, and elections results are submitted to University Archives to be protected and retained for future reference for students.

7.3.5.8 The Elections Commission shall publish a schedule showing all events and deadlines under the Elections Code by the Monday of the first week in February.
7.3.5.9 The Elections Commission shall use its best judgment to uphold the integrity of the elections if there are discrepancies or omissions in the Elections Code, University policies, Student Code of Rights and Responsibilities, or Student Senate Rules and Regulations.

7.3.5.10 The Elections Commission shall host at least three (3) election workshops during January and/or February. Workshops shall educate students and prospective candidates about the elections process, address campaign regulations, explain how to run as a candidate, and explain the process of forming and running a coalition. The workshop shall also address the function and purpose of the KU Student Senate, as well as any other issues deemed pertinent to serving as a Student Senator. Workshop attendance is mandatory for all students who wish to run in the spring general election.

7.3.5.11 The Elections Commission shall develop an elections quiz for students who are unable to attend an election workshop. This quiz shall be made available by February 1st of each year. The elections quiz shall only be used by students who have been excused from Elections Workshops by the election commission. Any student who does not complete the workshop or the quiz shall not be allowed to run in the election.

7.3.6 Recall Procedure

7.3.6.1 Any regularly enrolled student may file a complaint with Student Senate Chief Justice of the Court of Appeals and the Student Senate Chief of Staff against any member(s) of the Elections Commission, faculty, and/or staff members of the Elections Commission.

7.3.6.1.1 Complaints may include, but are not limited to: malfeasance of duty, nonfeasance of duty, failure to maintain status under which the member was appointed, acceptance of bribes, and/or inordinate exertion of power outside Elections Commission mandate.

7.3.6.2 The Chief Justice of the Court of Appeals shall inform the other justices and all involved parties of the complaint within forty-eight (48) hours of receipt of the complaint. The Court of Appeals shall schedule a hearing, within thirty-six (36) hours of all parties being notified, to determine the validity of the complaint.

7.3.6.3 The Court of Appeals may take any action they deem necessary and just, including removing an Elections Commission member from their position.

7.3.6.4 All decisions made by the Student Senate Court of Appeals are subject to appeal, within seventy two (72) hours, to the University Judicial Board.

Section 4 Violation Hearing Procedures

7.4.1 Any person may file a complaint alleging a violation of the Elections Code to the Election Commission.

7.4.1.1 A properly filed complaint shall identify: a) the party alleging the violation; b) the party accused of the violation; c) the section of the Elections Code allegedly violated; d) a description of the alleged violation and all relevant evidence, documents, and testimony to be presented as evidence; e) the date and time that the complaint was filed with the Elections Commission.
7.4.1.2 Failure to properly file a complaint constitutes an incomplete complaint. The Elections Commission may dismiss an incomplete complaint by a two-thirds (2/3) vote. Complaints dismissed for failure to properly file may be reconsidered once properly filed.

7.4.1.3 The Elections Commission may dismiss a properly filed complaint by a two-thirds (2/3) vote if the complaint fails to demonstrate a reasonable suspicion of a violation. If the commission deems said complaint to be intentionally filed to harass delay, and/or embarrass the opposition, the complaint will be deemed frivolous; if there are multiple frivolous complaints or if the Elections Commission deems that there is material distortion to the election, the Elections Commission may levy a seventy five dollar ($75.00) fee on the filing party.

7.4.1.4 No Complaint shall be accepted later than forty eight (48) hours following the close of the polls on the final day of the election.

7.4.2 The Elections Commission Chair shall give notice to all interested parties within forty-eight (48) hours of receiving a complaint. Notice must include the complaint in its entirety.

7.4.3 The Elections Commission shall hold a hearing within one (1) calendar week of receipt of the complaint. Notice of a hearing shall be given at least forty-eight (48) hours before a hearing.

7.4.3.1 All hearings shall be held on the record. The record shall include all evidence and testimony heard, all documents submitted to the Elections Commission in regards to a hearing, and all decisions. The Elections Commission shall submit the record to the Student Senate Staff Assistant.

7.4.3.2 No evidence shall be introduced at the hearing that was not included in the complaint, unless the Elections Commission deems admission of new evidence is not unduly prejudicial to any party.

7.4.3.3 The complainant(s) shall be allocated ten (10) minutes to present each code violation to the Elections Commission and to answer questions from the Elections Commission.

7.4.3.4 The defendant(s) shall each be allocated ten (10) minutes to present their case and to rebut any allegations of code violations, as well as to answer questions from the Elections Commission;

7.4.3.5 After the complainant(s) and defendant(s) have presented their cases, each party shall be allocated five (5) minutes to present closing arguments;

7.4.3.6 The Compliance Chair may grant additional time to either party upon a request made at the hearing.

7.4.3.7 The Elections Commission may enter an Executive Session to discuss the alleged violation before rendering a final decision. During an Executive Session, only Elections Commission members and advisors shall be permitted to remain in the room. The Elections Commission hearing must be open to the public before a binding vote may occur.

7.4.3.8 The Elections Commission may determine that more information or evidence is required before rendering a final decision. The Elections Commission may schedule a follow-up hearing to consider any required additional information or evidence.
7.4.3.9 The Elections Commission shall notify all interested parties including, but not limited to, KUJH, KJHK, and the University Daily Kansan of a final decision within forty-eight (48) hours of rendering a final decision.

Section 5 General Election

7.5.1 All campaigning shall be done in accordance with the Elections Code, the restrictions therein being exclusive. All campaign regulations within the Elections Code shall apply, regardless of whether the campaigning took place on University property or non-University property. Campaigning shall not be allowed on dates and/or locations, other than those described in the Elections Code, without the express, written permission of the Elections Commission.

7.5.2 A General Election shall be held on the Wednesday and Thursday following the second Tuesday in April for the purpose of electing members to the Student Senate.

7.5.2.1 Should the dates of the election fall on a day in which the University Senate Rules and Regulations deem as “excused for mandated religious observances” the Elections Commission has the authority to change the date to within one week codified above. This decision of the date must be made by the Monday of the second week in February.

7.5.3 Eligible voters shall be students enrolled in at least one (1) credit hour at the Lawrence campus of the University of Kansas. Students may cast votes for President and Vice President, and for any Senate seat for a division of which a voter is a member. Membership in a particular division shall be determined on the basis of official enrollment records as of two (2) calendar weeks before the opening of the polls.

7.5.4 Coalitions

7.5.4.1 A coalition shall not campaign before the Presidential/Vice-Presidential Caucus is completed. Promotion of a meeting or Caucus shall not constitute campaigning. A coalition must be comprised of three (3) or more students.

7.5.4.1.1 The date, time, and location of any caucus must be announced to the Elections Commission at least seventy-two (72) hours in advance. Voting procedures must be approved by the Elections Commission at least forty-eight (48) hours in advance. At least one (1) member of the Elections Commission must be present to supervise a caucus.

7.5.4.1.2 Coalitions shall give at least twenty-four (24) hours’ notice to the Elections Commission before a full coalition meeting.

7.5.4.1.3 Voting in any coalition caucus shall prevent a student from running as a candidate for another coalition or voting in another coalition’s caucus. The binding effect of the vote must be declared by those running the caucus before voting occurs. A member may switch coalitions only with the approval of the Elections Commission. The Elections Commission may refuse a candidates petition to switch coalitions only if there is reason to believe that allowing said candidate to switch coalitions would damage the integrity of the election.
7.5.4.2 Students may create a Coalition by submitting a Coalition registration document to the Elections Commission.

7.5.4.2.1 Students may hold a Campaign Launch only after submitting the Coalition registration form.

7.5.4.3 At the first Coalition meeting after submitting a Coalition registration document, a coalition shall determine its name, appoint a student as the liaison to the Elections Commission, and may determine other administrative matters that shall define the coalition and its structure.

7.5.4.4 Coalition members may elect a Presidential and Vice Presidential candidate at a Presidential Caucus.

7.5.4.4.1 A Presidential Caucus shall be required if a coalition is fielding a Presidential and Vice Presidential ticket. If a coalition chooses not to run a Presidential and Vice Presidential ticket, the coalition must inform the Elections Commission in writing before the coalition may be authorized to being campaigning.

7.5.4.4.2 A student may run for both President and Vice President during a Presidential Caucus, but a student shall not hold both positions simultaneously. Students shall not run as joint tickets within the caucus environment. Presidential candidates shall be presented and voted upon separately from Vice Presidential candidates.

7.5.4.5 A coalition may determine its slate of Senatorial candidates at any time following the Presidential/Vice-Presidentional caucus. The slate of senatorial candidates must be approved by a majority vote of the Coalition.

7.5.4.6 A coalition shall file a Coalition Charter to the Elections Commission. The Charter must have the signature of each coalition candidate running, each coalition candidate’s Student Identification Number, and any other information requested by the Elections Commission. Coalitions shall file a Coalition Charter no later than 5:00 p.m. on the Monday two (2) calendar weeks before the week of the General Election.

7.5.4.7 Coalitions shall be responsible for registering new members with the Elections Commission. To register a student the Coalition must provide the student’s name, signature, and Student Identification Number. This should be provided with the weekly financial report if applicable.

7.5.5 Candidates.

7.5.5.1 Membership of the Student Senate shall be determined by Article II of Student Senate Rules and Regulations.

7.5.5.2 President and Vice President. In the General Election, one presidential ticket, consisting of one (1) President and one (1) Vice President, shall be elected jointly by the Student Body.
7.5.5.3 Student Senators. In the General Election, seventy-five (75) Student Senators shall be elected in the following manner:

7.5.5.3.1 Sixty-three (63) academic Senators shall be elected by students enrolled in the following divisions:
   a) Architecture, Urban Design, and Planning,
   b) Business,
   c) Education,
   d) Engineering,
   e) Graduate,
   f) Journalism and Mass Communications,
   g) Law,
   h) College of Liberal Arts and Sciences
   i) Music
   j) Pharmacy
   k) Social Welfare

7.5.5.3.2 One (1) on-campus residential Senator shall be elected by students living in any residence under the auspices of KU Student Housing.

7.5.5.3.3 Five (5) off-campus Senators shall be elected by students not living in any residence under the auspices of KU Student Housing.

7.5.5.3.4 Two (2) non-traditional Senators shall be elected by non-traditional students.

7.5.5.3.5 Four (4) international Senators shall be elected by international students. There will be three (3) undergraduate international Senators and one (1) graduate international Senator.

7.5.5.3.6 Senators Not Elected in the General Elections. Additional Student Senators may be appointed according to the provisions of the Student Senate Rules and Regulations. These Senators are not elected in the General Elections.

7.5.5.3.7 Apportionment of Academic Senator Seats. The Elections Commission shall apportion the academic Senator seats to the various divisions on the basis of the official twentieth (20th) day headcount enrollment figures for the Fall semester, with the approval of the Student Senate. The College of Liberal Arts and Sciences shall be counted in its entirety during the apportionment process. The number of seats that are assigned to the College of Liberal Arts and Sciences will then be divided evenly between the two categories of Freshman/Sophomore and Junior/Senior. In the case that an odd number of seats are apportioned to the College of Liberal Arts and Sciences, the category of Junior/Senior College of Liberal Arts and Sciences will receive the odd-seat-out. Each division shall be apportioned at least two (2) seats.

7.5.5.3.7.1 The Elections Commission shall apportion seats according to the percentage of enrollment in each category in relation to the
The Elections Commission has the authority to request that additional seats be added to the pool of academic Senator seats if they deem necessary to ensure proper representation and to prevent a larger constituency from forfeiting seats to smaller constituencies.

7.5.3.7.2 The Elections Commission must present their recommendations for apportionment to the Student Senate by the third (3rd) week in February. Approval of the recommendation shall require a two-thirds (2/3) vote of the Full Student Senate body.

7.5.6 Qualifications for Office.

7.5.6.1 Enrollment. All candidates must be enrolled in at least six hours of coursework at the Lawrence Campus of the University of Kansas when they declare candidacy, throughout the period from declaration of candidacy to the election, and intend to remain so enrolled throughout the fall and spring semesters of their term of office.

7.5.6.2 Division Membership. Each candidate must currently be a member of the division that they seek to represent. Membership in a particular division shall be determined by the Elections Commission on the basis of official spring semester enrollment records and a Dean's stamp from the department. Candidates who intentionally enroll in a particular division for the sole purpose of obtaining a Student Senate office may be disqualified or removed from office by the Elections Commission. Acceptance in a division shall not constitute official enrollment.

7.5.6.3 Cultural Competency, SAPEC Training, and SAFE Zone Training. Candidates for Student Body President and Student Body Vice President must complete cultural competency training through the Office of Multicultural Affairs, SAPEC, and SAFE Zone Training through the Center for Sexuality & Gender Diversity prior to or during their time of their candidacy. Proof of completion is required and must be enforced by the Elections Commission.

7.5.7 Filing Requirements and Deadlines

7.5.7.1 Any person meeting the qualifications for office, outlined in Section 4.3, may become a candidate by complying with the following requirements:

7.5.7.1.1 Declaration of Candidacy. Each candidate shall file a declaration of candidacy with the Elections Commission and shall sign a statement affirming that they have read, understood, and will abide by the Elections Code.

7.5.7.1.2 Filing Requirements for Senatorial Candidates. Each candidate must submit, along with their declaration of candidacy form, a petition with twenty-five (25) signatures from students that are eligible to vote for said candidate in the General Election. Students running in the non-traditional, international, and graduate divisions shall be allowed to pay a
ten-dollar ($10.00) fee as an alternative option to gathering the signatures

7.5.7.1.3 Filing Requirements for Presidential and Vice Presidential Candidates. Candidates for President and Vice President shall submit, along with their declaration of candidacy form, a petition with five hundred (500) signatures from students that are eligible to vote in the General Election.

7.5.7.1.4 Signatures are not to be gathered within classrooms in academic buildings. Signatures can be gathered in the hallways of academic buildings.

7.5.7.1.6 Individual senatorial candidates, may not begin campaigning until they have filed as a candidate with the Elections Commission. Campaigning before officially filing shall be deemed an egregious violation.

7.5.7.1.7 No member of the student body shall be allowed to run for more than one office of the Student Senate in a given General Election.

7.5.7.1.8 Election Workshops. All candidates are required to participate in an election workshop held by the Elections Commission in January and/or February.

7.5.7.1.8.1 If a candidate is unable to attend the election workshop, they must complete an election quiz created by the Elections Commission. Quizzes must be completed by the Monday three (3) weeks before the general election to be eligible to run for office.

7.5.8 Ballot and Polling Sites

7.5.8.1 Times of Operation. The election shall run from 6:00am on Wednesday and to 4:00pm on Thursday.

7.4.8.1.1 These times may be adjusted by the Elections Commission if the online voting system cannot accommodate this timeframe for technical reasons.

7.5.8.2 Polling Procedures. The Elections Commission shall be responsible for developing polling procedures, and for administering such procedures to ensure that polling is carried out in an orderly and impartial manner.

7.5.8.3 Campaigning at polling sites will not be permitted. No one may stand so that they are able to view a computer’s screen while a student is voting on that computer or device, or in any other way determine how an individual votes at a particular polling site. Votes shall be incommunicado while voting.
7.5.8.4 Central Polling Locations. Only Elections Commission members and their appointees shall assist in the operation of a Central Polling Location. At minimum there shall be one polling station from 2:00pm-4:00pm the final day of the election.

7.5.8.5 Americans With Disabilities Act Compliance. Students who require special accommodations to cast their vote may make a request in writing to the Elections Commission by 5:00pm the Friday before the week of elections.

7.5.8.6 Ballot Forms.

7.5.8.6.1 The Elections Commission shall provide a ballot for each division or office to be filled and for each referendum proposal or initiative question to be voted upon in the General Election.

7.5.8.6.2 Candidates shall be listed on the ballot by seat in random order, and the name of the candidate shall be printed as requested (if it is deemed reasonable by the Elections Commission) upon the declaration of candidacy form. The randomization of candidate order shall occur on each ballot. If the candidate is officially filed as a candidate for a coalition, the coalition name shall appear next to the candidate’s name.

7.5.8.6.3 Appropriate blank spaces shall be provided on the ballots for the names of qualified write-in candidates to be entered.

7.5.8.6.4 An instructions page shall appear on the ballot before students are shown names of candidates to choose among when voting. These instructions, developed by the Elections Commission, shall make clear that voters do not have to vote for only one coalition and that voters may vote for candidates from many coalitions. These instructions should make it clear that candidates without coalition names next to the candidate names are running as independents. The voter shall be made aware that writing-in a name is an option. Lastly, these instructions should make clear that the voter has the option to vote for as many, or as few, candidates as they would like.

7.5.8.7 Inspection of Ballots. All official ballots shall be made available for public inspection by 5:00pm the Friday before the week of the election. Each candidate shall verify the accuracy of the ballots no later than 5:00pm the Monday of the week of the election.

7.5.8.8 Integrity of Data. Only Elections Commission members and authorized technical assistance personnel shall have access to stored electronic data prior to public notification, while the election is ongoing.

7.5.8.9 Tabulation of Ballots

7.5.8.9.1 Vote Required for Election. The vote required for election to any Student Senate office shall be a plurality of the votes cast for that office. Where more than one seat is to be filled within a single division, seats shall be awarded to candidates in descending order, according to the number of votes received.
7.5.8.9.2 Tie Votes. In the case of a tie, the tie shall be resolved through a runoff election, to be held the week following the election, on Wednesday and Thursday of that week. Only candidates with the number of votes making the tie will be eligible to be voted upon in the runoff election.

7.5.8.9.3 Requests for a recount must be made within twenty-four (24) hours of the public release of the election results. Requests must be filed with the Elections Commission.

7.5.8.9.4 Any individual who was eligible to vote in any electoral race may contest the results of that race by filing a written complaint with the Elections Commission no later than twenty-four (24) hours after the public release of the election results. If a race is contested, the Elections Commission shall conduct a hearing to determine whether the results are valid and free from material distortion. The Elections Commission shall not certify any contested electoral race until this determination has been made.

7.5.8.9.5 If a victorious senatorial candidate chooses to decline their office, the open seat shall be given to the senatorial candidate in the particular division that received the most votes while not awarded an office.

7.5.8.10 Certification of Results.

7.5.8.10.1 Procedure. Upon completing the tabulation of all votes cast in the General Election, the Elections Commission shall publish the unofficial results. Before the results may be considered official, the Elections Commission shall certify to the Student Executive Committee that the results are valid and free from any material distortion. The Elections Commission shall wait at least forty-eight (48) hours following the announcement of results before certifying an election.

7.5.8.10.2 Partial Certification. In appropriate circumstances, the Elections Commission may decide to certify some electoral races and referenda in a General Election, and not to certify others.

7.5.8.10.3 Annulment. If the Elections Commission finds that the results of any electoral race or referenda have been materially altered by a violation of this Code, it shall declare the results of that race or referenda void and call for a new election for the affected office or referenda(s). The Elections Commission has the authority to annul the results of the General Election, if deemed necessary.

7.5.9 Elections Schedule. The Elections Commission shall annually prepare a schedule showing all events and deadlines under this Code. This schedule shall be published by the Monday of the second week in February. The schedule shall limit the following campaign activities to the prescribed timeline:
7.5.9.1 Coalitions shall submit a registration document no earlier than eleven (11) calendar weeks prior to the week of the general election.

7.5.9.2 Presidential/Vice-Presidential Caucuses shall be held no sooner than ten (10) calendar weeks before the general election.

7.5.9.3 Students may begin filing with the Elections Commission no sooner than 8:00am on the Monday that is ten (10) calendar weeks prior to the week of the General Election.

7.5.9.4 Organization Visits shall begin no earlier than five (5) calendar weeks prior to the week of the general election.

7.5.9.5 Distribution of Materials, including but not limited to handbills, tokens, signs, posters, etc., shall begin no earlier than five (5) calendar weeks prior to the week of the general election.

7.5.9.6 The filing deadline for Presidential/Vice Presidential tickets shall be 5:00pm on the Monday that is three (3) calendar weeks prior to the week of the General Election.

7.5.9.7 Chalking shall begin no earlier than the Sunday that is three (3) calendar weeks prior to the week of the general election.

7.5.9.8 The filing deadline for Senatorial candidates running in a coalition shall be 5:00pm on the Monday that is two (2) calendar weeks prior to the week of the General Election.

7.5.9.9 Each coalition shall file a coalition charter, listing all candidates that will be running with the coalition, by 5:00pm on the Monday that is two (2) calendar weeks prior to the week of the General Election.

7.5.9.10 The filing deadline for all independent Senatorial candidates (candidates not running under a coalition name) shall be 5:00pm the Monday of the week before the General Election.

7.5.9.10.1 All candidates that filed with a coalition, but failed to meet the filing deadline, shall be automatically considered independent candidates and shall not be required to re-file to meet the deadline in Section 4.5.1.5.5.

7.5.9.11 Passive Tabling shall begin no earlier than one (1) calendar week prior to the week of the general election.

7.5.9.12 Active Tabling shall be permissible only on the two (2) days of the General Election (Wednesday and Thursday).

Section 6 Campaign Regulations
7.6.1 All campaign activities shall conform to all applicable federal and state laws, and all rules and regulations of the University. All campus events must be in compliance with the regulations of the University Events Committee.

7.6.2 Campaign Materials

7.6.2.1 No campaign materials shall be distributed within the Student Housing properties, except flyers submitted to Student Housing to have placed on public bulletin boards. Each coalition or candidate must submit proof of Student Housing’s approval to the Elections Commission.

7.6.2.2 No campaign materials may be distributed or posted on private properties without the written permission of the property owner. Written permission must be filed with the Elections Commission at least twenty four (24) hours before the distribution or posting of materials.

7.6.2.3 All campaign materials shall be removed from the campus by 5:00 p.m. the Monday after the election. A candidate shall not be certified for office until the candidate and the candidate’s coalition has made a good faith effort to remove all campaign materials.

7.6.2.4 Campaign materials with adhesive backing shall not be posted on campus.

7.6.2.5 Posters shall not exceed twenty-two (22) inches by twenty eight (28) inches and shall only be placed on University bulletin boards or other areas intended for general use. Posters shall not be placed on glass or departmental boards. Posters shall be affixed with tacks or staples. Posters shall not overlay or materially affect the readability of any other candidate or coalition’s poster.

7.6.2.6 Banners may be displayed on tables during tabling.

7.6.2.7 Flyers and buttons must be individually distributed to students. Flyers and buttons shall not be intentionally left unattended.

7.6.2.8 Coalitions and/or Candidates may purchase any campaign material not expressly prohibited by this code

7.6.3 Candidates may visit student organizations during the organizations’ regular meeting times and places.

7.6.4 Chalking

7.6.4.1 Coalitions may chalk forty-eight (48) hours before a scheduled coalition caucus or meeting for the purposes of publicizing a caucus or meeting. Chalking for a scheduled coalition caucus or meeting shall only contain the coalition’s name, a description of the purpose of the meeting, and the date, time and location of the meeting.

7.6.4.2 All chalking must be located on a horizontal surface exposed to the weather. No chalking shall be on outdoor staircases.

7.6.4.3 A chalking must be at least twenty-eight (28) feet away from a chalking by the same coalition or independent candidate.

7.6.4.4 All chalking must be done with non-aerosolized, non-liquid, washable, sidewalk chalk.
7.6.5 Tabling is prohibited unless a candidate or coalition meets all tabling requirements in the Elections Code.

7.6.5.1 Tabling is permitted only in the common areas of the following buildings: Chalmers Hall, Marvin Hall, Summerfield Hall, Joseph R. Pearson Hall, Learned Hall, Eaton Hall, Murphy Hall, Stauffer-Flint Hall, Green Hall, and Twente Hall, Capitol Federal Hall, and LEEP 2. Tabling in these buildings is restricted to the two (2) days of the election. Tabling is subject to the respective rules and regulations for each building.

7.6.5.2 The dean of the school occupying the building or the building's authority must approve table locations. Approval must be turned into the Election Commission at least forty-eight (48) hours before the tabling is expected to begin.

7.6.5.3 Tabling outside of academic buildings and in the Kansas Union is permitted with the permission of the University Events Committee.

7.6.5.4 Only one (1) table per coalition or independent candidate is allowed per building.

7.6.6 Coalitions and candidates may create and maintain websites. Coalitions and candidates must notify the Elections Commission of any online social media or other websites within forty eight (48) hours of launch. Student Senate social media accounts for any sort of campaigning shall not be used to promote any coalition or candidate. Any official website or official social media must have a link to the Elections Commission webpage placed upon it in an easily accessible location.

7.6.7 A student must give express permission to be emailed by a coalition or candidate. Academic, Student Senate, and other organizations' email lists shall not be used by a coalition or candidate. This shall not apply to Instant Messaging applications. (i.e. Facebook)

7.6.8 Any social event held to promote a coalition or candidate must be approved by the Elections Commission before the advertisement of an event. The hosting coalition or candidate shall provide a report of anticipated expenditures before the Elections Commission may approve the event. No event shall be approved without assurance that the hosting coalition or candidate will not be purchasing alcohol for the event, but a social event may take place off-campus at an establishment that provides alcohol.

7.6.9 All coalitions, independent, and write-in candidates shall submit weekly financial reports to the Elections Commission by 5:00 p.m. every Monday. Financial reports shall detail all revenue and expenditures. A final comprehensive financial report shall be submitted to the Elections Commission by 5:00 p.m. the Friday the week of the elections. Independent and write-in senatorial candidates shall only be required to submit one comprehensive financial report to the Elections Commission by 5:00 p.m. the Friday the week of the elections.

7.6.9.1 A coalition or independent Presidential/Vice-Presidential ticket shall not spend more than one thousand dollars ($1,000.00) in a General Election. Coalition spending limits include expenses incurred by all individual members of the coalition.

7.6.9.2 Independent candidates shall not spend more than two hundred dollars ($200.00) in a General Election.

7.6.9.3 Any campaign fines or fees levied by the Elections Commission shall not be included in spending limits.
7.6.9.4 The Elections Commission may audit any coalition or candidate to ensure compliance with spending limits.

7.6.9.5 In-kind contributions shall be counted at fair market value on the weekly financial report. Any non-monetary campaign materials or service donated to a coalition or candidate shall constitute an in-kind contribution. A coalition member's labor costs in providing a service to a campaign shall not be considered an in-kind contribution, however materials and associated costs shall be disclosed on the financial report.

7.6.9.5.1 “Fair Market Value”- market value of a property based on what a knowledgeable, willing and unpressured buyer would pay to a knowledgeable, willing and unpressured seller in the market. The market value shall be determined based upon prices that can reasonably be obtained for a material within the United States.

Section 7 Sanctions

7.7.1 The Elections Commission may sanction a coalition or candidate for a violation of the Elections Code regardless of where the violation occurred and regardless of whether the violation occurred before or after the coalition or candidate filed with the Elections Commission.

7.7.2 The Elections Commission may define the severity level of a violation of the Elections Code as Minor, Significant, or Egregious. The Elections Commission shall not classify a violation contrary to an expressed classification. The Elections Commission may levy additional non-monetary sanctions and penalties as appropriate.

7.7.2.1 Minor violations are of minor consequence and committed accidentally or without malicious intent. Each Minor violation shall incur a fine of at least fifteen dollars ($15.00) but no more than one hundred dollars ($100.00). Repeated Minor violations may be deemed Significant.

7.7.2.1.1 Campaign materials not individually distributed by a coalition or candidate shall be considered a minor offense and subjected to a fine of twenty five dollars ($25.00).

7.7.2.2 Significant violations are of serious and significant consequence. Each Significant violation shall incur a fine of at least one hundred dollars ($100.00) but no more than two hundred and fifty dollars ($250.00). Repeated significant violations may be deemed Egregious.

7.7.2.2.1 Coalitions or candidates making libelous or slanderous statements regarding another coalition or candidate shall be fined at least one hundred and fifty dollars ($150.00).

7.7.2.2.2 Sending email to student email addresses obtained without the express consent of the emailed student shall constitute a significant violation and be punishable by a fine of one hundred dollars ($100.00). Repeated violations shall result in disqualification.
7.7.2.3 Egregious violations are of egregious consequence. Each Egregious violation shall incur a fine of at least two hundred and fifty dollars ($250.00) but no more five hundred dollars ($500.00).

7.7.2.3.1 Intimidation refers to an intentional behavior that would cause an ordinary person to fear a harm and suffer emotional distress. Intimidation of Student Senate members, the Elections Commission, any student, faculty, staff, or administrator shall constitute an Egregious violation. Intimidation by any coalition or candidate found guilty of intimidation shall be disqualified from running in any Student Senate election and shall be barred from joining Student Senate in any capacity for at least one (1) year.

7.7.2.3.2 Failure to comply with an audit ordered by the Elections Commission shall constitute an Egregious violation and result in disqualification.

7.7.2.3.3 Failure to file any financial report shall constitute an Egregious violation and result in disqualification. Coalitions and candidates shall be disqualified if a financial report is not submitted within forty eight (48) hours after receiving notice of the failure to submit a financial report. Intentionally incomplete or fraudulent reports shall result in disqualification. The Elections Commission may allow an extension of the financial report filing deadline that is no longer than twenty four (24) hours.

7.7.2.3.4 Spending above the spending cap shall constitute an Egregious violation. Any coalition or candidates spending in excess of the cap shall be audited. Sanctions shall enforced in the following manner.

7.7.2.3.4.1 If a coalition or candidate spends in excess of one cent to one hundred dollars ($0.01-$100.00) of the cap, it shall incur a fine of no less than two hundred and fifty (250.00) and no more than five hundred (500.00) dollars.

7.7.2.3.4.2 Any coalition or candidate that spends more than one thousand one hundred dollars ($1100.00) shall be disqualified. If the violation is discovered after the completion of the election, the coalition or candidate shall be removed from any seats won in the election.

7.7.2.3.5 Campaigning before allowed by the Elections Code shall constitute an Egregious violation and result in disqualification.

7.7.2.3.6 Attempting to influence the outcome of an election by bribery or fraud shall result in disqualification.

7.7.3 Intent for the purposes of this code may be established by proof that conduct of the accused was intentional, knowing or reckless. Further definitions of intentional, knowing and reckless shall be consistent with the statue of the State of Kansas.

Section 8 FRESHMAN ELECTIONS

7.8.1 No current or former Student Senate members (which includes, but is not limited to: Student Senate Executive Staff members, Student Senators, Court of Appeals Justices, Student Senate Standing
Committee members, Student Executive Committee members, and/or Elections Commission member) shall promote or discourage (including, but not limited to: private and public consultations, financial donations, non-monetary donations, and campaigning) the election of any student running for a Freshman Senator position. Outreach from the Student Senate Communications Director and Student Senate members to the general freshman student population, encouraging involvement in Student Senate in general, shall not be prohibited, if the outreach is conducted in a non-partisan manner. If a current or former Student Senate member promotes or discourages the election of any candidate, the Student Senate member in question shall be removed from any position held within the Student Senate structure and shall be prevented from participating in any capacity with Student Senate for at least two (2) academic years from the date of the violation.

7.8.2 Candidates.

7.8.2.1 There shall be five (5) Freshman Senator seats that will be voted upon during the Freshman Elections.

7.8.2.2 Qualifications for Office.

7.8.2.2.1 Enrollment. All candidates must be enrolled in at least six (6) hours of coursework at the Lawrence Campus of the University of Kansas when they declare candidacy, throughout the period from declaration of candidacy to the election, and intend to remain so enrolled throughout their term of office.

7.8.2.2.2 Division Membership. Each candidate must be a first year undergraduate student, which has not previously attended a post-secondary institution, other than credit earned while enrolled at a high school.

7.8.2.2.1 The Elections Commission shall provide a form for any student to certify that they are a first year undergraduate student, even if high school transfer credit has upgraded their classification at the University of Kansas. This form must include a Dean’s stamp from the department in which the student is currently enrolled, certifying that this is the first post-secondary institution that the student has attended and that all transfer credit the student has credited to their transcript was earned during high school.

7.8.3 Eligibility to Vote. To cast votes in a General Election, a student must be enrolled in one (1) hour of coursework at the Lawrence Campus of the University of Kansas and must be first-year undergraduate students attending a post-secondary institution for the first time, other than credit earned while enrolled at a high school, with their involvement at the University of Kansas.

7.8.4 Election Schedule.

7.8.4.1 Freshman Elections shall be held on the Tuesday and Wednesday of the third full week of classes.

7.8.4.2 Candidates shall only be allowed to begin campaigning at 8:00am on the Monday the week of the election and campaigning shall not be permitted after 4:00pm on the Wednesday of the election. No chalking, distribution of materials, group visits, etc. shall be permitted before or after this timeframe.
7.8.4.3 Freshman Senator candidates may begin filing their declaration of candidacy no sooner than two (2) calendar weeks before the week of the Freshman Elections. The declaration of candidacy form must include a petition with twenty-five (25) signatures from students that are eligible to vote for said candidate in the Freshman Election. The filing deadline for all Freshman Senator candidates shall be 5:00pm the Thursday the week before the week of the election. The shall be an Election Rules meeting that shall be conducted by the Elections Commission that evening at 7:00pm that all candidates must attend. At the Election Rules meeting, all candidates must sign a form indicating that they have read and that they understand all campaign regulations.

7.8.5 Ballot and Polling Sites.

7.8.5.1 Times of Operation. The election shall run from 6:00am on Tuesday until 4:00pm Wednesday.

7.8.5.1.1 These times may be adjusted by the Elections Commission if the online voting system cannot accommodate this timeframe for technical reasons.

7.8.5.2 Polling Procedures. The Elections Commission shall be responsible for developing polling procedures and for administering such procedures to ensure that the polling is carried out in an orderly and impartial manner.

7.8.5.3 Campaigning at polling sites will not be permitted. No one may stand so that they are able to view a device’s screen while a student is voting on that device, or in any other way determine how an individual votes at a particular polling site. Votes shall be incommunicado while voting.

7.8.5.4 Candidates shall not be permitted to provide devices to students for the purposes of voting.

7.8.5.5 Americans With Disabilities Act Compliance. Students who require special accommodations to cast their vote may make a request in writing to the Elections Commission by 5:00pm the Friday before the week of the election.

7.8.5.6 Ballot Forms.

7.8.5.6.1 Candidates shall be listed on the ballot in random order with only their name listed (e.g. no coalition names accompanying the candidate name, etc). The randomization of candidate order shall occur on each ballot.

7.8.5.6.2 An instructions page shall appear on the ballot before students are shown names of candidates to choose among when voting. These instructions, developed by the Elections Commission, shall make clear that voters may vote for as many as five (5) candidates or as few as zero (0) candidates for the Freshman Senator seats.

7.8.5.7 Inspection of Ballots. All official ballots shall be made available for public inspection by 5:00pm the Friday before the week of the election. Each candidate shall verify the accuracy of the ballots no later than 3:00pm the Monday of the week of the election.

7.8.5.8 Integrity of Data. Only Elections Commission members and authorized technical assistance personnel shall have access to stored electronic data prior to public notification, while the election is ongoing.
7.8.5.9 Tabulation of Ballots.

7.8.5.9.1 Vote Required for Election. The vote required for election to any Student Senate office shall be a plurality of the votes cast for that office. Where more than one seat is to be filled within a single division, seats shall be awarded to candidates in descending order, according to the number of votes received.

7.8.5.9.2 Tie Votes. In the case of a tie, the tie shall be resolved through a run-off election, to be held the week following the election, on Tuesday and Wednesday of that week. Only candidates with the number of votes making the tie will be eligible to be voted upon in the run-off election.

7.8.5.9.3 Requests for a recount must be made within twenty-four (24) hours of the public release of the election results. Requests must be filed with the Elections Commission.

7.8.5.9.4 Any student may contest the results of the election by filing a written complaint with the Elections Commission no later than twenty-four (24) hours after the public release of the election results. If a race is contested, the Elections Commission shall conduct a hearing to determine whether the results are valid and free from material distortion. The Elections Commission shall not certify any contested electoral race until this determination has been made.

7.8.5.10 Certification of Results.

7.8.5.10.1 Procedure. Upon completing the tabulation of all votes cast in the General Election, the Elections Commission shall publish the unofficial results. Before the results may be considered official, the Elections Commission shall certify to the Student Executive Committee that the results are valid and free from any material distortion. The Elections Commission shall wait at least forty-eight (48) hours following the announcement of results before certifying an election.

7.8.5.10.2 Annullment. If the Elections Commission finds that the results of any electoral race have been materially altered by a violation of this Code, it shall declare the results of that race void and call for a new election for the affected office(s). The Elections Commission has the authority to annul the results of the General Election, if deemed necessary.

7.8.6 Election Regulations.

7.8.6.1 All campaign activities shall conform to the laws of the State of Kansas, the ordinances of the City of Lawrence, and all rules and regulations of the University, including the “Guidelines for University Events and Registered Organizations”. All campus activities must be in compliance with the regulations of the University Events Committee (UEC).

7.8.6.2 No freshmen students will be permitted to run as a coalition in the freshman elections. Candidates for Freshman Senator seats shall only be allowed to run as individuals and will not be permitted to run together in any manner. Candidates that do not campaign as individuals shall be disqualified from the election. Campaign materials cannot promote or discourage the election of more than one (1) candidate.
7.8.6.3 To ensure a fair and impartial environment for the Freshman Elections, the Elections Commission, comprised of the members that served on the Commission the General Election in the spring immediately preceding the Fall semester in which Freshman Elections occur, shall oversee the Freshman Elections every Fall.

7.8.6.3.1 In the event that vacancies emerge between the end of the Spring General Election and the Fall Freshman Election on the Elections Commission, the Student Executive Committee shall appoint students to fill the vacancy, in accordance with regulations in Article VII governing membership on the Elections Commission. The Student Executive Committee must have at least two-thirds (2/3) of the committee voting in favor of the appointment of a student to fill the vacancy. The students approved to fill the vacancies shall be forwarded to the Student Senate Court of Appeals for review. Unless two (2) or more justices on the Court of Appeals object to the suggested appointment(s) by the Student Executive Committee within a period of five (5) calendar days, the appointment(s) shall be official.

7.8.6.4 General Limitations.

7.8.6.4.1 All candidates running in the Freshman Election shall be regulated by Article VII in its entirety, including regulations in Article VII Section 4 governing the Spring General Elections, with the following regulations that shall apply specifically and only to the Freshman Elections:

7.8.6.4.1.1 All candidates running in the Freshman Elections shall not be permitted to have campaign expenditures that exceed twenty dollars ($20.00). All purchases must be made through the Elections Commission.

7.8.6.4.1.1.1 The Elections Commission Reserves the right to audit any candidate to endure compliance with spending limitations.

7.8.6.4.1.2 All candidates shall submit one financial report to the Elections Commission. This report will detail all revenue and expenses incurred. This report shall be submitted to the Elections Commission by 5:00 p.m. the Thursday of the week of elections. Failure to submit all financial reports or submission of incomplete, inaccurate and/or fraudulent reports shall constitute an egregious offense.

7.8.6.4.1.2 Freshman Election candidates shall not be permitted to operate a website. They may only advertise their candidacy digitally through email, Facebook, and Twitter.

7.8.6.4.1.3 All campaign materials must include the sponsoring candidate’s name.

7.8.6.4.1.4 Every candidate is allowed only one (1) poster, not exceeding eleven (11) inches by fourteen (14) inches per bulletin board.
7.8.6.4.1.5 All materials must be removed by the Friday after the election by 5:00pm. Failure to do so shall constitute a significant offense.

7.8.6.4.1.6 Violations to the code during Freshman Elections shall follow the minor, significant, and egregious level structure that exists for the general election. However, monetary fines for minor violations committed by Freshman Senator Candidates shall not exceed twenty-five (25) dollars, for significant violations shall not exceed seventy-five (75) dollars, and for egregious violations shall not exceed one hundred-fifty (150) dollars.

Section 9 Appeals

7.9.1 Any decision of the Elections Commission may be appealed by an aggrieved party to the Student Senate Court of Appeals. The decision of the Student Senate Court of Appeals may be appealed on procedural grounds to the University Judicial Board. All appeals under this section must be filed within forty-eight (48) hours of a challenged decision.

ARTICLE VIII. BUDGET CODE

Section 1. ESTABLISHMENT AND DEFINITIONS

8.1.1 AUTHORITY: By the authority vested in the Student Senate by Article III, Section 5 of the University Senate Code, we hereby proclaim that all enactment of the Student Senate which has the effect of allocating funds from student fees under the control of the Student Senate shall hereafter be referred to collectively as the Budget of the University of Kansas Student Senate and shall be governed by the procedures and/or process within the following rules and regulations.

8.1.2 PURPOSE: In order to compile all the various legislative acts concerning student campus fees into one complete document, and to centralize control and administration, and to make information concerning these fees readily accessible, and to ensure budgetary planning for the future, we hereby establish this Budget Code.

8.1.3 EFFECTIVE DATE: This Budget Code shall be interpreted in its entirety after the date of its final approval by the Student Senate and enactment by signature of the Student Body President. The Budget Code was modified on 04/04/2012.

8.1.4 PRE-EMPTOR OF OTHER RULES AND REGULATIONS: Nothing in this Budget Code shall be interpreted as repealing any other act of the Student Senate; however, this Budget Code shall pre-empt any act with which it is in direct conflict.

8.1.5 REPEAL OF BUDGET CODE: Repeal of Article VIII of these Student Senate Rules and Regulations requires a two-thirds (2/3) vote of the members present and voting.

8.1.6 AMENDMENT OF BUDGET CODE: Amendment of any section of Article VIII of these Student Senate Rules and Regulations requires a two-thirds (2/3) vote of the members present and voting.
8.1.7 SUSPENSION OF BUDGET CODE: Suspension of any section of Article VIII of these Student Senate Rules and Regulations requires a two-thirds (2/3) vote of the members present and voting.

8.1.8 DEFINITIONS: As used in this Budget Code or in the Budget of the University of Kansas Student Senate, the following terms shall have the designated meanings.

8.1.8.1 Instructional Day: any day Monday through Friday during which classes are held in regular session at the University.

8.1.8.2 Multicultural Purpose: an intent to explore or increase understanding of issues related to race, ethnicity, geographical origin, gender, sexual orientation, physical ability, religion, economic class and age

8.1.8.3 Non-profit organization: an organization with registered IRS 501(c) (3) status

8.1.8.4 Service Fee: A fee charged by a non-university affiliated corporation, organization, or group or any individual for any rental or service provided.

8.1.8.5 Student Senate Logo: the official logo of the Student Senate as approved by the Student Executive Committee.

8.1.8.6 Travel Expense: that cost that is incurred from or in any way related to travel including conference registration fees.

8.2.1 Contents: This Budget Code approves and authorizes the following listed student campus fees:

| A. Student Senate Activity Fee | $ 14.15 |
| B. Student Union Fee | $ 59.70 |
| Building Fee | $41.00 |
| Burge Union Fee | $18.70 |
| C. Student Health Fee | $156.95 |
| Operations | $124.45 |
| Counseling & Psychological Services | $ 27.40 |
| Bert Nash | $ 1.60 |
| Facilities, Maintenance, & Equipment | $ 3.50 |
| D. Hilltop Child Development Fee | $ 3.20 |
| Facilities & Maintenance | $ 0.50 |
| Child Care Scholarships | $ 1.50 |
| Student Wages | $ 1.20 |
| E. Student Recreation Fee | $ 62.50 |
| Operations | $ 44.00 |
| Sports Clubs | $ 4.00 |
| Facilities & Maintenance | $ 2.50 |
| Phase 2 Expansion Bond | $ 12.00 |
### 8.2.2 STUDENT SENATE ACTIVITY FEE

#### 8.2.2.1 Purpose
In an effort to provide a more diverse and enriching experience to our students on campus: We, the University of Kansas Student Senate, hereby approve and authorize the Office of the Comptroller to collect and administer a Student Senate Activity Fee.

#### 8.2.2.2 Provision
Every student enrolled in any semester or summer session at the Lawrence campus of the University of Kansas shall pay a Student Senate Activity Fee that is applicable as follows:

<table>
<thead>
<tr>
<th>Fee Description</th>
<th>Fee Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>FALL AND SPRING SEMESTER FEE</td>
<td>$14.15</td>
</tr>
<tr>
<td>SUMMER SEMESTER FEE</td>
<td>$7.05</td>
</tr>
</tbody>
</table>
Student Senate Activity Fee. Every student enrolled in fewer than five (5) semester credit hours shall pay a Student Senate Activity Fee for each hour in which they are enrolled, the amount as published in the Official Comprehensive Fee Schedule.

8.2.2.3 Trustee. In order to fulfill the purpose of the Student Senate Activity Fee: We, the University of Kansas Student Senate, hereby appoint the Student Senate as trustee of the Student Senate Activity Fee.

8.2.3 STUDENT UNION FEE

8.2.3.1 Purpose. In an effort to continue the operation of the University of Kansas Memorial Corporation in their service to the Student Body: We, the University of Kansas Student Senate, hereby approve and authorize the Office of the Comptroller to collect and administer a Student Union Fee.

8.2.3.2 Provision. Every student enrolled in any semester or summer session at the Lawrence campus of the University of Kansas shall pay a Student Union Fee. The Fee shall be applied as follows:

8.2.3.2.1 FALL AND SPRING SEMESTER FEE: Every student enrolled in more than six (6) credit hours per semester shall pay a forty-one dollar ($41.00) Student Union Building Operations Fee and an eighteen dollar and seventy cent ($18.70) Burge Union Fee. Every student enrolled in six (6) or fewer credit hours per semester shall pay a Student Union Building Operations Fee and Burge Union Fee for each hour in which they are enrolled, the amount as published in the Official Comprehensive Fee Schedule.

8.2.3.2.2 SUMMER SEMESTER FEE: Every student enrolled in five (5) or more semester credit hours shall pay a twenty dollar and fifty cent ($20.50) Student Union Building Operations Fee and a nine dollar and thirty-five cent ($9.35) Burge Union Fee. Every student enrolled in fewer than five (5) semester credit hours shall pay a Student Union Building Operations Fee and Burge Union Fee for each hour in which they are enrolled, the amount as published in the Official Comprehensive Fee Schedule.

8.2.3.3 Trustee. In order to fulfill the purpose of the Student Union Fee: We, the University of Kansas Student Senate, hereby appoint the University of Kansas Memorial Corporation Board as trustee of the Student Union Fee.

8.2.3.4 Stipulations:

8.2.3.4.1 The “Burge Union Fee” revenue collected in Fiscal Years 2017 and 2018 shall be used for Furniture, Fixtures, and Equipment
(FF&E) in the Burge Union and the revenue from the Burge Union Fee collected in Fiscal Years 2019 through 2048 shall be used for the Burge Union lease payment.

8.2.3.4.2 The “Burge Union Fee” shall sunset and be terminated at the close of Fiscal Year 2048. The “Burge Union Fee” shall not be extended beyond Fiscal Year 2048 and shall not be increased to an amount more than eighteen dollars and seventy cents ($18.70) at any time from Fiscal Year 2017 through Fiscal Year 2048. The “Student Union Building Operations Fee” shall not be increased, nor shall any additional student fees be instituted, to raise additional revenue to meet the Burge Union lease obligation. The Senate’s sole contribution for the Burge Union during the Fiscal Year 2017 through Fiscal Year 2048 period shall be the eighteen dollar and seventy cent ($18.70) “Burge Union Fee”.

8.2.3.4.3 Students shall make up fifty percent (50%) of voting members of any committees and boards pertaining to the operation and governance of the Kansas and Burge Unions, including, but not limited to Memorial Corporation Board and its committees.

8.2.3.4.4 The Fee Review Committee reserves the right to: (1) ensure the Union makes an equitable contribution annually to the lease payment, and (2) to save any “Burge Union Fee” revenue in excess of the annual lease cost to end the “Burge Union Fee” early if the excess revenue that has been saved will cover the remainder of the lease obligation, or to use in years the “Burge Union Fee” revenue and Union revenue do not meet the year’s lease obligation.

8.2.3.4.5 All major decisions affecting the role, function and purpose of the Burge Union are reviewable at the request of the Fee Review Committee and the Student Senate legislative body.

8.2.3.4.6 In accordance with Student Senate Rules and Regulations Appendix A, a copy of the signed Memorandum of Understanding between the Student Senate, Memorial Unions, and University of Kansas regarding the “Burge Union Fee” shall be provided in Student Senate Rules and Regulations Appendix C.

8.2.4 STUDENT HEALTH FEE

8.2.4.1 Purpose. Whereas continuation of services provided by a Student Health Center is necessary for the health, safety, and welfare of the Student Body: We, the University of Kansas Student Senate, hereby approve and authorize the office of the Comptroller to collect and administer a Student Health Fee.
8.2.4.2 Provision. Every student enrolled in any semester or summer session at the Lawrence campus of the University of Kansas shall pay a Student Health Fee that is applicable as follows:

8.2.4.2.1 FALL AND SPRING SEMESTER FEE: Every student enrolled in more than six (6) credit hours per semester shall pay a one-hundred and twenty-four dollar and forty-five ($124.45) Operations Fee, a three dollar and fifty cent ($3.50) Facilities, Maintenance, and Equipment Fee, a one dollar and sixty cent ($1.60) Bert Nash Fee, and twenty-seven dollar and forty cent (27.40) Counseling and Psychological Services Fee. Every student enrolled in six (6) or fewer credit hours per semester shall pay an Operations Fee; a Facility, Maintenance, Equipment Fee; Bert Nash Fee; and Counseling and Psychological Services Fee for each hour in which they are enrolled, the amount as published in the Official Comprehensive Fee Schedule.

8.2.4.2.2 SUMMER SEMESTER FEE: Every student enrolled in five (5) or more semester credit hours shall pay a seventy-two dollar and fifteen cent (72.15) Operations Fee; and a two dollars and five cent ($2.05) Facilities, Maintenance, and Equipment Fee; an eighty cent ($0.80) Bert Nash Fee; and a fifteen dollar and ninety cent ($15.90) Counseling and Psychological Services Fee. Every student enrolled in fewer than five (5) semester credit hours shall pay an Operations Fee and a Facilities, Maintenance, and Equipment Fee for each hour in which they are enrolled, the amount as published in the Official Comprehensive Fee Schedule.

8.2.4.3 Trustee. In order to fulfill the purpose of the Student Health Fee: We, the University of Kansas Student Senate, appoint the Student Health Advisory Board as trustee of the Student Health Fee; however, the trustee of the Counseling and Psychological Services Fee and the Bert Nash Fee shall be the Counseling and Psychological Services Advisory Board.

8.2.4.4 Stipulations:

8.2.4.4.1 Counseling and Psychological Services shall ensure the provision of afterhours mental health services via a 24-hour phone line.

8.2.4.4.2 The Student Health Advisory Board shall ensure the provision of free and confidential HIV testing.

8.2.5 HILLTOP CHILD DEVELOPMENT FEE

8.2.5.1 Purpose. In order to provide an affordable child care option for University of Kansas Students: We, the University of Kansas Student Senate, hereby approve
and authorize the Office of the Comptroller to collect and administer a Hilltop Child Development Fee.

8.2.5.2 Provision. Every student enrolled in any semester or summer session at the Lawrence campus of the University of Kansas shall pay a Hilltop Child Development Fee. The fee shall be applied as follows:

8.2.5.2.1 FALL AND SPRING SEMESTER FEE: Every student enrolled in more than six (6) credit hours per semester shall pay a fifty cent ($0.50) Facilities & Maintenance Fee, a one dollar and fifty cent ($1.50) Child Care Scholarships Fee, and a one dollar and twenty cent ($1.20) Student Wages Fee. Every student enrolled in six (6) or fewer credit hours per semester shall pay a Hilltop Child Development Fee for each hour in which they are enrolled, the amount as published in the Official Comprehensive Fee Schedule.

8.2.5.2.2 SUMMER SEMESTER FEE: Every student enrolled in five (5) or more semester credit hours shall pay Twenty–five cent ($0.25) Facilities & Maintenance Fee, a seventy–five cent ($0.75) Child Care Scholarships Fee, and a sixty cent ($0.60) Student Wages Fee. Every student enrolled in fewer than five (5) semester credit hours shall pay a Hilltop Child Development Fee for each hour in which they are enrolled, the amount as published in the Official Comprehensive Fee Schedule.

8.2.5.3 Trustee. In order to fulfill the purpose of the Hilltop Child Development Fee: We, the University of Kansas Student Senate, hereby appoint the Student Senate, in consultation with the University Director of Administration, as trustee of the Hilltop Child Development Fee.

8.2.5.4 Stipulations. The Child Care Scholarships Fee revenue may only be used to subsidize child care costs for the care of children of University of Kansas students.

8.2.6 ATHLETICS SPORTS FEE.

8.2.6.1 Purpose. Whereas provision for student workers that support KU athletes is currently important to the Student Body: We, the University of Kansas Student Senate, hereby approve and authorize the Office of the Comptroller to collect and administer an Athletics Sports Fee.

8.2.6.2 Provision. Every student enrolled in any semester or summer session at the Lawrence campus of the University of Kansas shall pay an Athletics Sports Fee that is applicable as follows:
8.2.6.2.1 FALL AND SPRING SEMESTER FEE. Every student enrolled in more than six (6) credit hours per semester shall pay a seven dollar ($7.00) Athletics Sports Fee. Every student enrolled in six (6) or fewer credit hours per semester shall pay an Athletics Sports Fee for each hour in which they are enrolled, the amount as published in the Official Comprehensive Fee Schedule.

8.2.6.2.2 SUMMER SEMESTER FEE. Every student enrolled five (5) or more semester credit hours shall pay a three dollar and fifty cent ($3.50) Athletics Sports Fee. Every student enrolled in fewer than five (5) semester credit hours shall pay an Athletics Sports Fee for each hour in which they are enrolled, the amount as published in the Official Comprehensive Fee Schedule.

8.2.6.3 Trustee. In order to fulfill the purpose of the Athletics Sports Fee: We, the University of Kansas Student Senate, hereby appoint the Athletics Sports Advisory Board as trustees of the Athletics Sports Fee.

8.2.7 STUDENT RECREATION FEE

8.2.7.1 Purpose. Whereas continuation of funding for improvement and development of recreational facilities and grounds, for sports clubs, and for recreational opportunity among members of the Student Body is important to the Student Body: We, the University of Kansas Student Senate, hereby approve and authorize the Office of the Comptroller to collect and administer a Student Recreation Fee.

8.2.7.2 Provision. Every student enrolled in any semester or summer session at the Lawrence campus of the University of Kansas shall pay a Student Recreation Fee that is applicable as follows:

8.2.7.2.1 FALL AND SPRING SEMESTER FEE. Every student enrolled in more than six (6) credit hours per semester shall pay a four dollar ($44.00) Student Recreation Operations Fee, a four dollar ($4.00) Sports Clubs Fee, a two dollar and fifty cent ($2.50) Facilities & Maintenance Fee, and a twelve dollar ($12.00) fee for the Recreation Center Phase 2 Expansion Bond payments. Every student enrolled six (6) or fewer credit hours per semester shall pay a Student Recreation Fee for each hour in which they are enrolled, the amount as published in the Official Comprehensive Fee Schedule.

8.2.7.2.2 SUMMER SEMESTER FEE. Every student enrolled in five (5) or more semester credit hours shall pay a twenty–two dollar ($22.00) Student Recreation Operations Fee, a two dollar ($2.00) Sports Clubs Fee, a one dollar and twenty–five cent ($1.25)
Facilities & Maintenance Fee, and a six dollar ($6.00) fee for the Recreation Center Phase 2 Expansion Bond payments. Every student enrolled in fewer than five (5) semester credit hours shall pay a Student Recreation Fee for each hour in which they are enrolled, the amount as published in the Official Comprehensive Fee Schedule.

8.2.7.3 Trustee. In order to fulfill the purpose of the Student Recreation Fee: We, the University of Kansas Student Senate, hereby appoint the Recreation Advisory Board as trustee of the Student Recreation Fee.

8.2.8 KJHK Fee

8.2.8.1 Purpose. Whereas continuation of funding for KJHK, limited of influence from student government, is important to the Student Body: We, the University of Kansas Student Senate, hereby approve and authorize the Office of the Comptroller to collect and administer a Student Media KJHK Fee.

8.2.8.2 Provision. Every student enrolled in any semester or summer session at the Lawrence campus of the University of Kansas shall pay a KJHK Fee that is applicable as follows:

8.2.8.2.1 FALL AND SPRING SEMESTER FEE: Every student enrolled in more than six (6) credit hours per semester shall pay a four dollar ($4.00) KJHK Fee. Every student enrolled in six (6) or fewer credit hours per semester shall pay a KJHK Fee for each hour in which they are enrolled, the amount as published in the Official Comprehensive Fee Schedule.

8.2.8.2.2 SUMMER SEMESTER FEE. Every student enrolled in five (5) or more semester credit hours shall pay a two dollar ($2.00) KJHK Fee. Every student enrolled in fewer than five (5) semester credit hours shall pay a KJHK Fee for each hour in which they are enrolled, the amount as published in the Official Comprehensive Fee Schedule.

8.2.8.3 Trustee. In order to fulfill the purpose of the KJHK Fee: We, the University of Kansas Student Senate, hereby appoint the KJHK Advisory Board as trustee of the KJHK Fee.

8.2.9 Campus Safety Fee

8.2.9.1 Purpose: Whereas a safe university environment is a priority to the student body of the University of Kansas: We, the University of Kansas Student Senate, hereby approve and authorize the Office of the Comptroller to collect and administer a Campus Safety Fee.
8.2.9.2 Provisions: Every student enrolled in any semester or summer session at the Lawrence campus of the University of Kansas shall pay a Campus Safety Fee as directed.

8.2.9.2.1 FALL AND SPRING SEMESTER FEE: Every student enrolled in six (6) or more credit hours per semester shall pay zero ($0) Campus Safety Fee. Every student enrolled in less than six (6) credit hours per semester shall pay a Campus Safety Fee for each hour in which they are enrolled, the amount as published in the official Comprehensive Fee Schedule.

8.2.9.2.2 SUMMER SEMESTER FEE: Every student enrolled in five (5) or more semester credit hours shall pay a zero ($0) Campus Safety Fee. Every student enrolled in fewer than five (5) semester credit hours shall pay a Campus Safety Fee for each hour in which the student is enrolled, the amount as published in the official Comprehensive Fee Schedule.

8.2.9.3 Trustee: In order to fulfill the purpose of the Campus Safety Fee: We, the University of Kansas Student Senate, hereby appoint the Campus Safety Advisory Board as trustee of the Campus Safety Fee.

8.2.9.4 Stipulation: Funds generated by the Campus Safety Fee shall not be allocated to groups listed in Appendix F.2.

8.2.10 EDUCATIONAL OPPORTUNITY FEE

8.2.10.1 Purpose. Whereas student contribution in funding educational opportunities at the University is desirable: We, the University of Kansas Student Senate, hereby approve and authorize the Office of the Comptroller to collect and administer an Education Opportunity Fee.

8.2.10.2 Provision. Every student enrolled in any semester or summer session at the Lawrence campus of the University of Kansas shall pay an Education Opportunity Fee that is applicable as follows:

8.2.10.2.1 FALL AND SPRING SEMESTER FEE: Every student enrolled in more than six (6) credit hours per semester shall pay a five dollar and seventy-five cent ($5.75) Educational Opportunity Fee. Every student enrolled in six (6) or fewer credit hours per semester shall pay an Educational Opportunity Fee for each hour in which they are enrolled, the amount as published in the Official Comprehensive Fee Schedule.

8.2.10.2.2 SUMMER SEMESTER FEE: Every student enrolled in five (5) or more semester credit hours shall pay a two dollar and eighty-five
cent ($2.85) Education Opportunity Fee. Every student enrolled in fewer than five (5) semester credit hours shall pay an Educational Opportunity Fee for each hour in which they are enrolled, the amount as published in the Official Comprehensive Fee Schedule.

8.2.10.3 Trustee. In order to fulfill the purpose of the Educational Opportunity Fee: We, the University of Kansas Student Senate, hereby appoint the Educational Opportunity Fund Committee as trustee of the Educational Opportunity Fee.

8.2.11 CAMPUS TRANSPORTATION FEE

8.2.11.1 Purpose. Whereas continuation of funding for campus transportation is important to the student body: We, the University of Kansas Student Senate, hereby approve and authorize the Office of the Comptroller to collect and administer a Campus Transportation Fee.

8.2.11.2 Provisions. Every student enrolled in any semester or summer session at the Lawrence Campus of the University of Kansas shall pay a Campus Transportation Fee that is applicable as follows:

8.2.11.2.1 FALL AND SPRING SEMESTER: Every student enrolled in more than six (6) credit hours per semester shall pay a fifty two dollar and five cent ($52.05) Operations Fee, twenty five dollar and eighty–five cent ( $25.85) Bus Procurement Fee, and a sixteen dollar and thirty cent ($16.30) SafeRide/SafeBus Fee. Every student enrolled in six (6) or fewer credit hours per semester shall pay a Campus Transportation Fee for each hour in which they are enrolled, the amount as published in the Official Comprehensive Fee Schedule.

8.2.11.2.2 SUMMER SEMESTER: Every student enrolled in more than five (5) semester hours shall pay a twenty six ($26.00) Operations Fee, twelve dollar and ninety cent ($12.90) Bus Procurement Fee, and an eight dollar and fifteen cent ($8.15) SafeRide/SafeBus Fee. Every student enrolled in five (5) or fewer credit hours per semester shall pay a Campus Transportation Fee for each hour in which they are enrolled, the amount as published in the Official Comprehensive Fee Schedule.

8.2.11.3 Trustee. In order to fulfill the purpose of the Campus Transportation Fee: We, the University of Kansas Student Senate, hereby appoint the Transit Commission as trustee of the Campus Transportation Fee.

8.2.12 CAMPUS ENVIRONMENTAL IMPROVEMENT FEE
8.2.12.1 Purpose. Whereas the implementation of environmentally sound practices and improvements on campus are important to the Student Body: We, the University of Kansas Student Senate hereby approve and authorize the Office of the Comptroller to collect and administer a Campus Environmental Improvement Fee.

8.2.12.2 Provisions. Every student enrolled in any semester at the Lawrence campus of the University of Kansas shall pay a Campus Environmental Improvement Fee that is applicable as follows:

8.2.12.2.1 FALL AND SPRING SEMESTER: Every student enrolled in more than six (6) credit hours per semester shall pay a five dollar and sixty cent ($5.60) Recycling Fee and a seventy-five cent (0.75) Renewable Energy and Sustainability Fee. Every student enrolled in six (6) or fewer credit hours per semester shall pay a Campus Environmental Improvement Fee for each hour in which they are enrolled, the amount as published in the Official Comprehensive Fee Schedule.

8.2.12.2.2 SUMMER SEMESTER: Every student enrolled in more than five (5) semester hours shall pay two dollar and eighty cent ($2.80) Recycling Fee and a thirty-five ($0.35) Renewable Energy and Sustainability Fee. Every student enrolled in five (5) or fewer credit hours per semester shall pay a Campus Environmental Improvement Fee for each hour in which they are enrolled, the amount as published in the Official Comprehensive Fee Schedule.

8.2.12.3 Trustee. In order to fulfill the purpose of the Campus Environmental Improvement Fee: We, the University of Kansas Student Senate, hereby appoint the Student Environmental Advisory Board as trustee of the Campus Environmental Improvement Fee.

8.2.12.4 KU Recycling Stipulations: The Recycling fee shall be bound by the following stipulations:

8.2.12.4.1 Funds shall only be spent by KU Recycling.

8.2.12.5 Renewable Energy and Sustainability Stipulations: The Renewable Energy and Sustainability Fee shall be bound by the following restrictions:

8.2.12.5.1 Funds shall not be spent by any entity without the express consent of the Student Environmental Advisory Board.

8.2.12.5.2 Funds shall be used for capital improvements and behavioral initiatives that:
1. Reduce campus dependency on non-renewable energy resources.

2. Reduce campus pollution and/or waste.

3. Improve campus conservation.

8.2.12.5.3 The Student Environmental Advisory Board shall seek matching funds from the University Administration for all capital improvement projects.

8.2.12.5.4 Funds shall not be used for any operating costs associated with capital improvements by the Board.

8.2.13 LEGAL SERVICES FOR STUDENTS FEE.

8.2.13.1 Purpose. In order to provide affordable legal services to students: We, the University of Kansas Student Senate, hereby approve and authorize the Office of the Comptroller to collect and administer a Legal Services Fee.

8.2.13.2 Provision. Every student enrolled in any semester or summer session at the Lawrence Campus of the University of Kansas shall pay a Legal Services for Students Fee that is applicable as follows.

8.2.13.2.1 FALL AND SPRING SEMESTER FEE: Every student enrolled in more than six (6) credit hours per semester shall pay a sixteen dollar (16.00) Legal Services Fee. Every student enrolled in six (6) or fewer credit hours per semester shall pay a Legal Services Fee for each hour in which they are enrolled, the amount as published in the Official Comprehensive Fee Schedule.

8.2.13.2.2 SUMMER SEMESTER FEE: Every student enrolled in more than five (5) semester hours shall pay an ($8.00) Legal Services fee. Every student enrolled in five (5) or fewer credit hours per semester shall pay a Legal Services Fee for each hour in which they are enrolled, the amount as published in the Official Comprehensive Fee Schedule.

8.2.13.3 Trustee. In order to fulfill the purpose of the Legal Services for Students Fee: We, the University of Kansas Student Senate, hereby appoint the Student Legal Services Advisory Board as trustee of the Legal Services Fee.

8.2.14 NEWSPAPER READERSHIP FEE

8.2.14.1 Purpose. Whereas access to campus, local, regional, and national newspapers is important to the enhancement of students’ academic experiences and civic
responsibility: We, the University of Kansas Student Senate hereby approve and authorize the Office of the Comptroller to collect and administer a Newspaper Readership Fee.

8.2.14.2 Provision. Every student enrolled in any semester at the Lawrence Campus of the University of Kansas shall pay a Newspaper Readership Fee that is applicable as follows.

8.2.14.2.1 FALL AND SPRING SEMESTER FEE: Every student enrolled in more than six (6) credit hours per semester shall pay a two dollar and fifty cent ($2.50) Newspaper Readership Fee and a one dollar ($1.00) University Daily Kansas Fee. Every student enrolled in six (6) or fewer credit hours per semester shall pay a Newspaper Readership Fee for each hour in which they are enrolled, the amount as published in the Official Comprehensive Fee Schedule.

8.2.14.2.2 SUMMER SEMESTER FEE: Every student enrolled in more than five (5) semester hours shall pay one dollar and twenty-five cent ($1.25) Newspaper Readership fee and a fifty cent ($0.50) University Daily Kansan Fee. Every student enrolled in five (5) or fewer credit hours per semester shall pay a Newspaper Readership Fee for each hour in which they are enrolled, the amount as published in the Official Comprehensive Fee Schedule.

8.2.14.3 Trustee. In order to fulfill the purpose of the Newspaper Readership Fee: We, the University of Kansas Student Senate hereby appoint the University of Kansas Student Senate as trustee of the Newspaper Readership Fee.

8.2.15 OFFICE OF MULTICULTURAL AFFAIRS FEE

8.2.15.1 Purpose. Whereas student contributions are necessary and desirable in funding the construction, maintenance, operations and services of a new multicultural resource center, which will help to foster and enhance diversity and multicultural awareness on campus and is of great benefit to the student body: We, the University of Kansas Student Senate, hereby approve and authorize the Office of the Comptroller to collect and administer an Office of Multicultural Affairs Fee.

8.2.15.2 Provision. Every student enrolled in any semester or summer session at the Lawrence campus of the University of Kansas shall pay an Office of Multicultural Affairs Fee. The fee shall be applied as follows:

8.2.15.2.1 FALL AND SPRING SEMESTER FEE: Every student enrolled in six (6) or more credit hours per semester shall pay a three dollar and twenty cent ($3.20) Multicultural Resource Center Fee Operational Fee, a ninety cent ($0.90) Multicultural Education Fund Fee, and a one dollar ($1.00) Long- Term Maintenance Fee.
Every student enrolled in less than six (6) credit hours per semester shall pay an Office of Multicultural Affairs Fee for each hour in which they are enrolled, the amount as published in the Official Comprehensive Fee Schedule.

8.2.15.2.2 SUMMER SEMESTER FEE: Every student enrolled in five (5) or more semester credit hours shall pay a one dollar and sixty cent ($1.60) Multicultural Resource Center Operational Fee, a forty-five cent ($0.45) Multicultural Education Fund Fee, and a fifty cent ($0.50) Long-Term Maintenance Fee. Every student enrolled in fewer than five (5) semester credit hours shall pay an Office of Multicultural Affairs Fee for each hour in which they are enrolled, the amount as published in the Official Comprehensive Fee Schedule.

8.2.15.3 Trustee. In order to fulfill the purpose of the Office of Multicultural Affairs Fee:
We, the University of Kansas Student Senate, hereby appoint the director of the Office of Multicultural Affairs, in consultation with the University of Kansas Student Senate Multicultural Affairs Committee, as trustees of the Office of Multicultural Affairs Fee.

8.2.15.4 Stipulations:

8.2.15.4.1 Any surplus funds collected from the Multicultural Resource fund will be allocated to the long term Multicultural Maintenance fund.

8.2.15.4.2 As defined by the Office of Multicultural Affairs, “multiculturalism defines one’s culture as including and combining race, ethnicity, geographical origin, gender, sexual orientation, physical ability, religion, economic class and age.” The Multicultural Education Fund shall be allocated by the Multicultural Education Fund Board to student groups primarily for the purposes of funding programs that embody the exploration of sex, race, color, national origin, ancestry, sexual orientation, or disability and following the guidelines set by Appendix N of Student Senate Rules and Regulations.

8.2.15.4.3 The University of Kansas Multicultural Student Government shall have jurisdiction over the Multicultural Education Fund and shall be responsible for allocating the funds. The Student Senate Staff Assistant shall retain purchasing responsibilities for the Multicultural Education Fund. The Multicultural Student Government will be required to submit a cash flow maintaining allocations and balances every two weeks to the Student Senate Staff Assistant.
8.2.15.4.4 No more than sixty percent (60%) of the Multicultural Education Fund may be used for the funding of travel.

8.2.16 STUDENT UNION ACTIVITIES FEE

8.2.16.1 Purpose. Whereas continuation of funding for student programming is important for the social, intellectual, and cultural growth of the student body: We, the University of Kansas Student Senate, hereby approve and authorize the Office of the Comptroller to collect and administer a Student Union Activities Fee.

8.2.16.2 Provision. Every student enrolled in any semester or summer session at the Lawrence campus of the University of Kansas shall pay a Student Union Activities Fee that is applicable as follows:

8.2.16.2.1 FALL AND SPRING SEMESTER FEE: Every student enrolled in more than six (6) credit hours per semester shall pay a five dollar and twenty-five cent ($5.25) Student Union Activities Fee. Every student enrolled in six (6) or fewer credit hours a semester shall pay a Student Union Activities Fee for each hour in which they are enrolled, the amount as published in the Official Comprehensive Fee Schedule.

8.2.16.2.2 SUMMER SEMESTER FEE: Every student enrolled in five (5) or more semester credit hours shall pay a two dollar and sixty-five cent ($2.65) Student Union Activities Fee. Every student enrolled in fewer than five (5) semester credit hours shall pay a Student Union Activities Fee for each hour in which they are enrolled, the amount as published in the Official Comprehensive Fee Schedule.

8.2.16.3 Trustee. In order to fulfill the purpose of the Student Union Activity Fee: We, the University of Kansas Student Senate, hereby appoint the University of Kansas Memorial Corporation Board as trustee of the Student Union Activities Fee.

8.2.16.4 Stipulations:

8.2.16.4.1 Students shall make up more than 50% of voting members of any committees and boards pertaining to operations of Student Union Activities.

8.2.17 SUPPORTIVE SERVICES FEE

8.2.17.1 Purpose: In order to ensure the provision of necessary health and safety support services not provided by University entities, We, the University of Kansas Student Senate, hereby approve and authorize the office of the Comptroller to collect and administer a Supportive Services Fee.
8.2.17.2 Provisions: Every student enrolled in any semester or summer session at the Lawrence campus of the University of Kansas shall pay a Supportive Services Fee as directed.

8.2.17.2.1 FALL AND SPRING SEMESTER FEE: Every student enrolled in six (6) or more credit hours per semester shall pay a two dollar and twenty-five cent ($2.25) Supportive Services Fee. Every student enrolled in less than six (6) credit hours per semester shall pay a Supportive Services Fee for each hour in which they are enrolled, the amount as published in the official Comprehensive Fee Schedule.

8.2.17.2.2 SUMMER SEMESTER FEE: Every student enrolled in five (5) or more semester credit hours shall pay a one dollar and ten cent ($1.10) Supportive Services Fee. Every student enrolled in fewer than five (5) semester credit hours shall pay a Supportive Services Fee for each hour in which they are enrolled, the amount as published in the official Comprehensive Fee Schedule.

8.2.17.3 Trustee: In order to fulfill the purpose of the Supportive Services Fee: We, the University of Kansas Student Senate, hereby appoint the Student Safety Advisory Board as trustee of the Supportive Services Fee.

8.2.17.4 Stipulation: Funds generated by the Support Services Fee shall only be allocated to groups listed in Appendix F.2.

8.2.18 STUDENT INVOLVEMENT AND LEADERSHIP CENTER FEE

8.2.18.1 Purpose. In order to ensure the provision of support for student organizations, non-traditional student services, and the Center for Sexuality and Gender Diversity: We, the University of Kansas Student Senate, hereby approve and authorize the office of the Comptroller to collect and administer a Student Involvement and Leadership Center Fee.

8.2.18.2 Provisions. Every student enrolled in any semester or summer session at the Lawrence campus of the University of Kansas shall pay a Student Involvement and Leadership Center Fee as directed.

8.2.18.2.1 FALL AND SPRING SEMESTER FEE: Every student enrolled in six (6) or more credit hours per semester shall pay a two dollar and eighty cent ($2.80) Student Involvement and Leadership Center Fee. Every student enrolled in less than six (6) credit hours per semester shall pay a Student Involvement and Leadership Center Fee for each hour in which they are enrolled, the amount as published in the official Comprehensive Fee Schedule.
8.2.18.2 SUMMER SEMESTER FEE. Every student enrolled in five (5) or more semester credit hours shall pay a one dollar and forty cent ($1.40) Student Involvement and Leadership Center Fee. Every student enrolled in less than five (5) credit hours per semester shall pay a Student Involvement and Leadership Center Fee for each hour in which they are enrolled, the amount as published in the official Comprehensive Fee Schedule.

8.2.18.3 Trustee. In order to fulfill the purpose of the Student Involvement and Leadership Center Fee: We, the University of Kansas Student Senate, hereby appoint the Director of the University of Kansas Student Involvement and Leadership Center, in consultation with the Student Senate Finance Committee, as trustee of the Student Involvement and Leadership Center Fee.

8.2.18.4 Stipulation. Funds shall not be used to support Greek Life.

8.2.19 EMILY TAYLOR CENTER FOR WOMEN AND GENDER EQUITY FEE

8.2.19.1 Purpose. In order to ensure the provision of support for education and programming for students regarding gender issues impacting students: We, the University of Kansas Student Senate, hereby approve and authorize the office of the Comptroller to collect and administer an Emily Taylor Center for Women and Gender Equity Fee.

8.2.19.2 Provisions. Every student enrolled in any semester or summer session at the Lawrence campus of the University of Kansas shall pay an Emily Taylor Center for Women and Gender Equity Fee as directed.

8.2.19.2.1 FALL AND SPRING SEMESTER FEE: Every student enrolled in six (6) or more credit hours per semester shall pay a one dollar and eighty cent ($1.80) Emily Taylor Center for Women and Gender Equity Fee. Every student enrolled in less than six (6) credit hours per semester shall pay an Emily Taylor Center for Women and Gender Equity Fee for each hour in which they are enrolled, the amount as published in the official Comprehensive Fee Schedule.

8.2.19.2.2 SUMMER SEMESTER FEE: Every student enrolled in five (5) or more semester credit hours shall pay a ninety cent ($0.90) Emily Taylor Center for Women and Gender Equity Fee. Every student enrolled in less than five (5) credit hours per semester shall pay an Emily Taylor Center for Women and Gender Equity Fee for each hour in which they are enrolled, the amount as published in the official Comprehensive Fee Schedule.

8.2.19.3 Trustee. In order to fulfill the purpose of the Emily Taylor Center for Women and Gender Equity Fee: We, the University of Kansas Student Senate, hereby appoint the Director of the Emily Taylor Center, in consultation with the
8.2.20 STUDENT MONEY MANAGEMENT SERVICES FEE

8.2.20.1 Purpose. In order to provide critical personal finance education resources to students: We, the University of Kansas Student Senate, hereby approve and authorize the office of the Comptroller to collect and administer a Student Money Management Services Fee.

8.2.20.2 Provisions. Every student enrolled in any semester or summer session at the Lawrence campus of the University of Kansas shall pay a Student Money Management Services Fee as directed.

8.2.20.2.1 FALL AND SPRING SEMESTER FEE: Every student enrolled in six (6) or more credit hours per semester shall pay a three dollar ($3.00) Student Money Management Services Fee. Every student enrolled in less than six (6) credit hours per semester shall pay a Student Money Management Services Fee for each hour in which they are enrolled, the amount as published in the official Comprehensive Fee Schedule.

8.2.20.2.2 SUMMER SEMESTER FEE: Every student enrolled in five (5) or more semester credit hours shall pay a one dollar and fifty cent ($1.50) Student Money Management Services Fee. Every student enrolled in less than five (5) credit hours per semester shall pay a Student Money Management Services Fee for each hour in which they are enrolled, the amount as published in the official Comprehensive Fee Schedule.

8.2.20.3 Trustee. In order to fulfill the purpose of the Student Money Management Services Fee: We, the University of Kansas Student Senate, hereby appoint the Director of Student Money Management Services, in consultation with the Student Senate Finance Committee, as trustee of the Student Money Management Services Fee.

Section 3 REGULATIONS FOR ALL FEES

8.3.1 Purpose and Responsibility. Funds allocated by the Student Senate shall be used for the purpose of supporting student activities and services. The Student Senate shall be responsible for upholding the following regulations in the assessment of fees and/or the allocation of funds and/or the apportionment of funds for all corporations, organizations, or groups.

8.3.2 Mandatory Rule and Regulation Compliance. Any corporation, organization, or group for which funds from student fees are allocated and/or apportioned must comply with all rules and regulations in this Budget Code.
8.3.3 Investigation of Violations and Enforcement of Rules and Regulations. If any corporation, organization, or group fails to comply with the rules and regulations of this Budget Code, the corporation, organization, or group shall be subject to sanctions through the Court of Appeals [4.3].

8.3.4 Non Affiliation. The assessment of fees, allocation of funds, or the apportionment of funds for any corporation, organization, group, or activity does not in any way imply that the Student Senate agrees with the ideas or actions of the particular corporation, organization, group, or activity, unless otherwise specified by the Student Senate.

8.3.5 Open Books and Records Required. No funds from student fees shall be allocated or apportioned to any corporation, organization, or group unless all books and records of any such corporation, organization, or group are open for inspection by the Student Senate Treasurer and/or their designee at any time during normal business hours. Additionally upon request by the Student Senate Treasurer, within 60 days after the close of each fiscal year each corporation, organization, or group for which funds from student fees have been allocated or apportioned must submit an annual report detailing all of the past year’s income and expenditures.

8.3.6 Open Meetings Required. No funds from student fees shall be allocated or apportioned to any corporation, organization, or group which does not abide by the open meeting policy of the State of Kansas, Kansas Statue Act 75-4317-4320. Any program or activity funded with student fees shall be announced and open to the general public.

8.3.7 Authorization by the Treasurer. Authorization by the Treasurer shall not be required for disbursement of fees assessed through the power of Section 8.2 of this Budget Code. This provision shall not be construed to restrict the Treasurer from requiring proper and sufficient financial reports from any corporation, organization, or group.

8.3.8 Required Student Membership on Financially Governing Bodies. No funds from student fees shall be allocated or apportioned to any corporation, organization, or group in which students do not constitute an equal or greater percentage of the voting seats on the financially governing body of that corporation, organization or group than the percentage of the allocation or apportioned amount by Student Senate to the corporation’s, organization’s, or group’s total budget.

8.3.9 Funds shall not be used for partisan activities. Funds shall not be used for any activities that:

8.3.9.1 Directly affect the electoral goals of a particular person or group relative to another; or

8.3.9.2 are in any way related to Student Senate Elections; or

8.3.9.3 are in any way related to any Student Senate Referendum or Student Initiative

8.3.10 Funds Cannot Be Used for Commercial Promotions. No funds from student fees shall be allocated or apportioned to any corporation, organization, or group for the purpose of advertising or promoting any brand name product or any profit-seeking group.

8.3.11 Funds will not be allocated to corporations, organizations, or groups that violate the university’s non-discrimination policies.
Section 4  ACTIVITY FEE PROCESS

8.4.1 Revenue Available for Apportionment. The revenue available for apportionment shall be determined on the basis of the number of full time students using a formula developed by the Student Senate Treasurer and the Office of the Vice Provost for Student Success.

8.4.2 Legislation requesting allocation of funds must receive final approval from the Student Senate before any authorization is given by the Student Senate Treasurer to the group, organization, or corporation to spend the funds.

8.4.3 Block Allocation Process

8.4.3.1 One-Year Basis. Block allocations shall be made on a one-year basis to groups granted Block Allocation Status as listed in Appendix F.1.

8.4.3.2 Block Allocations shall be exempt from Student Senate Rules and Regulations Article VIII Section 5: Activity Fee Regulations.

8.4.3.3 Authorization by the Treasurer. Authorization by the Treasurer shall not be required for disbursement of block allocations. This provision shall not be construed to restrict the Treasurer from requiring proper and sufficient financial reports from any corporation, organization, or group.

8.4.3.4 Block Allocation Status Hearings.

8.4.3.4.1 The Finance Committee must conduct Block Allocation hearings to add or remove a group from Block Allocation Status as denoted in Appendix F.1.

8.4.3.4.2 Minimum Criteria. The minimum criteria for Block Allocation Status are:

   8.4.3.4.2.1 The corporation, organization, or group seeking an allocation must provide a broad tangible benefit to the University Community; and

   8.4.3.4.2.2 The corporation, organization, or group seeking an allocation must demonstrate continuing viability as a functioning corporation, organization, or group; and

   8.4.3.4.2.3 The corporation, organization, or group seeking an allocation must have a paid staff member trained and approved by the Division of Student Success in the university accounting system; and

   8.4.3.4.2.4 The corporation, organization, or group seeking an allocation must have been established and continuously funded by the Student Senate for at least three (3) years prior to application for Block Allocation Status or have yearly audits for the past three fiscal years; and

   8.4.3.4.2.5 Upon completion of the Block Allocation Status Hearings and two-thirds (2/3) approval of the Finance Committee, a bill shall be submitted
to Full Senate in order to amend Appendix F.1 to reflect the recommended changes.

8.4.3.5 Block Allocation Hearings.

8.4.3.5.1 Occurrence. Applications for Block Allocations shall be made publically available by the Student Senate Treasurer by December 1st of each year. Hearings shall be held and completed by the Finance Committee prior to March 15th of each fiscal year.

8.4.3.5.2 Purpose. The Finance Committee shall hear the request of each corporation, organization, or group with Block Allocation Status as listed in Appendix F.1 and consider each request.

8.4.3.5.3 Amendments to Requests. The Finance Committee may amend any portion of a corporation’s, organizations, or group’s request by a simple majority vote of all those present and voting.

8.4.3.5.4 Submission by the Finance Committee. The Finance Committee upon a two-thirds (2/3) vote of the members present and voting shall immediately upon the conclusion of Block Allocation Hearings submit a Block Allocation Bill to the Student Senate authorizing the allocations that were approved during Block Allocation Hearings or as amended by the Finance Committee.

8.4.3.5.5 Approval by Student Senate. The Student Senate, upon a two-thirds (2/3) vote of the members present and voting, shall either approve the Block Allocation Bill without amendment or shall send the Block Allocation Bill, with recommendations, back to the Finance Committee for amendment and resubmission to the Student Senate. Final approval must occur prior to April 1st of each fiscal year.

8.4.3.5.6 At the last scheduled Student Senate meeting prior to April 1st, should the Block Allocation Bill not have been approved by the Student Senate, Student Senate shall have the authority to amend the Block Allocation Bill upon a two-thirds (2/3) vote of the members present and voting.

8.4.4 Line Item Allocations

8.4.4.1 One-Year Basis. Line Item Allocations shall be made on a one year basis to groups with line item status.

8.4.4.2 Accounts Administered by the Student Senate Treasurer. The Student Senate Treasurer shall administer all funds allocated by Line Item. All vouchers must contain the signature of the Student Senate Treasurer, which stipulates that all items presented for payment on that voucher are bona fide requests which have been allocated to an account. Voucher forms submitted to the Treasurer’s office after June 1st or a date specified by the Student Senate Treasurer will not be processed in order to allow time for compliance with fiscal year end accounting procedures.
8.4.4.3 Line Item Status Minimum criteria. The minimum criteria for Line Item Allocation Status shall include the following:

8.4.4.3.1 All corporations, organizations, and groups must be registered student organizations with the Student Involvement and Leadership Center

8.4.4.4 Line Item Allocation Hearings.

8.4.4.4.1 Occurrence. Applications for Line-Item Allocations shall be made publicly available by the Student Senate Treasurer by December 1st of each year. Hearings shall be held and completed by the Finance Committee prior to March 15th of each fiscal year.

8.4.4.4.2 Purpose. The Finance Committee shall hear the request of each corporation, organization, or group that has Line Item Allocation Status and consider each request.

8.4.4.4.3 Amendments to Requests. The Finance committee may amend any portion of a corporation’s, organizations, or group’s request by a simple majority vote of all those present and voting.

8.4.4.4.4 Submission by the Finance Committee. The Finance Committee, upon a two-thirds (2/3) vote of the members present and voting, shall immediately upon the conclusion of Line Item Allocation Hearings submit a Line Item Allocation Bill to the Student Senate authorizing line item allocations that were approved during Line Item Allocation Hearings or as amended by the Finance Committee.

8.4.4.4.5 Approval by Student Senate. The Student Senate, upon a two-thirds (2/3) vote of the members present and voting, shall either approve the Line Item Bill without amendment or shall send the Line Item Bill with recommendations back to the Finance Committee for amendment and resubmission to the Student Senate. Final approval must occur before April 1st of each fiscal year.

8.4.4.4.6 At the last scheduled meeting prior to April 1st, should the Line-Item Allocation Bill not have been approved by the Student Senate, Student Senate shall have the authority to amend the Line-Item Allocation Bill upon a two-thirds (2/3) majority vote of those present and voting.

8.4.5 Unallocated Allocations

8.4.5.1 One-Year Basis. Allocations from the Unallocated Account shall be made on a one-year basis.

8.4.5.2 Minimum Status: The corporation, organization, or group seeking funding must be a registered student organization with Student Involvement and Leadership Center.

8.4.5.3 Allocation Requests. All corporations, organizations, and groups which request an allocation from the Student Senate Unallocated Account shall submit an Allocation request on or before the legislative deadline for the meeting at which the request will be considered.
8.4.5.4 No bill from a previously approved purchase order will be paid and no request will be made for a check for any service fee or honoraria until ten (10) instructional days after final passage of the legislation.

8.4.5.5 Accounts Administered by the Student Senate Treasurer. The Student Senate Treasurer shall administer all funds allocated from the Unallocated Account. In order to be valid, all vouchers must contain the signature of the Student Senate Treasurer which stipulates that all items presented for payment on that voucher are bona fide requests which have been allocated to an account. Voucher forms submitted to the Student Senate Treasurer’s office after June 1st or a date specified by the Student Senate Treasurer will not be processed in order to allow time for compliance with fiscal year end accounting procedures.

8.4.5.6 Allocation Requests. All corporations, organizations, and groups which request an allocation from the Student Senate Unallocated Account shall submit an Allocation request on or before the legislative deadline for the meeting at which the request will be considered.

8.4.5.7 Occurrence. A request for allocation from Student Senate Unallocated Account may be heard at any regularly scheduled meeting of the Finance Committee.

8.4.5.8 Purpose. The Finance Committee shall hear the request of each corporation, organization or group and consider each request.

8.4.5.9 Amendments to Requests. The Finance Committee may amend any portion of a corporation’s, organizations, or group’s request by a simple majority vote of all members present and voting.

8.4.5.10 Referral to Student Senate. The Finance Committee, upon a majority vote of the members present and voting, shall send bills allocating less than $1,000.00 to Student Senate for final approval. Bills allocating $1,000.00 or more shall require two-thirds (2/3) vote of the Finance Committee members present and voting.

8.4.5.11 Approval by Student Senate. Student Senate, upon a majority vote of the members present and voting, shall grant final approval to a bill allocating less than $1,000.00. Bills allocating $1,000.00 or more shall require a two-thirds (2/3) vote of the Student Senate members present and voting.

8.4.6 Reserve Allocations

8.4.6.1 At the end of each fiscal year remaining funds, including excess revenue above the estimated revenue, from all allocations made by the Student Senate and those remaining in the Unallocated Account will be transferred into the Reserve Account and the Unallocated Account for the next fiscal year in the following proportions:

A. If the Reserve Account balance is below $100,000.00, 75% of the remaining funds will be transferred to the Reserve Account and remaining 25% will be transferred to the Unallocated Account for the next fiscal year.
B. If the Reserve Account balance is between $100,000.00 and $200,000.00, 50% of the remaining funds will be transferred to the Reserve Account and the remaining 50% will be transferred to the Unallocated Account for the next fiscal year.

C. If the Reserve Account balance is between $200,000.00 and $500,000.00, 25% of the remaining funds will be transferred to the Reserve Account and the remaining 75% will be transferred to the Unallocated Account for the next fiscal year.

D. If the Reserve Account balance is greater than $500,000.00, 100% of the remaining funds will be transferred to the Unallocated Account for the next fiscal year.

8.4.6.2 The balance of the Reserve Account shall not fall below $50,000.00 unless funds are needed to maintain vital functions of the Student Senate.

8.4.6.3 The Student Senate Treasurer shall administer all funds allocated from the Reserve Account.

8.4.6.4 Allocations from the Reserve Account will be made following the same process as allocations from the Unallocated Account. All requests for allocations from the Reserve Account must receive a two-thirds (2/3) favorable vote in the Student Senate for passage.

8.4.6.5 Reserve Allocation Hearings.

8.4.6.5.1 Occurrence. A request for allocation from the Student Senate Reserve Account may be heard at any regularly scheduled meeting of the Finance Committee.

8.4.6.5.2 Purpose. The Finance Committee shall hear the request of each corporation, organization, or group, which is a registered student organization with the Division of Student Success's Student Involvement and Leadership Center office, and consider such request within the context of the apportionment to the Student Senate Reserve Account.

8.4.6.5.3 Amendments to Requests. The Finance Committee may amend any portion of a corporation’s, organizations, or group’s request by a simple majority vote of all those present and voting.

8.4.6.5.4 Referral to Student Senate. The Finance Committee, upon a two-thirds (2/3) majority vote of those present and voting, shall send the bill to Student Senate for final approval.

8.4.6.5.5 Approval by Student Senate. Student Senate, upon a two-thirds (2/3) majority vote of those present and voting, shall grant final approval to an allocation request.

8.4.6.6 The following criteria will be used to allocate Reserve Account funds:

8.4.6.6.1 Allocations will not be made in amounts less than $1,000.00,
8.4.6.6.2 Allocations will not be made for normal operations or special events of student organizations, including augmentation of the Unallocated Account if and when it becomes depleted.

8.4.6.6.3 Allocations will be used for projects that benefit a substantial number of students or that leave a lasting mark on the university community.

8.4.7 Amendment to the Budget

8.4.7.1 Occurrence. A request for a substantive change to an allocation or apportionment previously approved by Student Senate shall be heard in bill form at a regularly scheduled meeting of the Finance Committee.

8.4.7.2 Purpose. The Finance Committee shall hear the request of each corporation, organization, or group and consider such request within the context of the Budget of the University of Kansas Student Senate.

8.4.7.3 Amendments to a Request for Substantive Change. The Finance Committee may amend any portion of a corporation's, organizations, or group's request by a simple majority vote of all those present and voting.

8.4.7.4 Referral to Student Senate. The Finance Committee, upon two-thirds (2/3) vote of the members present and voting, shall send the request for amendment to Student Senate for final approval.

8.4.7.5 Approval by Student Senate. Student Senate, upon a two-thirds (2/3) vote of the members present and voting, shall grant final approval to a request for a substantive change to an allocation previously approved by Student Senate.

8.4.8 Line Item Change

8.4.8.1 Required applications. Applications for all line Item changes more than $200.00 in amount must be made by each corporation, organization, or group requesting such a change, and shall include the following:

8.4.8.1.1 The name of the organization or group seeking the transfer; and

8.4.8.1.2 The specific nature of the transfer requested and the existing line Item(s); and

8.4.8.1.3 A written statement from the corporation, organization, or group explaining the reasons for the necessity of the transfer; and

8.4.8.1.4 Any other information which the Student Senate Treasurer deems necessary.

8.4.8.2 Requests for line item changes less than or equal to $200.00 may be reviewed and decided upon by the Student Senate Treasurer.

8.4.8.2.1 The corporation, organization, or group may appeal the decision of the Student Senate Treasurer to the Student Executive Committee.
8.4.8.2.2 Occurrence. A request for a line item change to an allocation previously approved by Student Senate shall be heard at a regularly scheduled meeting of the Student Executive Committee.

8.4.8.2.3 Purpose. The Student Executive Committee shall hear the request of each corporation, organization, or group and consider such request within the context of the Budget of the University of Kansas Student Senate.

8.4.8.2.4 Approval by the Student Executive Committee. The Student Executive Committee, upon a three-fourths (3/4) vote of the members present and voting, shall grant final approval to a request for a Line Item change to an allocation previously approved by Student Senate.

8.4.9 Expenses from Prior Fiscal Year

8.4.9.1 The Student Senate Treasurer shall hold the power to complete a special budget transfer in order to pay a bill from the prior fiscal year.

8.4.9.2 Requirements for transfer are as follows:

8.4.9.2.1 Must have evidence of approval dated in the prior fiscal year.

8.4.9.2.2 50% of the total transfer shall be from the Student Senate Unallocated Account and 50% of the total shall be from the Student Senate Reserve Account.

8.4.9.2.3 Any total transfer over $1,000 requires a (2/3) vote of the Student Senate Executive Committee members present and voting.

8.4.9.2.4 Student Senate Rules and Regulations 8.4.6.6 does not apply when executing this action.

Section 5 ACTIVITY FEE REGULATIONS

8.5.1 Any corporation, organization or group meeting the minimum requirements of these regulations shall be eligible to receive one hundred dollars ($100.00) in General Funding to be used for general office supplies, duplicating, printing, postage, and non-Kansan advertising. This rule shall not prevent, in special circumstances, the allocation of more than one hundred dollars ($100.00) to corporations, organizations, or groups who have a need for more General Funding.

8.5.3 Disbursement of Funds for Special Events or Projects.

8.5.3.1 Each request for special event funding must be accompanied by the event’s starting and ending dates.

8.5.3.2 If funds allocated for a special event are not spent by ten (10) days after the event’s ending date, the funds shall revert to the Student Senate Unallocated Account at the discretion of the Student Senate Treasurer.
8.5.3.3 With the written or electronic consent of an organization’s president, the Treasurer shall return any outstanding allocations of an organization’s account to the Student Senate Unallocated Account once all payments have been finalized from their account.

8.5.3.4 If excess funds allocated for a discrete purchase for an organization project are left over after the finalization of the purchase, the Treasurer shall revert all excess money to the Student Senate Unallocated Account.

8.5.3.5 Funds from the Student Senate Activity fee may fund a special event or project up to one thousand dollars ($1,000.00). Beyond this level a group may receive up to fifty percent (50%) of the remaining expenditures for the special event or project.

8.5.3.6 Required Information. For any allocation the group, organization, or corporation must provide a total budget for the special event or project that includes all anticipated expenses and income. The Finance Chair shall be responsible for contacting the legislation’s author prior to the Finance Committee Meeting to notify them of this requirement.

8.5.4 Contractual Services

8.5.4.1 Service Fees [8.1.8.4]. Any corporation, organization or group that requests funding for a service fee must provide a contractual services form with the name and signature of the person or entity who will provide the service. This contractual services form must also include the dollar amount and date that service will be provided. This form must be turned in to the Finance Chair before the bill is presented to the Committee. The Finance Chair shall be responsible for contacting the legislative author prior to the Finance Committee Meeting to notify them of this requirement.

8.5.4.2 If the group does not have a contractual services form completed at the Finance Committee meeting, they may present written correspondence with the person to provide the service that indicates the date, amount, and an agreement to provide the service subject to those terms. This correspondence must be directly from the person providing the services or that person’s authorized representative. If the normal contractual services form is not complete by the time of the regular Student Senate meeting, however, the service fee request shall be stricken from the legislation.

8.5.4.3 Consideration by the Finance Committee. No funds shall be allocated or apportioned to any corporation, organization, or group for a Service Fee [8.1.8.3] unless either the Finance committee approves the service fee request or Full Senate approves an amendment adding the service fee request to a bill by a two-thirds (2/3) vote.

8.5.5 Any corporation, organization, or group seeking funding, excluding general funding, must provide documentation of other fundraising efforts. Fundraising efforts shall include but not be limited to collection of donations, application for funding from the Multicultural Education Fund, academic departments, Coke Programming, and/or participation in activities to raise money for the group
8.5.6 Required to Be Open to All KU Students. No funds shall be allocated to any corporation, organization, or group that is not open de facto to all University of Kansas students (except religious student associations excluding students for reasons set forth in K.S.A. 60-53121).

8.5.6.1 No funds shall be allocated to any corporation, organization, or group that precludes membership and/or ability to become an officer on the basis of membership dues and/or fees. This shall not restrict funds from being allocated to any corporation, organization, or group that organizes an event for which a fee is required, as long as no funds from Student Senate are used to promote and/or facilitate said event.

8.5.7 Academic Standards Cannot Be Required. No funds from student fees shall be allocated or apportioned to any corporation, organization, or group which requires individuals to meet academic standards as a prerequisite for participation.

8.5.8 Officers of Organizations Must Be Students. Funds shall only be allocated or apportioned to corporation, organization, or groups in which all officers are KU students.

8.5.9 No Reimbursement Allowed. No funds shall be allocated from student fees for reimbursement to any corporation, organization, or group. Additionally no approvals will be made by Student Senate Treasurer or Assistant Treasurer for the purposes of reimbursement.

8.5.10 Funds Cannot Be Used for Travel. No funds from student fees shall be allocated or apportioned to any corporation, organization, or group for travel expenses [8.1.8.5].

8.5.11 No Academic Credit for Participation. No funds shall be allocated or apportioned to any corporation, organization, group or activity whose primary purpose is for members to give or receive academic credit.

8.5.12 Funds Cannot Be Used for Academic Projects. No funds from student fees shall be allocated or apportioned to any corporation, organization, or group for academic projects with the intent to publish in an academic journal or present at an academic conference.

8.5.13 Funds cannot be used for specific religious activities or materials. This includes, but is not limited to, religious texts, worship or devotional services, conversion efforts and salaries for religious officials. Funds can be allocated to organizations whose primary function is religious for traditionally secular activities that may have a religious perspective.

8.5.14 Funds Cannot Be Used for Social Functions. No funds from student fees shall be allocated or apportioned to any corporation, organization, or group for any activity that does not have a primarily educational or multicultural purpose [8.1.8.2].

8.5.15 Funds Cannot Be Used for Duplication of Services. No funds shall be allocated or apportioned for projects, services, or materials which are by practical effect duplicated functions of other student fees.

1 Effective July 1, 2016. An addition to statute passed via SENATE BILL No. 175 AN ACT concerning postsecondary education; relating to the exercise of religious beliefs by student associations. See SENATE BILL No. 175 attached.
8.5.16 No funds from student fees shall be allocated or apportioned to any corporation, organization or group to directly raise funds for another corporation, organization, or group.

8.5.17 Funds may be allocated from student fees to a student organization to indirectly raise funds for another non-profit organization [8.1.8.3].

8.5.17.1 No student organization [may be allocated more for an indirect fundraising event than ten percent (10%) of the previous three (3) year fundraising average.

8.5.17.2 The fundraising average shall be determined by total yearly donations from the student organization made to the third-party non-profit organization which the event fundraises for.

8.5.17.3 If the event has not occurred in one or more of the last three (3) years, the income from that years in which the event does not occur will be assumed to be zero (0).

8.5.17.4 Allocations for indirect fundraising will comply with Article 8, Sections 4 and 5 of Student Senate Rules and Regulations.

8.5.18 Funds Cannot Be Used to Maintain Affiliations. No funds from student fees shall be allocated or apportioned to any student group to maintain an affiliation with any corporation, organization, or group.

8.5.19 This shall not restrict Student Senate from allocating funds toward affiliation dues if deemed vital to the primary purpose of that student group.

8.5.20 Funds Cannot Be Used for Recruiting Individuals to or from the University. No funds from student fees shall be allocated or apportioned for the purpose of recruiting students for post-graduation employment.

8.5.20.1 No funds from student fees shall be allocated or apportioned for the purpose of recruiting individuals to the University. No funds from student fees shall be allocated or apportioned to any costs, organization or group that has the primary purpose of recruiting student for post-graduation employment.

8.5.20.2 No funds from student fees shall be allocated or apportioned to any corporation, organization, or group that has the primary purpose of recruiting individuals to or from the University.

8.5.20.3 This shall not prevent funds from being allocated for the purpose of recruiting students to participate in activities that occur while the students are enrolled at the University.

8.5.20.4 Funds Cannot Be Used to Grant Scholarships. No funds from student fees shall be allocated or apportioned to any corporation, organization, or group for the purpose of granting scholarships. No funds from student fees shall be allocated or apportioned to any corporation, organization or group that has the primary purpose of granting scholarships.

8.5.20.5 Notice of All Publicity Required. No funds shall be allocated to any corporation, organization, or group for any publication, advertisement, poster, flyer, promotion, etc. unless, upon request, a copy is made available to the Student Senate Treasurer prior to disbursement of funds for
publication or broadcast. For non-English publications an English translation may also be requested.

8.5.20.6 Use of Student Senate Logo Required. All advertisements and promotions for any corporation, organization, group, or activity funded in part or in full by student fees must display the Student Senate logo [8.1.8.4], unless display of the logo would be impossible, in which case such advertisements and promotions must credit the words “Funding contributed by the University of Kansas Student Senate.” The terms ‘advertising’ and ‘promotions’ as used in this subsection shall include, but not be limited to: newspaper advertisements, radio advertisements, flyers, posters, etc.

8.5.20.7 Verification of Compliance. No funds from student fees shall be allocated to any corporation, organization, or group which charges admission to any event said corporation, organization, or group is sponsoring unless, upon request by the Student Senate Treasurer, two (2) complimentary admission passes are granted for the event to the Student Senate for the purpose of verifying compliance with these rules and regulations.

8.5.20.8 Telephone and Internet Services: Funds shall not be used for telephone or internet expenses unless the services are provided through the University in a space in the Student Involvement and Leadership Center.

8.5.20.9 Walkable Items: Funds shall not be used to purchase items over the amount of fifty dollars ($50.00) with the potential to be transported to another location for personal use.

8.5.20.10 Funds Cannot Be Used for Food: No funds from student fees shall be allocated or apportioned to any corporation, organization or group for food, refreshments, beverages, etc.

8.5.20.11 Awards and Give Aways: Funds shall not be used to purchase items with the intent to distribute them that do not have a primarily educational purpose. This shall include awards, prizes, trophies, certificates, presents, etc.

8.5.20.12 Decorations: Funds shall not be used to purchase decorations that do not have a primarily multicultural purpose [8.1.8.2].

ARTICLE IX. REFERENDUM AND INITIATIVE

Section 1. STUDENT BODY PREROGATIVE

9.1.1 All enactments, bills, petitions, and resolutions may be subject to the vote of the student body.

Section 2. GOVERNANCE

9.1.2 The Elections Commission shall have the responsibility to administer any referendum or initiative.

Section 3. DEFINITIONS
9.3.1 Referendum: the principle or practice of submitting to popular vote a measure passed upon or proposed by a legislative body or by popular initiative.

9.3.2 Initiative: a procedure enabling a specified number of voters, by petition, to propose legislation and secure its submission to the electorate or to a legislative body for approval.

9.3.3 Special election: an election ordered by a two-thirds (2/3) vote of Student Senate so that pressing legislation may be put to a direct vote of the student body not during the regularly scheduled Student Senate elections.

Section 4. PETITION FOR INITIATIVE

9.4.1 An initiative petition must contain the signature and student ID number of each student signing the petition.

9.4.2 No initiative may be sought by petition to deny or revoke Student Senate funding for any officially recognized student organization or group of student organizations through proposed legislation.

9.4.3 The petition must contain the exact wording of the legislation in question, as it is to appear on the ballot.

9.4.3.1 Before collecting signatures, students are encouraged to visit the Student Senate office for assistance in properly drafting the proposed legislation.

9.4.4 The petition must contain the signatures of at least six percent (6%) of the total number of students at the Lawrence campus according to the 20th day headcount of the fall semester in that academic year.

9.4.4.1 The Elections Commission Chair shall announce the exact number of signatures needed within forty-eight (48) hours of requests.

9.4.4.2 The Elections Commission Chair shall determine said number in consultation with the Student Senate Chief of Staff and the University Registrar.

Section 5. PROCEDURES FOR STUDENT INITIATIVE

9.5.1 The petition shall be directly turned in to the Student Senate Communications Director who shall immediately transmit a copy of the petition to the Elections Commission.

9.5.2 The Student Senate Communications Director shall properly codify the proposed legislation and inform the Student Senate of said action within seven (7) days of receipt of the petition.

9.5.3 The Elections Commission shall determine the validity of the students’ signatures on the petition and inform the Student Senate of said determination within fourteen (14) days of the receipt of the petition.

9.5.4 If the petition is determined to contain the required number of valid signatures, the proposed legislation shall be immediately referred to the appropriate standing committee, in accordance with Article III, Section 4.3.
9.5.5 The standing committees, Student Senate, and the Student Body President may approve the legislation, without amendments, in accordance with Article III, Section 4.7. This action is understood to take the place of a student referendum and is not subject to revision at any time, in any action, during the next six months.

9.5.6 The Student Senate may vote to directly send the proposed legislation to a referendum in either a Student Senate or a special election in accordance with Article IX, Section 6.

9.5.7 If the legislation fails, is not approved during the first or second legislative cycle within which it was introduced, or a Student Senate election is scheduled to be held within six (6) weeks, the legislation shall be automatically placed upon a referendum ballot during said Student Senate election in accordance with Article VIII, Section 7.

9.5.8 If the initiative is introduced within six (6) weeks of a Student Senate election:
A. The petition shall be directly turned in to the Elections Commissioner who shall immediately transmit a copy of the petition to Student Senate.
B. The procedures outlined in 9.5.2 and 9.5.3 shall be followed.
C. All procedural questions shall be addressed solely by the Elections Commission and must be considered before the elections can be certified.
D. The filing deadline for initiative petitions to be considered for the current Student Senate election shall be the Wednesday three (3) weeks prior to the first day of the election.

Section 6. PROCEDURES FOR STUDENT SENATE GENERATED REFERENDUM

9.6.1 The Student Senate may, by a two-thirds (2/3) vote, place any piece of legislation, including student-generated initiatives, upon a referendum ballot.

9.6.2 If a Student Senate election is not scheduled within six (6) weeks, the Student Senate may, by a two-thirds (2/3) vote, order the Elections Commission to hold a special election within six (6) weeks to vote on the referendum ballot.

9.6.3 If Student Senate does not order a special election or a Student Senate election is scheduled within six (6) weeks, but prior to the scheduled day of ballot printing, the legislation shall be placed upon a referendum ballot in the Student Senate election in accordance with Article VIII, Section 7.1.

Section 7. PROCEDURES FOR REFERENDUM

9.7.1 The normal procedure followed during a regular student senate election shall be in effect during a referendum.

9.7.2 Ten percent (10%) of the eligible student body must vote in the referendum election for the results to have any effect.

9.7.3 The Elections Commission shall tabulate the results.

9.7.4 If the proposed legislation receives over 50% of the vote, it shall be treated as a regular enactment of the Student Senate, but shall not be subject to the veto of the Student Body
President or to revision by the Student Senate at any time, in any action, during the next 12 months.

9.7.5 If the proposed legislation receives less than fifty-percent (50%) of vote it shall be treated as a regular defeated motion.

9.7.6 If the proposed legislation receives less than ten-percent (10%) of the eligible student body votes, it shall be treated as a tabled motion only to be returned to referendum in the next regularly scheduled Student Senate election.

Article X. Archival of Records and Documents

10.1 All records and documents shall be preserved as historical record for future reference.

10.2 The Student Senate Chief of Staff shall be responsible for the proper archival of Student Senate records and documents at the conclusion of each Student Senate term at the end of April/beginning of May.

10.3 All records and documents of the University of Kansas Student Senate shall be archived, by the Chief of Staff, in the University of Kansas Archives at the Spencer Research Museum.

10.4 The records and documents that shall be archived by the Student Senate Chief of Staff shall include, but shall not be limited to, the following:

10.4.1 All agendas, minutes, attendance, and reports from any meetings, whether regularly scheduled or specially scheduled, of the standing committees of the Student Senate, the Multicultural Education Fund (MEF), the Student Executive Committee, and the Full Student Senate.

10.4.2 All reports filed by the boards and committees of the Student Senate.

10.4.3 All official legislation and the corresponding legislative action reports.

10.4.4 The voting records from all Full Student Senate meetings.

10.4.5 All contracts and agreements any member of the Student Senate has signed on the authority of their Student Senate position(s).

10.4.6 A final, year-end report from each Executive Staff member of the Student Senate.

10.4.7 In coordination with the Student Senate Elections Commission, all documents, decisions, election results, collected campaign materials, and the year-end report of the Student Senate Elections Commission and elections process (Article VII Section 3.6.4).

10.4.8 All Student Senate outreach materials (Example: brochures).

10.4.9 A complete roster of Student Senate members from the year, which shall include all appointments to Senate and University boards and committees.

10.4.10 All official Student Senate press releases.
10.4.11 The official Student Senate photograph.


10.4.13 All applications and documentation from the Fee Review, Block Allocation, and Line-Item hearings.

10.4.14 Documentation regarding the revision(s) or proposed revision(s) of the Student Code of Rights and Responsibilities.

10.4.15 All briefs filed with and decisions handed down by the Student Senate Court of Appeals.

10.4.16 Any reports compiled by Student Senate taskforces.

10.4.17 All records regarding office hour responsibility fulfillment.

10.4.18 All forms and applications.

10.5 Digital Archives

10.5.1 After an officer vacates their Executive Staff position at the conclusion of their term, their files on the Student Senate shared folder drive shall be locked and made to be read-only for all following students that fill the position. The Student Senate Staff Assistant shall be the only staff member with the ability to download documents from the folders of previous Executive Staff members.

10.5.2 Emails from official Student Senate email accounts shall not be retained.

10.5.3 A digital record of all legislation from the term must be preserved on the Student Senate shared folder drive.

10.5.4 All forms and applications shall be retained in digital, revisable format on the Student Senate shared folder drive.
APPENDIX A

A.1 This appendix explains the system of appendices used in Student Senate Rules and Regulations, their purpose, their enforcement, and the process of updating them.

A.2 The appendices of Student Senate Rules and Regulations include:

A. An explanation of the appendices,
B. A listing of the positions that Student Representatives are appointed to on the Boards of Student Senate, and University Committees and Boards,
C. Contracts under the scope of the Student Senate,
D. The latest information relating to the Committee Orientation Program,
E. Code of Student Rights and Responsibilities,
F. Block Allocation Status,
G. Exemptions from Student Senate Rules and Regulations,
H. University of Kansas Senate Code Articles I, III, VII, XVI, XIX, Kansas Open Meetings Act,
I. General Funding Guidelines,
J. Gender Identity and Expression Definition,
K. Standing Committee Charges,
L. Student Senate Office Policy Manual,
M. 2017-2018 Outreach Policy,
O. Student Senator Office Hour Responsibilities Plan,
P. Student Senate Court of Appeals Rules and Procedures

A.3 Purpose. The purpose of these appendices as provided for in the Senate CODE is to provide a better understanding to various sections of Student Senate Rules and Regulations.

A.4 Enforcement. These appendices do not have the force of rules. Student Senate Rules and Regulations are the authority concerning such matters. The Appendices include important information and accepted procedures on how to carry out various sections of Student Senate Rules and Regulations. However, the exact procedure may vary as long as it is within the Rules.

A.5 Updating. The Summer Student Executive Committee is responsible for updating the appendices for inclusion in the next copy of Student Senate Rules and Regulations. Amendment of the appendices will be handled as any other Bill amending Student Senate Rules and Regulations or as specified within the different included documents.

APPENDIX B

B.1 This appendix lists the boards and committees that have Student Senate representation.

B.2 Committees (in addition to four standing committees) and boards within the Student Senate.
1. Status of Minorities Subcommittee
2. Campus Fee Review Subcommittee
3. Student Safety Advisory Board
4. Center for Community Outreach Advisory Board
5. Elections Commission
6. KJHK Advisory Board
7. Legal Services for Students Advisory Board
8. Newspaper Readership Program Advisory Board
9. Recreation Advisory Board
10. Student Environmental Advisory Board
11. Student Health Advisory Board
12. Student Legislative Awareness Board
13. Educational Opportunity Fund
14. Athletics Sports Advisory Board
15. Student Retention Advisory Board
16. Student Executive Committee (StudEx)
17. The Student Survey Board
18. Multicultural Education Fund Board
19. Counseling And Psychological Services Advisory Board
20. Student Senate Outreach Board

B.3 Committees and Boards within University Senate.
1. Academic Computing and Electronic Communications Committee
2. Academic Procedures and Policies Committee
3. Calendar Committee
4. International Affairs Committee
5. University Judicial Board
6. Libraries Committee and Library Appeals Committee
7. Organization and Administration Committee
8. Planning and Resources Committee
9. Senate Executive Committee (SenEx)
10. Transit Commission
11. University Senate
12. Parking Commission
13. University Events Committee

B.4 Committee within Student Involvement and Leadership Center
1. Office & Cubicle Space Committee
2. Optional Campus Fees

B.5 Committees and Boards within the University of Kansas
1. Athletics Advisory Committee
2. University Student Awards Committee
3. Center for Teaching Excellence Advisory Board
4. Coke Committee
5. Emily Taylor Center for Women and Gender Equity Advisory Board
6. Friends of the Lied Center and Lied Series Board
7. Memorial Corporation Board (Unions)
8. Tuition Advisory Board
9. University Daily Kansan Board
10. University Core Curriculum Committee (UCCC)
11. KU Retail Dining Concepts Advisory Committee
12. Title IX Roundtable Committee
13. Student Housing Advisory Board
14. University of Kansas Athletic Corporation Board
15. Revolving Green Loan Fund
16. Sustainability Leadership Board

APPENDIX D

D.1 The Committee Orientation Program will include the following but not be limited to:

A. Mentorship Program. The Vice-Chair at the first meeting of the year shall establish this. They shall ask for volunteers from the returning committee members to act as mentors. All other committee members shall be divided among the mentors. A mentor’s responsibilities shall include, but are not limited to, explaining parliamentary procedure and the rights and the responsibilities of committee and committee members, and answering any questions of the committee member being mentored.

B. Parliamentary Procedure Workshop. The Chair of each committee will lead a short and simple workshop about the parliamentary procedure that will be used in their committee. This may include, but is not limited to, explanations of motions, amendments, resolutions, bills, calling to question, and any other fundamental procedure.

C. Mock Committee Legislation. Summer Student Executive Committee will prepare two pieces of legislation. The committee will discuss and vote on this legislation. This procedure should be slow and simple, and the steps should be explained as they progress.

D. Overview of University Governance. The University governance system shall be explained with the standard flow-chart.
E. Overview of Legislation Process. The Process by which a bill or resolution is passed and implemented shall be explained with the standard flow-chart.

F. Student Senate Rules and Regulations. A copy of Student Senate Rules and Regulations shall be distributed to all members, the University Senate Code, the University Senate Rules and Regulations, and the Code of Student Rights and Responsibilities conduct will be made available at the second meeting of the year as a continuation of the orientation process.

G. Committee Specialization. Each standing committee can adapt its orientation to meet its specific needs.

H. Overview of Drafting a Bill. Each chair and vice chair shall explain the appropriate measures to be taken in drafting and writing a bill. In addition, they shall explain the process by which a non-Senator can draft a bill with a Senator.
STUDENT AFFAIRS POLICY

CODE OF STUDENT RIGHTS AND RESPONSIBILITIES (STUDENT CODE)

PURPOSE:

The Code of Student Rights and Responsibilities outlines the rights of students and many of the standards of conduct expected within the University of Kansas community.

APPLIES TO:

All university students, administration, faculty and staff.

CAMPUS:

Lawrence

CONTENTS:

Introduction

Article 1 – Title
Article 2 – Bill of Rights
Article 3 – Definitions
Article 4 – Access to Higher Education
Articles 5, 6, 7 – Classroom Expression
Articles 8, 9 – Campus Expression
Articles 10, 11, 12, 13, 14 – Student and Campus Organizations
Articles 15, 16 – Publications
Article 17 – Freedom of Protest
Article 18 – Violation of Law and University Discipline
Articles 19, 20, 21 – Privacy
Article 22 – Conduct of Students and Organizations
Article 23, 24 – Authority

POLICY STATEMENT:

Introduction

As with any community, the University has established standards of conduct for its members. As members of the University community, students are expected to adhere to all published rules, regulations and policies. Students also are obligated to the laws of the city, county, state and nation. Students should be fully familiar with the University catalogues, the online Timetable of Classes and the KU Student Handbook. Additionally, students living in University-owned and operated housing units should be acquainted with the appropriate, published procedures and regulations of the Department of Student Housing. Failure to comply with University policies and regulations may subject a student to disciplinary action as described in the Code. Students living in University-owned and operated housing units found to be in violation of published Department of Student Housing regulations <Housing Handbook> may be subject to disciplinary procedures and sanctions.
separate from those described in The Code of Student Rights and Responsibilities. Failure to comply with University policies and regulations may subject a student to disciplinary action as described in the Code. The rights and privileges of the individual are also components of a community. These rights are protected with vigilance equal to the enforcement of rules and procedures. The following Code of Student Rights and Responsibilities outlines the rights of students and many of the standards of conduct expected within the University of Kansas community. The Code of Student Rights and Responsibilities was originally adopted by the Student Senate, approved by the Chancellor in 1970, and revised in 1986 and revised biannually thereafter for the University of Kansas, Lawrence campus. The Code, presented here in its entirety, is subject to amendment by the Student Senate with the approval of the Chancellor. Any activity, policy, rule or regulation for the implementation of this code is subject to the approval of the Chancellor and the Board of Regents as provided by law and the University Senate Code.

Title
Art. 1. These rules shall be known as the Code of Student Rights and Responsibilities.

Bill of Rights
Art. 2. The following enumeration of rights shall not be construed to deny or disparage other rights retained by students in their capacity as members of the student body or as citizens of the community at large:

A. Free inquiry, expression, and assembly are guaranteed to all students.

B. Students are free to pursue their educational goals; appropriate opportunities for learning in the classroom and on the campus shall be provided by the University.

C. The right of students to be free from harassment or discrimination based on race, color, ethnicity, religion, sex, national origin, age, ancestry, disability, status as a veteran, sexual orientation, marital status, parental status, gender identity, gender expression and genetic information shall not be abridged. University policies on Sexual Harassment, Racial and Ethnic Harassment, and the Equal Opportunity and Affirmative Action Grievance Procedures provide guidance and explain these rights. The following person has been designated to handle inquiries regarding the non-discrimination policies: Director of the Office of Institutional Opportunity and Access, IOA@ku.edu, 1246 W. Campus Road, Room 153A, Lawrence, KS, 66045, (785)864-6414, 711 TTY.

D. The right of students to be secure in their persons, living quarters, papers, and effects against unreasonable searches and seizures is guaranteed.

E. Students will be exempt from disciplinary action that affects their status as students except for academic failure or violation of a published Student Senate, University Senate, University or Regents rule or regulation. Rules and regulations shall be fully and clearly disclosed in advance of the supposed violations.

F. No disciplinary sanctions resulting from a violation of rules and regulations, under Article 2(E), may be imposed upon any student without prior written notice of the nature and cause of the charges, and an opportunity to be heard at a fair hearing. A fair hearing shall include confrontation of witnesses against him or her and the assistance of a person of his or her own assistance or with the prior approval of the Office of the Vice Provost for Student Success, up to three persons of the student’s choosing.
G. A student, a student organization, or a campus organization charged with violating University regulations is entitled to a hearing. A student or an organization may waive the right to a hearing when the party chooses to admit responsibility for misconduct and accept disciplinary sanctions from the University.

H. Students are held to the same level of research and publication integrity as are faculty and other University affiliated researchers. University Senate Rules and Regulations describe a policy remedy and procedures to students who may feel that scholarly misconduct has occurred.

I. Students may not be required to take examinations and tests, other than final examinations, which occur in conflict with mandated religious holidays, provided that the students notify their instructors at the beginning of the semester, as specified in University Senate Rules and Regulations.

Definitions

Art. 3. When used in the Code:

A. The term “University” means the University of Kansas, Lawrence campus, the Capitol Complex, and the Edwards Campus, and collectively, those responsible for its control and operation.

B. The term “student” includes all persons enrolled at the Lawrence campus, Capitol Complex and Edwards Campus, either full time or part time, pursuing undergraduate, graduate, or professional studies, as well as non-degree students. This also includes individuals who confirm their intent to enroll in programs, those attending orientation sessions, and those that were enrolled at the date of an alleged incident. Persons who withdraw after allegedly violating the student code or who are not officially enrolled for a particular term but who have a continuing relationship with the university are considered “students.”

C. The term “instructor” means any person hired by the institution to conduct classroom activities. In certain situations, a person may be both student and instructor. Determination of his or her status in a particular situation shall be by the attendant facts.

D. The term “student press” means either an organization whose primary purpose is to publish and distribute any publication on campus or a regular publication of an organization.

E. The term “organization” refers to either

1. A registered student organization which is defined as a group of individuals of which at least 75% of the members are currently enrolled students. The officers of a student organization must be currently enrolled students; or

2. A registered campus organization which is defined as a group of individuals of which at least 75% of the members are from the University community, including currently enrolled students, faculty, staff or spouses of these persons. The officers of a campus organization must be members of the University community as defined in this paragraph.

F. The term “shall” is used in the imperative sense.

G. The term “may” is used in the permissive sense.

Access to Higher Education
Art. 4. Under no circumstances shall an applicant for admission to the University be denied admission because of race, color, ethnicity, religion, sex, national origin, age, ancestry, disability, status as a veteran, sexual orientation, marital status, parental status, gender identity, gender expression and genetic information in the University's programs and activities. The following person has been designated to handle inquiries regarding the non-discrimination policies: Director of the Office of Institutional Opportunity and Access, IOA@ku.edu, 1246 W. Campus Road, Room 153A, Lawrence, KS, 66045, (785)864-6414, 711 TTY.

Classroom Expression
Art. 5. Discussion and expression of all views relevant to the subject matter are permitted in the classroom, subject only to the responsibility of the instructor to maintain order.

A. Students are responsible for learning the content of any course for which they are enrolled.

B. Requirements of participation in classroom discussion and submission of written exercises are consistent with this section.

Art. 6. Academic evaluation of student performance shall not be prejudicial, capricious, arbitrary, or be based, in whole or in part, upon a student's race, religion, sex, color, disability, national origin, ancestry, sexual orientation, political views or affiliations, marital or parental status, age, or veteran status.

Art. 7. Information about a student's views, beliefs, and political associations acquired in the course of instruction, advising, and counseling, by the University, is confidential and is not to be disclosed to others unless by written consent of the student.

Campus Expression
Art. 8. Discussion and expression of all views are permitted within the University, subject only to requirements for the maintenance of order. Support of any cause by orderly and peaceful means that does not disrupt the operation of the institution is permitted. This Article shall be construed in conjuncture with Articles 17 and 22(C)(1). This article shall include discussion and expression of all views that are communicated through, but not limited to, oral, written, and/or electronic means of communication.

Art. 9. Students, groups, and organizations may invite and hear any persons of their own choosing, subject only to the requirements for use of University facilities.

Student and Campus Organizations
Art. 10. Organizations may be established within the University for any legal purpose including, but not limited to religious, political, educational, economic, social, or recreational purposes.

A. Affiliation or disaffiliation with an extramural organization shall not disqualify the University-based branch or chapter from registering as a student or campus organization.

B. Membership in all University-related organizations shall follow the guidelines established in the Board of Regents Membership Statement and shall be open to any student. The right of organizations to establish standards for membership is acknowledged, provided that all students are afforded equal opportunity to meet those standards. Nothing in this section shall be interpreted as imposing a requirement that would violate the principle of selection on the basis of individual merit.

C. A student may not be denied the rights of access to and participation in any University-sponsored or University-approved activity because of race, religion, sex, color, disability, national origin, ancestry, sexual orientation, political affiliation, marital or parental status, and to the extent specified by law, age, or veteran status.
Art. 11. For an organization to be eligible for student activity funds, the organization shall register annually as an organization with the Student Involvement & Leadership Center and file a list of officers and their addresses, and a declaration that the organization shall abide by the rules and regulations of the University, University Senate, Student Senate and the Board of Regents.

Art. 12. The Student Senate delegates to each organization or living group the authority and responsibility to establish its own rules concerning social conduct. Such rules shall be consistent with this code, rules of the Board of Regents, and state and federal law.

A. Rules of social conduct shall not be adopted that conflict with a contract entered into as a condition of residency in facilities operated by the Department of Student Housing. The signing of such a contract shall not operate as a waiver of constitutional rights. Such contracts contemplated by this section shall be reviewed annually by a body that shall have student representation at least equal to administrative representation. The living group whose contract is under review must be represented.

B. An organization or living group may discipline any member for violation of rules of social conduct, provided that any disciplinary action taken shall not affect a member’s rights and privileges as a student of this University.

Art. 13. University facilities shall be available to registered student and campus organizations for regular business meetings, social functions, recreational activities and for programs open to the public. Reasonable conditions, as outlined in approved University policy, may be imposed to regulate the timeliness of requests, to determine the appropriateness of the space assigned, time of use, and to insure proper maintenance of the facilities. Subject to the same limitations, University facilities may be made available for assignment to individuals or groups composed of members of the University community, even though not formally registered. Preference may be given to programs designed for audiences consisting primarily of members of the University community.

Art. 14. The Student Senate has the authority to allocate University funds designated as the Student Senate Activity Fee subject to the approval of the Chancellor or the Chancellor’s designee. Only registered student organizations, campus organizations, or University sponsored or contracted activities may receive an allocation from the Student Senate Activity Fee. Approval of requests for such funds shall be conditioned upon submission of budgets to, and approval by, the Student Senate. Where such funds are allocated, financial accountability shall be required.

Publications

Art. 15. A student, group, or organization may hand out written material on campus without prior approval.

Art. 16. The student press must be free of censorship. Its editors, managers and contributors must be protected from arbitrary sanctions, including, but not limited to, those under Article 22(E), originating outside the student press.

Freedom of Protest

Art. 17. The right of orderly and peaceful protest within the University community must be preserved. The University retains the right to assure the safety of individuals, the protection of property, and the continuity of the educational process including the maintenance of entrance to and egress from all University buildings and offices, conduct of regular class meetings and other University functions.

A. Orderly picketing and other forms of peaceful protest are protected activities on University premises in the absence of interference with free passage through areas where members of the University community have a right to be or the orderly conduct of University business.

B. Peaceful picketing and other orderly demonstrations are permitted in public areas of University buildings, including corridors, outside auditoriums and other places set aside for public meetings.
C. Every student enrolled in the University has the right to be interviewed on campus by any organization, employer, government agency, or educational entity that desires to recruit at the campus. Any student or group of students has the right to protest against the appearance on campus of any organization, employer, government agency, or educational entity provided that the protest does not interfere with any other student’s rights or opportunity to have such an interview. For the purposes of Article 17, the term “organization” is not defined as stated under Article 3(E).

Violation of Law and University Discipline

Art. 18. If a violation of federal, state or local law occurs on campus and is also a violation of a published University regulation, the University may institute its own proceedings against an offender who may be subjected to criminal prosecution. Proceedings under the Code may be carried out prior to, simultaneously with or following civil or criminal proceedings without regard to the pendency of civil or criminal litigation in court or criminal arrest and prosecution.

Privacy

Art. 19. Students have the same rights of privacy as any other person and surrender none of these rights by becoming members of the academic community. These rights of privacy extend to those living in University housing. Nothing in the institutional relationship or University housing contract shall expressly or by implication give the institution or University officials authority to consent to a search of a student’s room by police or other governmental officials. When the institution seeks access to a student’s living quarters in any facility operated by the Department of Student Housing to determine compliance with provisions of applicable multiple dwelling unit laws or for improvement or repairs, or during academic breaks, the occupant shall be notified of such action not less than twenty-four hours in advance. There may be entry without notice in emergencies when imminent danger to life, safety, health, or property is reasonably feared.

Art. 20. The University may not institute disciplinary proceedings unless the alleged violation(s) giving rise to the disciplinary action occurs on University premises or at University sponsored or supervised events, or as otherwise required by federal, state, or local law.

Art. 21. The University of Kansas provides for the protection of the educational records and privacy rights of students as required by law, Regents' regulations and University policies, rules and regulations. The following basic principles shall be evident in the University's Student Records Policy:

A. A student shall be accorded the opportunity to inspect and review his or her educational records.

B. A student may challenge the content or request that the University amend his or her educational records.

C. The University must respond to a request to inspect and/or amend an educational record within a reasonable period of time.

D. If the University refuses to amend an educational record, a student will be afforded a hearing before a disinterested person or panel.

E. Except as provided by law, no one outside the University shall have access to the educational records of a student, nor shall the institution disclose personally identifiable information contained in these records without the written consent of the student.

F. The University may disclose directory information related to a student, as defined in the Student Records Policy.

G. The University may disclose personally identifiable information without the consent of the student to personnel within the institution determined to have legitimate educational interests and to others as defined in the Student Records Policy.
H. The University may disclose personally identifiable information without the consent of the student to other persons as provided by law, to comply with a judicial subpoena or a requirement of law or government regulation or to appropriate persons in a health or safety emergency.

I. Except to the extent allowed by law or when acting on behalf of the University, those parties to whom personally identifiable information is given are not permitted to disclose that information to others without the written consent of the student.

J. The University must maintain a record of each disclosure of personally identifiable information about the student, under subsection H.

K. Excluded from the category of educational records, and to which the law does not guarantee the right of student access, are medical and psychological records that are maintained only in connection with provision of treatment to the student and that are not available to persons other than those providing treatment, except that such records may be personally reviewed by a physician or other appropriate professional of the student's choice and with the student's written consent.

Conduct of Students and Organizations

Art. 22. Non-Academic Misconduct

Students and organizations are expected to conduct themselves as responsible members of the University community. While on University premises or at University sponsored or supervised events, students and organizations are subject to disciplinary action for violations of published policies, rules and regulations of the University and Regents, and for the following offenses:

A. Offenses Against Persons

An offense against a person is committed when a student:

1. Threatens the physical health, welfare, or safety of another person, places another person in serious bodily harm, or uses physical force in a manner that endangers the health, welfare or safety of another person; or willfully, maliciously and repeatedly follows or attempts to make unwanted contact, including but not limited to physical or electronic contact, with another person. This prohibition includes, but is not limited to, acts of sexual assault.

2. Engages in hazing of another person for the purpose of initiation or admission into, affiliation with, or continuation of membership in any organization operating under the sanction of the University. Hazing includes, but is not limited to, any action, activity or situation which recklessly, negligently or intentionally endangers the mental or physical health, welfare or safety of a person, creates excessive fatigue, sleep deprivation, mental or physical discomfort, exposes a person to extreme embarrassment or ridicule, involves personal servitude, destroys or removes public or private property, or implicitly or explicitly interferes with the academic requirements or responsibilities of a student. It is presumed that hazing is a forced activity regardless of the apparent willingness of an individual to participate in the activity. Apathy or acquiescence in the presence of hazing is not neutral; both are violations of this rule.

3. Demonstrates or indicated to another individual his or her possession or immediate control over a firearm, explosive, or weapon; or proclaims to another individual his or her possession or control over a firearm, explosive, or weapon as a method of intimidation, coercion, threat, distress, or extortion.
4. Uses electronic or other devices to make an audio or video record of any person while on university premises where there is a reasonable expectation of privacy without the person’s prior knowledge or express consent, when such a recording is likely to cause injury, distress, or damage to reputation. Such University premises include, but are not limited to showers, locker rooms or restrooms.

5. Falsely reports a bomb, fire, or other emergency.

B. Offenses Against Property

An offense against property is committed when a student:

1. Knowingly and without proper consent or authorization has in his or her possession the property of another person or the University.

2. Knowingly and without proper consent or authorization removes, uses, misappropriates, or sells the property of another person or the University.

3. Willfully or maliciously damages or destroys property owned or in the possession of another person or the University.

4. Obtains the property of another person by misrepresentation or fraudulent means.

5. Misuses, damages or alters any fire fighting or other safety equipment.

6. Enters the facilities or uses the property of another person or the University without proper consent or authorization.

7. Knowingly, and without proper payment, utilizes the services of the University which require payment.

8. Commits a theft of electronic information, or gains or attempts to gain unauthorized access to computer and other electronic resources.

C. Offenses Against the Orderly Process of the University

An offense against the orderly process of the University is committed when:

1. A student intentionally causes or attempts to cause disruption or obstruction of teaching, research, administration, disciplinary proceedings, or other University activities, or other authorized, permitted, or constitutionally protected activities on University premises, including employment, recruitment, and public service functions.

2. A student or applicant knowingly furnishes false or misleading information to the University.

3. A student, applicant or former student forges, alters, misrepresents or misuses documents, records or instruments of identification.

4. A student interferes with, attempts to or improperly influences the established student discipline procedures of the University.

5. Possesses or carries any firearm, weapon, or explosive on University premises.

D. Offenses by a Student Organization or Campus Organization.
Organizations, through their officers, and/or individual members may be held responsible for conduct in accordance with guidelines established for individual students under Article 22. Organizations, their officers, and/or individual members may be held responsible for their conduct determined to be a recognized group activity regardless of location (on or off University premises), University supervision or sponsorship, officer knowledge, or official membership approval. Organizations, their officers, and/or individual members may be sanctioned in a manner suitable to the circumstances, similar to those outlined for individual students, under Article 22(E), (F), and (G).

E. Sanctions Defined

Listed in order of increasing severity are the sanctions that may be applied to offenses defined in A, B, C, and D. When appropriate, more than one sanction may be imposed.

1. Warning: Notice in writing that continuation or repetition of conduct found wrongful, within a period of time stated in the warning, may be cause for more severe disciplinary action.

2. Restitution: Reimbursement for damage to or misappropriation of property. This may take the form of appropriate service or other compensation.

3. Fine: A money payment to a designated University fund.

4. Disciplinary Probation: Disciplinary probation shall have as its purpose the rehabilitation of the student or organization and may include suspension of specified privileges for a definite period not to exceed two years. Disciplinary probation may also require the student or organization to participate in specified activities, including one counseling information session, or may prescribe any program which is deemed just and fair under the circumstances of the case. The authority imposing this sanction may assign any qualified person within the University community, other than an undergraduate student, to act as a probation supervisor. The probation supervisor shall report periodically to the appointing authority. If the probation supervisor should report that the student is not fulfilling probation requirements, the case will be reviewed by the appointing authority and remaining members of the original hearing panel, who may recommend additional sanctions.

5. Campus/Community Service: Students or organizations may be required to complete a specified number of service hours to an identified campus or community agency. The authority imposing this sanction may assign any qualified person to serve as the service supervisor. If the service supervisor should report that the student or organization has not fulfilled the service requirements, the case will be reviewed as in Article 22(E)(4).

6. Student Suspension: Exclusion from classes and other University privileges and activities as set out in the order after a hearing, for a definite period not to exceed two years. The conditions of re-admission shall be stated in the order of the suspension.

7. Organization Suspension: Exclusion from University privileges and activities as set out in the order after a hearing, for a definite period not to exceed two years. The conditions of reinstatement shall be stated in the order of suspension.

8. Student Expulsion: Termination of student status for a minimum of two years. The conditions of re-admission, if any, shall be stated in the order of expulsion.

9. Removal of Organization Registration: Termination of registered organization status for a minimum of two years. The conditions of re-admission, if any, shall be stated in the order of removal of registration.
F. Limitations

1. A student or organization alleged to have violated provisions of Article 22 is entitled to a hearing in accordance with procedures established by the Office of the Vice Provost for Student Success. Any appeal from such a hearing shall be directed to the University Judicial Board.

2. No sanctions or other disciplinary measures may be imposed against a student or organization by the University concerning non-academic conduct other than that (a) prescribed in this code, (b) prescribed in leases or contract terms willfully entered into by a student to obtain accommodations operated by the Department of Student Housing, or (c) prescribed in rules of non-academic conduct adopted by other University organizations pursuant to express authorization granted by the Student Senate.

3. No complaint may be filed with the Office of the Vice Provost for Student Success against a student or organization if more than six months has elapsed since the occurrence of the conduct in violation of University rules concerning non-academic misconduct, with the exception of Article 22(C)(2), which shall have no statute of limitations.

4. After a complaint of a violation of University rules concerning non-academic misconduct is received by an Office of the Vice Provost for Student Success official, written notice of the allegations must be sent to the student or organization within thirty (30) class days (including orientation and final examination weeks).

5. Students or applicants who gain admission to the University through false information may have their enrollment cancelled by the University Registrar in consultation with the academic dean and the Director of Admissions or their designees.

G. Interim Suspension

A student may be immediately excluded from classes and other University privileges or activities when the student’s continued presence on the campus constitutes a danger, or threat of danger, to property, the student, or others. The student will receive a written notice stating the reasons for the interim suspension and the time and place of a hearing to be held within five (5) days at which the student has an opportunity to show why his or her continued presence on campus does not constitute a danger, or threat of danger, to others, the student, or property.

Authority

Art. 23. The Office of the Vice Provost for Student Success has the authority to administer this Code of Student Rights and Responsibilities.

Art. 24. Subject to the approval of the Chancellor, authority for the development of rules concerning student non-academic conduct resides in the Student Senate pursuant to Article V, Section 4, of the University of Kansas Senate Code. Nothing in this Code shall be construed to be inconsistent with the intent or purpose of the University of Kansas Senate Code.

CONTACT:
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APPROVED BY:
Chancellor

APPROVED ON:
The Code of Student Rights and Responsibilities was originally adopted by the Student Senate, approved by the Chancellor in 1970, and revised in 1986 and biannually thereafter for the University of Kansas, Lawrence campus. The Code, presented here in its entirety, is subject to amendment by the Student Senate with the approval of the Chancellor. Any activity, policy, rule or regulation for the implementation of this code is subject to the approval of the Chancellor and the Board of Regents as provided by law and the University Senate Code.

RELATED POLICIES:
Nondiscrimination, Equal Opportunity, and Affirmative Action Policies

RELATED PROCEDURES:
Student Non-Academic Conduct Procedures

DEFINITIONS:
See Definitions

KEYWORDS:
student code, student, rights, responsibilities, protest, university, discipline, conduct, code,

REVIEW, APPROVAL & CHANGE HISTORY:

APPENDIX F

F.1 Block Allocation Status is granted to the following organizations.

A. HILLTOP CHILD DEVELOPMENT CENTER
B. KU BANDS
C. KU FORENSICS
D. LIED CENTER
E. SPENCER MUSEUM OF ART
F. STUDENT INVOLVEMENT AND LEADERSHIP CENTER
G. STUDENT SENATE ADMINISTRATIVE BUDGET
H. UNIVERSITY DANCE COMPANY
I. UNIVERSITY THEATRE
J. KU INFO

F.2 Eligibility to receive funding from the Supportive Services Fee is granted to the following organizations.

A. GADUGI SAFECENTER
B. THE WILLOW DOMESTIC VIOLENCE CENTER
C. HEADQUARTERS COUNSELING CENTER
APPENDIX G

G.1 The following exemptions from Student Senate Rules and Regulations are granted to the named organizations:

A. All graduate and professional organizations shall be exempt from 8.5.10 (ONLY for the allocation for the Paper Presenter Fund as determined by the Block/Line Allocation Committee), 8.5.12 and 8.5.20.4. Further, because graduate and professional organizations often deal with confidential university issues, GSOs shall be exempt from 8.5.6.

B. Student Senate shall be exempt from 8.5.10.

C. KU Bands shall be exempt from 8.5.10.

D. KU Forensics shall be exempt from 8.5.10.

E. KU Legal Services shall be exempt from 8.5.10 only for the purpose of providing travel expenses related to continuing legal education (CLE) programs for employees who are members of the Kansas Bar.

F. Student Union Activities shall be exempt from 8.5.7.

G. The Elections Commission shall be exempt from 8.3.9.2 and 8.3.9.3.

H. KU Bands shall be exempt from 8.5.11.

I. KU Forensics shall be exempt from 8.5.11.

J. University Dance Company shall be exempt from 8.5.11.

K. University Theatre shall be exempt from 8.5.11.

L. Alternative Spring Break shall be exempt from 8.5.11.

M. KU Mock Trial Team shall be exempt from 8.5.10.

N. KU Model United Nations shall be exempt from 8.5.10.

O. Student Bar Association shall be exempt from 8.5.10.

P. The Line Item Allocation Bill and Block Allocation Bill shall be exempt from 8.5.4.2.
APPENDIX H

THE UNIVERSITY OF KANSAS

SENATE CODE

ARTICLE I. UNIVERSITY SENATE: STRUCTURE AND FUNCTIONS

Section 1. Membership
The University Senate shall consist of thirteen student members elected from the Student Senate, six members of the University Support Staff elected from the University Support Staff Senate, six members of the Unclassified Staff elected from the Unclassified Senate, and thirty-nine faculty members elected to the Faculty Senate. The Chancellor and the Provost shall be ex-officio, non-voting members. The presidents of the student, faculty, unclassified, and university support staff senates shall also be ex-officio, non-voting members of the University Senate if they are not among the elected members of the University Senate.

Section 2. Officers
The president of the University Senate (a faculty member) shall also serve as chair of the University Senate Executive Committee (“SenEx”). The vice president of the University Senate (a student) shall also serve as vice-chair of SenEx. In the absence of the president, the vice-president shall preside, as described in section 8.

Section 3. Faculty Members on University Senate: Nomination, Election, Term of Office and Vacancies
The 39 faculty elected to the Faculty Senate shall serve simultaneous terms on the University Senate (see Art. II).

Section 4. Student Members on University Senate: Nomination, Election, Term of Office and Vacancies
There are thirteen student members on the University Senate. At its regular joint meeting of the newly elected and outgoing Student Senates, outgoing Student Senate shall nominate and elect from among its members the three Special Representatives (Holdover Senators) to the University Senate. The method of election shall be in the descending order of most votes received. The thirteenth student member of the University Senate shall be the Student Body Vice President serving as an ex-officio, voting member.

At the Joint Student Senate meeting, the incoming undergraduate student members of the Student Senate shall nominate and elect six (6) undergraduate student members of the University Senate, and the graduate student members shall nominate and elect two (2) graduate student members of the University Senate, and the Multicultural Student Government senator (1) nominated and elected to serve on the Student Senate shall also serve on the University Senate. The method of both elections shall be in descending order of most votes received. Members of the Student Senate elected as Special Representatives in accordance with the first paragraph of this section shall take office immediately upon election and shall serve until their successors have been elected. Other members of the Student Senate elected to the University Senate shall take office on the day after the University Commencement exercises of the year of their election and shall serve a one-year term. A member of the Student Senate who has served three successive terms on the University Senate shall be ineligible for re-election to the University Senate at the end of the third term but shall become eligible to serve again after one year has elapsed from the end of the last term.

Student members of the University Senate, of the University Senate Executive Committee, and of other bodies whose members are chosen by the Student Senate shall be subject to removal by the Student Senate according to Rules and Regulations duly promulgated by the Student Senate.
Vacancies in the undergraduate student membership on the University Senate shall be filled by election by and from the undergraduate student membership of the Student Senate. Vacancies in graduate student membership on the University Senate shall be filled by election by and from the graduate student membership of the Student Senate.

Section 5. Unclassified Staff Members on University Senate: Nomination, Election, Term of Office and Vacancies
At the transition meeting of the Unclassified Senate in May, the new Unclassified Senate will elect four voting representatives from and by its members. The past president and the president-elect are voting members of the University Senate. The president serves as an ex-officio, non-voting member. They shall assume their University Senate responsibilities immediately upon election and shall serve until their successors have been elected. Vacancies in the Unclassified Senate membership on the University Senate shall be filled by appointments made by the president of the Unclassified Senate with the consent of a majority of the Unclassified Senate Executive Council.

Section 6. University Support Staff Members on University Senate: Nomination, Election, Term of Office and Vacancies
At the first full University Support Staff Senate meeting in April, members of the University Support Staff Senate shall elect six representatives to the University Senate to serve 1 year terms. One representative elected at-large from the Senate members by the Senate will serve on both the University Senate and its Executive Committee (SenEx). The remaining 5 representatives will be elected from each of the 5 EEO categories by the members of each EEO category. If an EEO category has no serving members at the time of the election, or no member is able to serve, the position will be selected by the Senate following the established procedures for at-large Senate seats. These representatives will also serve on the University Support Staff Senate Executive Committee (USSSenEx). They take office at the transition meeting of the University Senate.

Section 7. Meetings and Quorum
The University Senate shall normally meet at least once each month during the academic year. A meeting may be canceled if the University Senate Executive Committee declares that no pertinent business is at hand. Other meetings may be called by the Chancellor or the Provost, by the University Senate Executive Committee, or by petition from at least ten members of the University Senate to the University Senate Executive Committee. If the petition so requests, the University Senate shall meet within seven academic calendar days following delivery of the petition; otherwise, the Senate shall consider the issue described in the petition at its next monthly meeting or within sixty days. Within these limits the time and place of the meeting shall be specified by the University Senate Executive Committee.

The Senate President, in consultation with the Chancellor and the Provost, shall prepare the agenda for the meetings of the University Senate. The agenda shall be made available to all members before each regular or special meeting. The majority of those elected to Senate shall constitute a quorum to do business. Minutes of all meetings shall be made available to members not later than thirty days after their approval. Voting may take place by a show of hands or by voice vote. On rare occasions, voting by private ballot is permitted upon the approval of two-thirds of the members present and voting.

Meetings may be closed to non-members by an affirmative vote of two-thirds of the members present and voting. Such closure must be done in conformity with State law. (See Appendix.) In the absence of such closure, any member of Senate may move to permit a non-member of Senate to speak for a specified time on the issue under consideration, with a two-thirds majority of those present and voting required for approval.

The president shall preside at all meetings of the University Senate. In the president's absence, the vice-president shall carry out the duties of the president. If the vice president should also be absent or unavailable, then the University Senate Executive Committee shall designate another member of the University Senate to act as presiding officer.
Section 8. Election of Officers

Election of officers shall be held at the annual organizational meeting, to be held at the last meeting of the year, before the last day of spring semester classes. Only those persons expected to serve as members of the University Senate during the next ensuing academic year shall be eligible to participate and to vote at this organizational meeting. A majority of those so eligible shall constitute a quorum to transact the business of the meeting. The meeting shall be closed to non-members of the University Senate except by consent of two-thirds of those eligible to attend who are present and voting.

This organizational meeting shall be limited in its agenda to the following items: (a) election of a president-elect (a faculty member), and vice president (a student), (b) if there is no president-elect able to serve as president, a president shall also be elected, (c) if a third-year faculty member is elected president-elect, that person shall serve as an ex-officio non-voting member of University Senate during the year that he/she serves as president.

The president-elect and the vice president of the University Senate shall be elected by ballot by and from among the members of the Senate and they shall hold office from the day after the University Commencement exercises next following their election until their duly elected successors shall assume office.

The Office of the Provost, Lawrence Campus, shall provide support to the Office of University Governance.

Section 9. Functions and Powers

1.9.1 The University Senate shall act in behalf of the University's faculty, staff, and students in the performance of its powers. Toward the effective execution of these responsibilities, the Senate shall elect from its membership the University Senate Executive Committee (“SenEx”).

1.9.2 Subject to and in accordance with the control of the Chancellor and the Board of Regents as provided by law, the University Senate is empowered to formulate such Rules and Regulations as it shall deem wise and proper for the control and government of such affairs of the University as directly affect the entire Lawrence campus, including the Edwards campus, and shall take such steps as it shall deem necessary for their implementation and administration. Affairs of the University which directly affect the entire Lawrence campus include, but are not limited to, academic procedures and policies (such as the requirements for graduation and degrees, the methods of evaluating academic work, and the standards of academic conduct of faculty and students) common to the College and all Schools, class and examination schedules, the calendar, the libraries, campus-wide activities and events, the role of the University in public affairs, participation in organization and administration, the framing and execution of long-range plans, decisions regarding existing or prospective resources, and fiscal affairs. The University Senate Rules and Regulations so formulated may be enacted, amended or repealed by majority of the University Senate members present at a regular or special meeting pursuant to the following procedure:

(a) The university community shall be notified of a proposed enactment, amendment or repeal, which shall be posted on line or otherwise made available to the university community at least seven calendar days (excluding spring break, summer session and break, fall and thanksgiving break, and winter break) before its initial consideration at a regular or special meeting of the University Senate. The posting shall provide an explanation of the reasons for the proposed enactment, amendment, or repeal. It shall also indicate the time and place of the University Senate meeting at which the proposed changes will be considered.

(b) Faculty, staff, and students may submit written comments on the proposed enactment, amendment or repeal until noon on the date of the meeting at which the
University Senate will vote on the matter. Comments shall be submitted to the Office of University Governance and shall be made available for viewing by interested persons.

(c) Subject to the power of the presiding officer to provide for the orderly conduct of the meeting, spokespersons of constituencies from the university community with opposing views shall be permitted to make brief presentations to the University Senate before a vote is taken on a proposed enactment, amendment or repeal.

(d) No enactment, amendment, or repeal shall be adopted upon initial consideration unless the University Senate, by a two-thirds majority of members present, shall vote to suspend this provision.

(e) The requirements of subsections (a) through (d) shall not apply to technical amendments determined by the University Senate Executive Committee to be necessary to correct errors or clarify the original intent of provisions, which may be approved by simple majority vote of the University Senate Executive Committee.

(f) It shall be the duty of the office of university governance to collect, compile and codify the rules and regulations, to make them available and, when necessary, to make appropriate changes to official statements of rules and policies.

1.9.3 No action of the University Senate to adopt or amend the rules and regulations of the University Senate, except for technical amendments under section 1.9.2(e), shall become effective until the following procedures for review have been exhausted:

(a) Senate's action to adopt or amend the Rules and Regulations shall normally be distributed by special notice to the University Community.

(b) A review by the University Senate of its action to adopt or amend the rules and regulations of the University Senate may be requested by at least a majority vote of any of the four constituent senates. A review may also be requested by petition of 100 members of the university community, including faculty, staff, and students, as defined in their respective codes. Such request for review shall be forwarded to the University Senate president within twenty-one calendar days of the date of special notice (excluding spring break, summer session and break, fall and thanksgiving break, and winter break).

(c) If a request for review is received by the University Senate president, the review of the action of the Senate shall be placed on the agenda of the next scheduled meeting of the Senate. In this case, the action shall not be transmitted to the Provost and Chancellor unless the action is approved by a majority of members present at the meeting.

(d) The results of the review, together with a copy of the petition, shall be submitted to the Provost.

(e) If no request for review is received by the senate president, the action of the University Senate to create or amend rules and regulations of the University Senate shall be transmitted to the Provost and Chancellor for final approval.

1.9.4 The University Senate may also approve statements of University policy or procedure that are generally applicable to the University Community, except that, by vote of one-third of its members who are present and voting, the University Senate may cause notification of the opportunity to request a review to be sent to the members of the four constituent senates as provided above.

1.9.5 In those cases where recommendations approved by Senate and forwarded to the Chancellor for approval are rejected by the Chancellor, the University Senate President will invite the Chancellor, or a representative, to discuss with Senate the reasons for the rejection, in an effort to find some common ground of agreement on the recommendations involved.

Section 10. Privilege

It shall be the privilege of the University Senate to address itself to the faculty, students and staff, to the Chancellor, and to the Board of Regents on any matter relating to the University and its operation.
ARTICLE II. MEMBERSHIP

Section 1. MEMBERSHIP

2.1.3 Student Senate Rules and Regulations shall be effective as they pertain to the Student Senate, members of the Student Senate, and all committees and appointees of any of the above.

2.1.4 The Student Senate shall consist of:

A. Student Body President elected by the student body (non-voting);
B. Student Body Vice President elected by the student body (voting in the event of a tie);
C. 64 representatives of the student body of each school of the University. The representatives from the College of the Liberal Arts and Sciences shall be broken down into two categories “Junior/Senior Liberal Arts and Sciences” and “Freshman/Sophomore Liberal Arts and Sciences.” Junior/Senior Liberal Arts and Sciences shall refer to students who have completed 60 or more hours in the College of Liberal Arts and Sciences at the time of election or appointment. Freshman/Sophomore Liberal Arts and Sciences shall refer to students who have completed less than 60 hours in the College of Liberal Arts and Sciences at the time of election or appointment. Apportionment of Student Senate seats to the various schools shall be made on the basis of the official 20th day headcount enrollment figures as determined by the Student Senate Elections Commission with the two-thirds (2/3) approval of the Student Senate. No school shall receive less than two (2) representatives;
D. One (1) representative elected by the students living in any building operated under the Department of Student Housing who must be living in an on-campus building during their term. (On-Campus);
E. Five (5) representatives from the off-campus community elected by the students who live off campus;
F. Two (2) non-traditional representatives elected by non-traditional students. “Non-traditional student” shall be defined as a student who commutes 10 or more miles to campus (from home OR work), or is a parent of dependent children, or is married, or is a veteran, or student who has had their academic career interrupted for a period of at least six months by compulsory military service, or is three or more years older than classmates (e.g., a 21+ year-old freshman, a 24+ year-old senior), or is a 25 years or older undergraduate student;
G. Three (3) holdover senators shall be elected from the Student Senate at the last meeting of the outgoing Student Senate. These senators shall be special representatives to University Senate (Senate CODE, Article VI, Section 3). These senators shall also represent their enrollment status (undergraduate/graduate) at the time of election, in such cases where a senator must vote based on their enrollment status. To be eligible to be voted in as a holdover senator, a senator must have served at least one (1) full semester in the outgoing Student Senate OR be an outgoing executive staff member;
H. Four (4) International representatives elected by International students. There will be three (3) undergraduate international senators and one (1) graduate international senator. “International student” shall be defined as a student who is not a US citizen, currently in any non-immigrant status, application for US permanent residence is pending, do not have approved US permanent residence, do not have approved refugee status, do not have approved political asylum;
I. Representatives from the following groups:
1. One (1) representative from the All-Scholarship Hall Council (ASHC) elected or appointed by ASHC;
2. One (1) representative from the Association of University Residence Halls (AURH) elected or appointed by AURH;
3. One (1) representative from the Stouffer Place Association (SPA) elected or appointed by SPA;
4. One (1) representative from the Jayhawker Towers Tenants Association (JTTA) elected or appointed by JTTA;
5. One (1) representative from the Interfraternity Council (IFC) elected or appointed by IFC;
6. One (1) representative from the Panhellenic Association elected or appointed by the Panhellenic Association;
7. One (1) representative from the National Pan-Hellenic Council elected or appointed by the National Pan-Hellenic Council;
8. One (1) representative from Black Student Union (BSU) elected or appointed by BSU;
9. One (1) representative from Hispanic American Leadership Organization (HALO) elected or appointed by HALO;
10. One (1) representative from First Nations Student Association (FNSA) elected or appointed by FNSA;
11. One (1) representative from Asian American Student Union (AASU) elected or appointed by AASU;
12. One (1) representative from Spectrum KU elected or appointed by Spectrum KU;
13. One (1) representative from the Student Athlete Advisory Committee (SAAC) elected or appointed by SAAC;
14. One (1) representative from the Multicultural Greek Council (MGC) elected or appointed by MGC
15. One (1) representative from the Graduate Student Advisory Board (GSAB) elected or appointed by GSAB;
16. An associate Senator shall be elected from each of the Finance, Multicultural Affairs, Student Rights, and University Affairs Committees at the second committee meeting of the Fall semester in order to represent the concerns of the committee;
17. One (1) representative from KU Able Hawks, elected or appointed by Able Hawks.
18. One (1) representative from the Reserve Officer Training Corps (ROTC) appointed by KU Reserve Officer Training Corps.
19. One (1) representative from the Reserve Officer Training Corps (ROTC) appointed by KU Reserve Officer Training Corps.
20. One (1) representative from the International Student Association (ISA), elected or appointed by ISA
21. One (1) representative from the University of Kansas Transition to Post Secondary Education (KU-TPE), elected or appointed by members of the KU-TPE cohort.
22. One (1) representative from the Multicultural Student Government (MSG), elected or appointed by MSG in order to foster collaboration and conversation between the two student groups and to represent the concerns of MSG.
2.1.2.1 Five (5) Freshman Senators, who must be first year undergraduate students, newly enrolled in the fall semester, in accordance with Student Senate Rules and Regulations Article 7, Section 8.

ARTICLE III. STUDENT SENATE: STRUCTURE AND FUNCTIONS

Section 1. MEMBERSHIP

2.1.5 Student Senate Rules and Regulations shall be effective as they pertain to the Student Senate, members of the Student Senate, and all committees and appointees of any of the above.

2.1.6 The Student Senate shall consist of:

A. Student Body President elected by the student body (non-voting);
B. Student Body Vice President elected by the student body (voting in the event of a tie);
C. 64 representatives of the student body of each school of the University. The representatives from the College of the Liberal Arts and Sciences shall be broken down into two categories “Junior/Senior Liberal Arts and Sciences” and “Freshman/Sophomore Liberal Arts and Sciences.” Junior/Senior Liberal Arts and Sciences shall refer to students who have completed 60 or more hours in the College of Liberal Arts and Sciences at the time of election or appointment. Freshman/Sophomore Liberal Arts and Sciences shall refer to students who have completed less than 60 hours in the College of Liberal Arts and Sciences at the time of election or appointment. Apportionment of Student Senate seats to the various schools shall be made on the basis of the official 20th day headcount enrollment figures as determined by the Student Senate Elections Commission with the two-thirds (2/3) approval of the Student Senate. No school shall receive less than two (2) representatives;
D. One (1) representative elected by the students living in any building operated under the Department of Student Housing who must be living in an on-campus building during his/her term. (On-Campus);
E. Five (5) representatives from the off-campus community elected by the students who live off campus;
F. Two (2) non-traditional representatives elected by non-traditional students. “Non-traditional student” shall be defined as a student who commutes 10 or more miles to campus (from home OR work), or is a parent of dependent children, or is married, or is a veteran, or student who has had their academic career interrupted for a period of at least six months by compulsory military service, or is three or more years older than classmates (e.g., a 21+ year-old freshman, a 24+ year-old senior), or is a 25 years or older undergraduate student;
G. Three (3) holdover senators shall be elected from the Student Senate at the last meeting of the outgoing Student Senate. These senators shall be special representatives to University Senate (Senate CODE, Article VI, Section 3). These senators shall also represent their enrollment status (undergraduate/graduate) at the time of election, in such cases where a senator must vote based on his/her enrollment status. To be eligible to be voted in as a holdover senator, a senator must have served at least one (1) full semester in the outgoing Student Senate OR be an outgoing executive staff member;
H. Four (4) International representatives elected by International students. There will be three (3) undergraduate international senators and one (1) graduate international senator. “International student” shall be defined as a student who is not a US citizen, currently in any non-immigrant status, application for US permanent residence is pending, do not have approved US permanent residence, do not have approved refugee status, do not have approved political asylum;
I. Representatives from the following groups:
   1. One (1) representative from the All-Scholarship Hall Council (ASHC) elected or appointed by ASHC;
   2. One (1) representative from the Association of University Residence Halls (AURH) elected or appointed by AURH;
3. One (1) representative from the Stouffer Place Association (SPA) elected or appointed by SPA;
4. One (1) representative from the Jayhawker Towers Tenants Association (JTTA) elected or appointed by JTTA;
5. One (1) representative from the Interfraternity Council (IFC) elected or appointed by IFC;
6. One (1) representative from the Panhellenic Association elected or appointed by the Panhellenic Association;
7. One (1) representative from the National Pan-Hellenic Council elected or appointed by the National Pan-Hellenic Council;
8. One (1) representative from Black Student Union (BSU) elected or appointed by BSU;
9. One (1) representative from Hispanic American Leadership Organization (HALO) elected or appointed by HALO;
10. One (1) representative from First Nations Student Association (FNSA) elected or appointed by FNSA;
11. One (1) representative from Asian American Student Union (AASU) elected or appointed by AASU;
12. One (1) representative from Spectrum KU elected or appointed by Spectrum KU;
13. One (1) representative from the Student Athlete Advisory Committee (SAAC) elected or appointed by SAAC;
14. One (1) representative from the Multicultural Greek Council (MGC) elected or appointed by MGC;
15. One (1) representative from the Graduate Student Advisory Board (GSAB) elected or appointed by GSAB;
16. An associate Senator shall be elected from each of the Finance, Multicultural Affairs, Student Rights, and University Affairs Committees at the second committee meeting of the Fall semester in order to represent the concerns of the committee;
17. One (1) representative from KU Able Hawks, elected or appointed by Able Hawks.

The Vice Provost for Student Success and the Associate Vice Provost may attend Student Senate meetings as ex officio, non-voting members of the Student Senate.

Apportionment of Senate seats to the College and to the various schools shall be made on the basis of official 20th day headcount enrollment figures following procedures outlined in the Student Senate Elections Code.

Section 2. Student Senate Members: Nomination, Election, Term of Office and Vacancies
In order to ensure a fair election process, control of all Student Senate Elections and related activities shall rest with the Elections Commission as defined and empowered in the Student Senate Rules and Regulations. The Elections Commission will establish and enforce all rules relating to Student Senate elections and election campaigns; it is empowered to decide disputes arising from the Student Senate elections. Qualifications and procedures for becoming a candidate, including filing requirements and deadlines, for President, Vice President and Student Senator are published annually by the Elections Commission.

Members of the Student Senate shall take office within two weeks following the election and shall serve until the election of their successors, except that their term of service shall extend until and include the joint meeting of outgoing and incoming members of Student Senate following the election of new members. No legislation shall be considered by either the outgoing or incoming members at this joint session. At this meeting, the outgoing senators shall elect the three (3) Special Representatives (Holdover Senators) to University Senate. The incoming senators shall elect the Senate Executive Committee representatives and the other University Senate representatives (see Section 7.3). In the event of a vacancy in the office of the President of the student body, the Vice-President shall assume the presidency. The resulting vacancy, or any other vacancy, in the Office of Vice President shall immediately be filled by the Student Senate by election from among its members.
Procedures for filling a vacant student senate seat are outlined in the Student Senate Rules and Regulations.

Student Senate elections shall be held on the Wednesday and Thursday following the second Tuesday in April. Should the dates of the election fall on a day which University Senate Rules and Regulations 2.1.4 deems as “excused for mandated religious observances” the Elections Commission has the authority to change the date to within one week codified above. This decision of the date must be made when the Elections Commission approves the elections code for the Spring election. The Student Senate shall meet within two weeks following the election of its new members.

Section 3. Meetings and Quorum

The Student Senate shall meet prior to the end of the spring semester following the election of its new members, and at least three more times in each academic year at such times and places as shall be specified by the Student Executive Committee. The meeting following the election of new members shall be a joint meeting of the outgoing and incoming members of the Student Senate. It shall also assemble upon the call of the President of the student body, upon the call of the Student Executive Committee, or upon the call of at least twenty-five members of the Student Senate by petition to the President of the Student Body or to the Student Executive Committee. In response to a petition for a special meeting, the Student Senate shall meet within ten days of the delivery of the petition.

The time and place of the meeting shall be specified by the Student Executive Committee. The agenda shall be sent to all members before each regular meeting or be made available to all members before each special meeting. One-half of the members shall constitute a quorum to do business. Meetings may be closed to non-members by an affirmative vote of two-thirds of the members present and voting. Such closure must be done in conformity with State law. (See Appendix.) Minutes of all meetings shall be sent to members not later than thirty days after each meeting.

One half of the current voting members of a standing committee who have been registered as attending the meeting shall constitute a quorum to conduct committee business.

Section 4. Election of Officers

(a) A General Election shall be held on Wednesday and Thursday following the second Tuesday in April for the purpose of electing officers of the Student Senate.

(b) President and Vice-President. In the General Election, one presidential ticket, consisting of one (1) President and one (1) Vice-President shall be elected jointly by the student body.

(c) Student Senators. In the General Election, seventy-five (75) Student Senators shall be elected in the following manner:

1. Sixty-four (64) Academic Senators shall be elected by students enrolled in the following divisions:
   a. Architecture and Urban Planning
   b. Business
   c. Education
   d. Engineering
   e. Music
   f. Graduate
   g. Journalism and Mass Communications
   h. Law
   i. Liberal Arts and Sciences (+60)
   j. Liberal Arts and Sciences (-60)
   k. Pharmacy
   l. Social Welfare

2. One (1) On-Campus Senator shall be elected by students from the student in any building operated under the Department of Student Housing.
3. Five (5) Off-Campus Senators shall be elected by students from the Off-Campus Division.
4. Two (2) Non-Traditional Senators shall be elected by students from the Non-Traditional Division.

5. Four (4) International representatives elected by International students. There will be three (3) undergraduate international senators and one (1) graduate international senator. “International student” shall be defined as a student who is not a US citizen, currently in any non-immigrant status, application for US permanent residence is pending, do not have approved US permanent residence, do not have approved refugee status, do not have approved political asylum;

(d) Senators Not Elected in General Elections. Additional Student Senators may be appointed according to the provisions of the Student Senate Rules and Regulations. These Senators are not elected in the General Elections.

(e) Apportionment of Academic Senator Seats. The Elections Commission shall apportion the sixty-four (64) Academic Senator Seats to the various divisions on the basis of official twentieth-day headcount enrollment figures for the fall semester with the approval of the Student Executive Committee. Each division shall be apportioned at least two (2) seats.

(f) Eligibility to Vote. To cast votes in a General Election, a student must be enrolled in one hour of course work at the Lawrence Campus of the University of Kansas. A student may cast votes for President and Vice-President, and for any Senate seat designated for each division of which the student is a member. Membership in a particular division shall be determined by the Elections Commissioner on the basis of official enrollment records, current as of one week prior to the opening of the polls.

The Vice President of the Student Body shall be the president of the Student Senate. In his or her absence, the chair shall be relinquished in the following order: a) Chief of Staff, b) Senior Holdover Senator, c) either remaining Holdover Senator, d) Student Body President. The Secretary of the Student Executive Committee shall be the Secretary of the Student Senate.

Section 5. Functions and Powers
Subject to and in accordance with the control of the Chancellor and the Board of Regents as provided by law, the Student Senate is empowered to formulate such Rules and Regulations as it shall deem wise and proper for the control and government of such affairs of the University as directly and primarily affect the students of the University and to take such steps as it shall deem necessary for their implementation and administration. Affairs of the University include, but are not limited to, student rights, privileges, and responsibilities, non-academic conduct of students, student organizations and activities, student publications, and student housing and health. Rules and Regulations so formulated may be enacted, amended or repealed by a 2/3 vote of the members present and voting at a regular or special meeting when the notice of the meeting states the substance of the enactment, amendment, or repeal to be considered.

Bills, Petitions, and Resolutions adopted by the Student Senate shall be transmitted by the Secretary to the President of the Student Body within one (1) week of their passage by the Student Senate. The President of the Student Body shall either (1) indicate his or her approval by signature or (2) within ten (10) calendar days of receipt of the Bill, Petition, or Resolution in question indicate his or her disapproval by written statement to the Chairperson of the Student Executive Committee, including in this statement the reasons for said disapproval.

Upon receipt by its Chairperson of such statement of disapproval by the President of the Student Body, the Student Executive Committee shall place the disapproved measure on the agenda of the next regularly scheduled or special meeting of the Student Senate, with precedence over any and all items of new business. Unless the time limit is waived by unanimous consent, debate on the measure shall not exceed one hour, at the end of which time the presiding officer shall call for the yeas and nays on the questions: “Shall this measure pass, the disapproval of the President of the Student Body notwithstanding?” If
two-thirds of the members of the Student Senate present and voting respond in the affirmative, the measure shall be considered duly enacted.

If the President of the Student Body should fail for a period of ten (10) calendar days to take any action on a Bill, Petition, or Resolution adopted by the Student Senate and duly transmitted to him/her by the secretary of the Student Senate, such measure shall be considered duly enacted. It shall be the duty of the Executive committee Chair to collect, compile and codify the Rules and Regulations, and to keep the members currently supplied with copies of them.

Section 6. Privilege
It shall be the privilege of the Student Senate to address itself to the faculties, students and staff, to the Chancellor, and to the Board of Regents on any matter relating to the University and its operation.

ARTICLE VII. UNIVERSITY SENATE EXECUTIVE COMMITTEE: STRUCTURE AND FUNCTIONS

Section 1. Membership, Term of Office and Nomination
Eleven members of the University Senate shall be elected to serve as the University Senate Executive Committee. The term will begin the day after Commencement of the election year and will continue until Commencement the following year.

The six members of the Faculty Senate Executive Committee shall serve on SenEx. Election of the FacEx members shall take place in accordance with the provisions of Article VIII, Section 1. One member representing the University Support Staff Senate and one member representing the Unclassified Senate shall be elected by their respective groups. At its regular joint meeting the undergraduate student members of the incoming Student Senate shall nominate and elect two undergraduate student members to SenEx from the undergraduate student membership of the University Senate, and the graduate student members of the incoming Student Senate shall nominate and elect one graduate student member to SenEx from the graduate student membership of University Senate. The graduate student membership bloc of the Student Senate is composed of all those Student Senators pursuing post-baccalaureate degrees at the time they declare their candidacy for the Student Senate.

The President and the President-elect of the University Senate shall be ex-officio, non-voting members of SenEx if not elected to one of the six faculty positions on SenEx. Such ex officio membership shall not be counted toward the maximum of two consecutive years of membership on SenEx. The presidents of the Faculty, Student, University Support Staff, and Unclassified Senates shall serve as ex-officio, non-voting members of SenEx if they are not among the elected SenEx members. The single voting representative for Unclassified Senate will be the past president. If the past president is absent, the Unclassified voting representative shall be the president. If the voting representative for the University Support Staff Senate is absent, the voting representative shall be the president.

Section 2. Officers
The president (a faculty member) and vice president (a student member) of the University Senate shall serve as chair and vice chair of the Senate Executive Committee. In the chairperson’s absence, the vice-chair shall carry out the duties of the chair.

Section 3. Functions and Quorum
The University Senate Executive Committee shall ensure that all functions of the University Senate are carried out expeditiously and in conformity with the provisions of this Code. When necessary, it shall arrange for and call the meetings of the University Senate; it shall create such temporary committees as it deems necessary to the work of the University Senate and its standing committees; it shall ensure that all committees are active and make the proper reports to the University Senate. In addition, it shall bring before the University Senate all matters that should be of concern to them, shall consult with the Chancellor or the Provost on all matters involving University Senate business, and shall transmit the recommendations or the advice of the University Senate to the Chancellor or the Provost or other administrative officials. It may advise administrative officials on statements of University policy or
procedure that are generally applicable to the University community, but such statements shall be considered approved by the University Senate only if submitted and approved in accordance with Article 1.9. Finally it shall act on behalf of the University Senate in all matters requiring expeditious action, and shall make appropriate reports of any such action.

To carry out its assigned duties the University Senate Executive Committee shall meet once a month or more often when summoned by its chairperson, six voting members constituting a quorum for the transaction of business.

ARTICLE XVI. STANDING COMMITTEES OF THE STUDENT SENATE

Section 1. Committees Identified
The Student Senate shall have the following four standing committees:
(1) Finance
(2) Multicultural Affairs
(3) Student Rights
(4) University Affairs
The responsibilities of each standing committee shall be fixed by the Student Senate.

Section 2. Membership
Any student at the University of Kansas is eligible to be a voting member of a standing committee. Any student wishing to become a member of a committee after the first committee meeting of each semester shall have only speaking privileges at the first meeting s/he attends. Voting privileges shall not be extended until the second meeting s/he attends. All senators are required to be a member of a standing committee with the exception of the Non-Traditional senators, and the University Senate members. Graduate and Law senators are required to attend at least two (2) committee meetings to fulfill their committee meeting requirements.

One half (1/2) of the current voting members of the standing committee who have been registered as attending the meeting shall constitute a quorum needed to conduct business.

Section 3. Functions
The standing committees of the Student Senate shall develop and recommend changes in procedures and policies within the areas of their responsibilities. Each standing committee shall, when requested by the Student Senate or Student Executive Committee, or by the University Senate Executive Committee, report to the requesting authority on matters within its charge. When deemed appropriate by the Student Senate, a report of a standing committee shall be distributed to all members of the University Senate.

ARTICLE XIX. STUDENT REPRESENTATION ON COMMITTEES

19.1 In this Article, the terms "faculty" or "faculties," shall be interpreted to mean both faculty members and those students who have been recognized as legitimate members of academic decision-making bodies of the College and the various schools, departments and programs.

19.2 The College and each school, department and program shall make provisions for the inclusion of a number of students as voting members on all policy-making committees and at all full College, school, program or departmental meetings. The number of students on each such committee shall be no less than 20 percent of the number of faculty members who hold the rank of instructor or above and who serve on the committee. The number of students included in full College, school, program or departmental meetings shall be no less than 20 percent of the number of faculty members who hold the rank of instructor or above and who constitute the body.

19.2.1 To be eligible for membership in such bodies, a student shall be regularly enrolled in the University. If an undergraduate he or she shall be in good academic standing as defined by the
College or school the student is enrolled in. If a graduate student, he or she shall be enrolled for at least six hours credit and maintain academic standing as defined by the graduate program the student is enrolled in.

19.2.2 The appropriate student constituency shall in each instance have an opportunity, at least annually, to elect qualified students to said positions, and should the appropriate student constituency fail to elect representatives to said positions, the College, school or department shall make reasonable and periodic efforts to secure qualified and interested students to serve until such time as an election can be held to fill said positions.

19.2.3 In this regulation, the term "policy-making" includes but is not limited to the discussion, initiation, adoption, revision, alteration, or elimination of policies, procedures, priorities, courses, curricula, prerequisites, programs, admissions criteria, degree requirements, and honors programs. In those committees which are concerned with the application of policies to specific individuals or situations, students are not necessarily included by Section 19.2.

19.2.4 The determination of what committees are "policy-making committees" under this regulation shall be made by the full College, school, department or program at a time when properly selected student representatives have been invited to be present and to vote.

19.3 The University Senate, the University Senate Executive Committee (“SenEx”), and the University Senate standing committees include students as voting members. The number of student members in these entities shall be no less than 20 percent of the number of faculty members in each body.

KANSAS OPEN MEETING ACT – Appendix to Senate Code
Kansas statutes Annotated
These statutes are current through the 2010 Legislative Session
Chapter 75.--STATE DEPARTMENTS; PUBLIC OFFICERS AND EMPLOYEES
Article 43.--PUBLIC OFFICERS AND EMPLOYEES

75-4317. Open meetings declared policy of state; citation of act.

(a) In recognition of the fact that a representative government is dependent upon an informed electorate, it is declared to be the policy of this state that meetings for the conduct of governmental affairs and the transaction of governmental business be open to the public.

(b) It is declared hereby to be against the public policy of this state for any such meeting to be adjourned to another time or place in order to subvert the policy of open public meetings as pronounced in subsection (a).

(c) K.S.A. 75-4317 through 75-4320a shall be known and may be cited as the open meetings act. History: L. 1972, ch. 319, § 1; L. 1975, ch. 455, § 1; L. 1999, ch. 96, § 1; July 1.

75-4317a. Meeting defined.

As used in the open meetings act, "meeting" means any gathering or assembly in person or through the use of a telephone or any other medium for interactive communication by a majority of the membership of a body or agency subject to this act for the purpose of discussing the business or affairs of the body or agency.

History: L. 1977, ch. 301, § 1; L. 1994, ch. 64, § 1; L. 2008, ch. 178, § 1; July 1.

75-4318 Meetings of state and subdivisions open to public; exceptions; secret ballots; notice; agenda, cameras, photographic lights, recording devices.
Subject to the provisions of subsection (g), all meetings for the conduct of the affairs of, and the transaction of business by, all legislative and administrative bodies and agencies of the state and political and taxing subdivisions thereof, including boards, commissions, authorities, councils, committees, subcommittees and other subordinate groups thereof, receiving or expending and supported in whole or in part by public funds shall be open to the public and no binding action by such bodies shall be by secret ballot. Meetings of task forces, advisory committees or subcommittees of advisory committees created pursuant to a governor’s executive order shall be open to the public in accordance with this act.

Notice of the date, time and place of any regular or special meeting of a public body designated hereinabove shall be furnished to any person requesting such notice, except that:

1. If notice is requested by petition, the petition shall designate one person to receive notice on behalf of all persons named in the petition, and notice to such person shall constitute notice to all persons named in the petition;

2. If notice is furnished to an executive officer of an employees’ organization or trade association, such notice shall be deemed to have been furnished to the entire membership of such organization or association; and

3. the public body may require that a request to receive notice must be submitted again to the body prior to the commencement of any subsequent fiscal year of the body during which the person wishes to continue receiving notice, but, prior to discontinuing notice to any person, the public body must notify the person that notice will be discontinued unless the person resubmits a request to receive notice.

It shall be the duty of the presiding officer or other person calling the meeting, if the meeting is not called by the presiding officer, to furnish the notice required by subsection (b).

Prior to any meeting hereinabove mentioned, any agenda relating to the business to be transacted at such meeting shall be made available to any person requesting the agenda.

The use of cameras, photographic lights and recording devices shall not be prohibited at any meeting mentioned by subsection (a), but such use shall be subject to reasonable rules designed to insure the orderly conduct of the proceedings at such meeting.

Except as provided by section 22 of article 2 of the constitution of the state of Kansas, interactive communications in a series shall be open if they collectively involve a majority of the membership of the body or agency, share a common topic of discussion concerning the business or affairs of the body or agency, and are intended by any or all of the participants to reach agreement on a matter that would require binding action to be taken by the body or agency.

The provisions of the open meetings law shall not apply:

1. To any administrative body that is authorized by law to exercise quasi-judicial functions when such body is deliberating matters relating to a decision involving such quasi-judicial functions;

2. to the parole board when conducting parole hearings or parole violation hearings held at a correctional institution;

3. to any impeachment inquiry or other impeachment matter referred to any committee of the house of representatives prior to the report of such committee to the full house of representatives; and
if otherwise provided by state or federal law or by rules of the Kansas senate or house of representatives.


Closed or executive meetings; conditions; authorized subjects for discussion; binding action prohibited; certain documents identified in meetings not subject to disclosure.

(a) Upon formal motion made, seconded and carried, all bodies and agencies subject to the open meetings act may recess, but not adjourn, open meetings for closed or executive meetings. Any motion to recess for a closed or executive meeting shall include a statement of (1) the justification for closing the meeting, (2) the subjects to be discussed during the closed or executive meeting and (3) the time and place at which the open meeting shall resume. Such motion, including the required statement, shall be recorded in the minutes of the meeting and shall be maintained as a part of the permanent records of the body or agency. Discussion during the closed or executive meeting shall be limited to those subjects stated in the motion.

(b) No subjects shall be discussed at any closed or executive meeting, except the following:

(1) Personnel matters of nonelected personnel;

(2) consultation with an attorney for the body or agency which would be deemed privileged in the attorney-client relationship;

(3) matters relating to employer-employee negotiations whether or not in consultation with the representative or representatives of the body or agency;

(4) confidential data relating to financial affairs or trade secrets of corporations, partnerships, trusts, and individual proprietorships;

(5) matters relating to actions adversely or favorably affecting a person as a student, patient or resident of a public institution, except that any such person shall have the right to a public hearing if requested by the person;

(6) preliminary discussions relating to the acquisition of real property;

(7) matters permitted to be discussed in a closed or executive meeting pursuant to K.S.A. 74-8804 and amendments thereto;

(8) matters permitted to be discussed in a closed or executive meeting pursuant to subsection (d)(1) of K.S.A. 38-1507 and amendments thereto or subsection (e) of K.S.A. 38-1508 and amendments thereto;

(9) matters permitted to be discussed in a closed or executive meeting pursuant to subsection (j) of K.S.A. 22a-243 and amendments thereto;

(10) matters permitted to be discussed in a closed or executive meeting pursuant to subsection (e) of K.S.A. 44-596 and amendments thereto;

(11) matters permitted to be discussed in a closed or executive meeting pursuant to subsection (g) of K.S.A. 39-7,119 and amendments thereto;

(12) matters required to be discussed in a closed or executive meeting pursuant to a tribal-state gaming compact;
matters relating to security measures, if the discussion of such matters at an open
meeting would jeopardize such security measures, that protect: (A) Systems, facilities or
equipment used in the production, transmission or distribution of energy, water or
communications services; (B) transportation and sewer or wastewater treatment
systems, facilities or equipment; (C) a public body or agency, public building or facility or
the information system of a public body or agency; or (D) private property or persons,
if the matter is submitted to the agency for purposes of this paragraph. For purposes of
this paragraph, security means measures that protect against criminal acts intended to
intimidate or coerce the civilian population, influence government policy by intimidation
or coercion or to affect the operation of government by disruption of public services,
mass destruction, assassination or kidnapping. Security measures include, but are not
limited to, intelligence information, tactical plans, resource deployment and vulnerability
assessments;

matters permitted to be discussed in a closed or executive meeting pursuant to
subsection (f) of K.S.A. 65-525, and amendments thereto;

matters permitted to be discussed in a closed or executive meeting pursuant to K.S.A.
2009 Supp. 75-7427, and amendments thereto; and

matters permitted to be discussed in a closed or executive meeting pursuant to K.S.A.
2009 Supp. 46-3801, and amendments thereto.

No binding action shall be taken during closed or executive recesses, and such recesses shall not
be used as a subterfuge to defeat the purposes of this act.

Any confidential records or information relating to security measures provided or
received under the provisions of subsection (b)(13), shall not be subject to subpoena, discovery
or other demand in any administrative, criminal or civil action.

Except as otherwise provided by law, any confidential documents, records or
reports relating to the parole board provided or received under the provisions
of subsection (b)(16) shall not be subject to subpoena, discovery or other
demand in any administrative, criminal or civil action.

Notwithstanding any other provision of law to the contrary, any summary
statement provided or received under the provisions of subsection (b)(16)
shall not be subject to subpoena, discovery or other demand in any
administrative, criminal or civil action.

318, § 9; L. 1993, ch. 286, § 75; L. 1994, ch. 254, § 3; L. 1996, ch. 256, § 23; L. 1999, ch. 96, § 2; L. 2001,

Penalties.

Any member of a body or agency subject to this act who knowingly violates any of the provisions
of this act or who intentionally fails to furnish information as required by subsection (b) of K.S.A.
75-4318, and amendments thereto, shall be liable for the payment of a civil penalty in an action
brought by the attorney general or county or district attorney, in a sum set by the court of not
to exceed $500 for each violation. In addition, any binding action which is taken at a meeting not
in substantial compliance with the provisions of this act shall be voidable in any action brought by
the attorney general or county or district attorney in the district court of the county in which
the meeting was held within 21 days of the meeting, and the court shall have jurisdiction to issue
injunctions or writs of mandamus to enforce the provisions of this act.
(b) Civil penalties sued for and recovered hereunder by the attorney general shall be paid into the state general fund. Civil penalties sued for and recovered hereunder by a county or district attorney shall be paid into the general fund of the county where the proceedings were instigated.

(c) No fine shall be imposed pursuant to subsection (a) for violations of subsection (f) of K.S.A. 75-4318, and amendments thereto, which occur prior to July 1, 2009.

APPENDIX I

Student Senate Activity Fee Summary

Any organization receiving funding from Student Senate must:

- Be open to ALL KU students, (except religious student associations excluding students for reasons set forth in K.S.A. 60-5312')
- Have the officers of their organization be students,
- Have membership in addition to executive staff (i.e. president, vice president, treasurer),
- Have an executive staff constituted entirely by students,
- Not require membership fees and/or dues,
- Not hold academic standards or academic credit for members,
- Seek other sources of funding, such as a University department, a Lawrence business or organization, Coco-Cola grants, etc.,
- Include the Student Senate logo on advertisements and promotions, or the words "Funding contributed by the University of Kansas Student Senate" where display of the logo would be impossible, and
- Be registered in the Student Involvement and Leadership Center.

General Funding

- Each group that meets the qualification within Article VIII for funding eligibility may receive $100.00 in General Funding to be used for general office supplies, duplicating, printing, postage, and non-Kansan advertising.

Special Events

- Student Senate may fund a special event up to one thousand dollars ($1,000.00); beyond this level a group may receive up to fifty percent (50%) of the remaining expenditures for the special event. For example, if an event costs $4,000.00, Student Senate may fund the first $1,000.00 of costs and half of the remaining $3,000.00 of costs for a total of $2,500.00 in funding.
- For any event which involves paying a non-University entity or any individual, groups must submit a contractual services forms and a W-9 to the Finance Committee Chair before the Finance Committee meeting.
- Funds for events must be spent no later than ten (10) days after the event's ending date. Funds not spent after ten (10) days may be reabsorbed into the Student Senate Unallocated Account.
- For student groups that indirectly fundraise for a non-profit organization, Student Senate can fund no more than ten percent (10%) of the previous three (3) year fundraising average.

Funds from Student Senate cannot be used for:

- Travel (airfare, hotel, bus rental, conference registration etc.),
- Partisan activities (general supplies are fundable, but promotion of or opposition to specific candidates, ballot initiatives or legislation is not allowed),
- Reimbursements (expenses not paid directly by the Student Senate),
- Academic projects (activities with the intent to publish in an academic journal or present at an academic conference),
- Religious activities (general supplies are fundable, but religious texts, services, or supplies are not),
- Social functions (anything that does not have a primarily educational or multicultural purpose),
- Duplication of services (no funds will go towards providing services already provided by the University or other Student Fees),
- Direct fundraising for another corporation, organization, or group,
- Commercial promotions (no funds to promote products such as Coke, Visa, or otherwise),
- Maintaining affiliations, unless vital to the group’s existence (some registration fees for national organizations may fall into this category),
- Recruiting individuals to or from the University,
- Granting scholarships,
- Any activities that violate the University’s anti-discrimination policy,
- Walkable items (items costing more than $50.00 that can be easily carried away, i.e. external computer disk drives).
- Phone or Internet expenses (unless organization is housed within the Student Involvement and Leadership Center),
- Awards or Give Aways that do not have a primarily educational purpose (trophies, certificates, presents, key chains, koozies, t-shirts etc.),
- Decorations that do not have a primarily multicultural purpose, and
- Food or drink.
APPENDIX J

J. Gender Identity, Expression, and Gendered Language

1) “Gender identity” refers to a person’s internal, deeply felt sense of self as masculine, feminine, both, or neither regardless of external genitalia. Because gender identity is internal and personally defined, it is not visible to others. In contrast, a person’s “gender expression” is external and socially perceived. Gender expression refers to how one presents oneself and one’s gender to the world via dress, mannerisms, hairstyle, facial hair etc. This may or may not coincide with or indicate one’s gender identity. Many utilize gender expression in an attempt to determine the gender/sex of another individual. However, a person’s gender expression may not always match their gender identity. (Gender and Sexuality Terminology as defined by the University of California, Riverside copyright 2014. Reprinted with verbal permission from the LGBT Resource Center at the University of California, Riverside)

2) The gendered pronouns (he, she, him, her, his, hers) in the Student Senate Rules and Regulations were changed by a full Senate vote in October 2015 to they/them/their(s) to increase the inclusivity of Student Senate and prevent the microaggression gendered pronouns pose to individuals that do not use them.

3) In order to adhere to Student Senate’s mission and of acceptance and inclusivity the use of gendered language must be considered when writing future legislation. With this consideration legislation requiring the use of personal pronouns should must be gender neutral.

   i) To protect authors from malicious ethic charges a charge cannot be brought against a senator on their first mistake of using gendered pronouns. Ethics charges cannot be brought against any author that uses gendered pronouns, but accepts a friendly in committee that changes the usage there.

   ii) If the same author continuously uses gendered pronouns in their legislation they can be held accountable and an ethics charge can be brought against them.

   iii) If the personal pronouns of the individual being written about are known then those pronouns should be used in the legislation (e.g. if the personal pronouns of an individual are he/his/him then those pronouns can be used in the legislation with no fear of reprisal). If the pronouns are unknown they should default to gender neutral (they/them/their).
APPENDIX K

Standing Committee Charges

K.1 Multicultural Affairs Committee Charges

Standing Charges:

1. Address issues of discrimination, prejudice, and other concerns on campus from students, professors, administration, and other staff and faculty. These issues may include, but are not limited to, race, religion, ethnicity, culture, sexual orientation, disability, immigrant status and socioeconomic status.

2. Help maintain anti-discrimination on policies and affirmative action guidelines of The University of Kansas.

3. Support and work to progress programs and resources in place that help students overcome disadvantages that they may face as college students due to their backgrounds. Varying types of disadvantages students may face should be addressed and solutions should be sought out if not already available.

4. Promote inclusivity by ensuring that all multicultural groups and communities have a voice in University decisions and actions through Student Senate.

5. Act as a liaison between Senate and multicultural groups by visiting those groups at their regular meetings and staying informed about their activities and goals.

6. Act as a liaison between Senate and Multicultural Student Government.

7. Work to enhance the relationship between MSG, the Multicultural Education Fund, and the Student Senate body to provide consistency amongst Student Senate committees for both financial issues and elements of bills seen in Multicultural Education Fund.

8. Encourage more participation within Multicultural Affairs by students from multicultural groups and other students across campus.

9. Increase international student representation and participation in University Senate via the strengthening of the Committee of International Students.

10. Keep an ongoing relationship with the Office of Multicultural Affairs and continue to be a resource for them in their endeavors.

11. Submit to Student Senate a year-end report by the end of the Academic year. The final report should make clear what was done, or not done, about each of the charges to the committee and make recommendations to Senate for action. The report should also provide the names of the committee members and include suggestions for charges, and the chair of the next year’s committee.

12. Promote discussion of issues in the University in order to create committee legislated bills and/or address issues by other means in Multicultural Affairs Committee.

13. Form Ad hoc subcommittees to pursue new projects, carry out outreach, and ensure that the goals of the committee are being met as needed.
14. Regularly update Student Senate regarding events and issues surrounding the Multicultural
Resource Center.

15. Build relations with the newly hired Vice Provost for Diversity & Equity to work with the Status
of Minorities Subcommittee in their mission to better recruitment, retention, and graduation of
typically underrepresented students.

K.2 Finance Committee Charges:

Standing Charges:

1. Review all legislation authorizing expenditures from the Student Senate Activity Fee Fund or
reserve account.

2. Perform all duties as prescribed by Article VIII of the Student Senate Rules and Regulations.

3. Conduct budget hearings and deliberations (including those for the Line-Item and
Block Accounts) in the Spring Semester and submit a recommended budget to the Student
Senate.

4. Display fiscal responsibility through consistency in allocations and by allocating funds not
in excess of the revenues generated by the Student Senate Activity Fee.

5. Employ Senators and committee members to maintain a high level of communication with
all student organizations eligible for Student Senate funding. This will include publicizing
Finance Committee rules, general funding guidelines, and how to prepare for a Finance
Committee meeting.

6. Review existing funding guidelines, evaluate their efficacy and purpose, and add, change,
or remove guidelines, as considered necessary, at or before the first Finance Committee
meeting. Student Senate will receive these guidelines (through the list-serv) prior to the first
Student Senate meeting.

7. Direct student groups that have previously received Student Senate funding to apply for
funding through the Line-Item or Block Allocation processes. The Finance Committee Chair will
ensure that groups apply for the appropriate process.

8. Explore new ideas/actions to improve committee’s internal affairs. This will include increasing
involvement and development of members within the committee and attempts to increase
attendance at committee meetings, hearings, deliberations, and board/subcommittee meetings.

9. Explore new ideas/actions to improve the committee’s external affairs. This will include
maintaining and increasing the committee’s relationship, outreach and education with student
groups and recruitment of new members.

10. Submit to Student Senate:
A. Recommendations for actions as approved by the Finance Committee,
B. A recommended budget as previously mentioned, and
C. A final report. This report will include a summary of the Finance Committee’s actions
with references to the aforementioned charges, action summaries of all Finance
Committee boards and subcommittees, committee-generated charges for the Finance
Committee of 2014-2015, and any additional information the Finance Committee Chair
chooses to provide regarding the business of the Finance Committee.

K.3 University Affairs Committee Charges:
Standing Charges:

1. Inform Student Senate of and review any structural changes in Faculty Senate, Unclassified Senate, University Support Staff Senate, and University Senate.

2. Write, pass, and generate legislation pertaining to any matter of significance that impacts student life at the University, including amendments to Rules and Regulations that regard Faculty Senate, Unclassified Senate, University Support Staff Senate, and University Senate.

3. Pass and generate legislation pertaining to any matter regarding Student Senate Election Code as it pertains to the students, faculty, and administration.

4. Represent the student body’s thoughts and concerns regarding individual and collective student freedoms raised by existing policy and potential policy changes to University authorities, the Student Senate, and policy-making bodies. Freedoms of such relevance are listed here, but not limited to:
   A. Academic,
   B. Social; and
   C. Economic and commercial.

5. Review and discuss matters regarding policies enacted and implemented by
   A. The Student Involvement and Leadership Center (SILC) and the various organizations under its domain, and
   B. Student Union Activities organization, and
   C. KU Memorial Unions, Union programming, and KU retail dining, and
   D. Private Campus services including, but not limited to: Kansas Athletics and KU Alumni Association.

6. To encourage non-members of the Student Senate to sponsor legislation by emailing students and student organizations that are likely to have interest in a bill or resolution.

7. To serve as an open forum for the discussion of timely on-campus issues.

8. To communicate with students outside of meetings to allow for greater participation during the committee process.

9. Submit to Student Senate:
   A. Legislation approved by the committee.
   B. A final report. The final report should make clear what the committee has accomplished. They should recommend how to continue or improve the committee’s operation. The reports should also provide the names of the committee members, suggest how to better the charges, and recommend suitable candidates for the Chair of the University Affairs committee for the subsequent year.

K.4 Student Rights Committee Charges:

Standing Charges:

1. Receive all complaints and provide information relevant to the protections of the Code of Student Rights and Responsibilities and serve as the guardian of such protections within the limits defined by Student Senate Rules and Regulations.

2. Monitor any proposed changes in the University CODE, the Code of Student Rights and Responsibilities, or any of the boards and committees as provided for in these documents. This
includes changes in Student Senate Rules and Regulations with the exception of Article VIII, which is under the jurisdiction of the Finance Committee.

3. Review matters and legislation regarding to student rights across campus, including but not limited to: student housing, student services, academic freedoms and policies, off-campus activities and living, and university-sponsored activities.

4. Continue efforts to ensure student rights in rental housing arrangements by examining local rental-housing regulations. This work should be coordinated with Student Senate, Legal Services for Students, the City of Lawrence, the Off-Campus Living Resource Center, the student body, and area landlords.

5. Monitor and research unfair labor practices on-campus including possibly inadequate pay and unfair work restrictions. The research should include, but not be limited to, Resident Assistants, Scholarship Hall Proctors, Graduate Teaching Assistants, and hourly student workers.

6. Examine student parking and accessibility policies for students with disabilities. Ensure that policies ensure equal opportunity.

7. Create and implement ways for new members to feel comfortable joining the Student Rights committee and create new opportunities for current members to take an active role in the committee. Ensure that each member of the Student Rights Committee has a clear understanding of Rules and Regulations as well as the Student Code of Conduct at the beginning of each semester through a simple tutorial in the first meeting.

8. Monitor other Big XII and peer institutions regarding Student Code of Conduct and Responsibility. This includes, but is not limited to, issues regarding alcohol misuse, punishment jurisdiction, housing policies, and academic freedoms and policy.

9. Review all legislation that involves expressing education about or defending student rights. This includes events, funding, and all other methods of spreading information or opinions throughout campus that require the support of the Student Senate.

10. Submit to Student Senate:
    A. Recommendations for action as they are approved by the committee, and
    B. A final report. The final report will make clear what was done (or not done) about each of the charges to the committee and make recommendations to Student Senate for action. The report will also provide the names of the committee members and include suggestions for charges to, and chair of, next year’s committee. This report will be compiled with the other Student Senate committee reports and made easily accessible in the Student Senate office.
ARTICLE I. FOREWORD

1.1 This Policy Manual has been established for the members and the Executive Staff of the University of Kansas Student Senate. This manual shall not replace or override Student Senate Rules and Regulations but shall exist as a supplementary manual to aid in the clarification of office policy. This manual is empowered by the authority of the Student Executive Committee, as stated in Student Senate Rules and Regulations Article VI, Sections 1.4 and 1.4.5.

1.2 Each member of the Student Senate and its Executive Staff are to be held accountable to the expectations herein established. The Policy Manual shall be distributed to each member of the Senate body and the Executive Staff at the time they take their respective offices. The Policy Manual will be available upon request in the Student Senate Office.

1.3 In the case of the Executive Staff, the Policy Manual and aforementioned document shall be used in addition to the standard student appointment packet and student contract form which specifies that “students appointed to positions at the University of Kansas are subject to all provisions of the laws of Kansas and of the regulations, minutes and resolutions of the Board of Regents and of the University of Kansas.”

1.4 The members of the Student Senate shall include, but not necessarily be limited to: Student Senators, Standing Committee Chairs, Court of Appeals Justices, and Elections Commission members.

1.5 The Executive Staff shall include the Student Body President, Student Body Vice President, Student Senate Chief of Staff, Student Senate Treasurer, Student Senate Assistant Treasurer, Student Senate Communications Director, Transportation Coordinator, Center for Community Outreach Co-Directors, Student Senate Government Relations Director, Student Senate Director of Diversity & Inclusion, and Student Senate Policy & Development Director.

ARTICLE II. GENERAL OFFICE POLICY

Section 1. APPLIANCE

2.1.1 The following policies of Article II shall apply to both the members of the Student Senate and the Student Senate Executive Staff.

Section 2. OFFICE PROTOCOL

2.2.1 The function of the Student Senate Office is to act as a work place for members of the Student Senate and the Executive Staff.

2.2.2 The Student Senate Office is to be used primarily for Student Senate related work with all other matters being secondary.

2.2.3 In the absence of the Student Senate Staff Assistant, members of Student Senate shall politely and professionally offer their services to all people who enter the Student Senate office, assisting them as thoroughly as possible.
2.2.4 The Student Senate Office is to be a welcoming environment in which sensitives are shown for individual and cultural differences all while fostering open dialogues and active listening.

2.2.4 Any person found in violation of these policies as stated in Section 2 by the Executive Staff or the Student Senate Staff Assistant will be asked to cease such activity. Should said behavior continue, the person(s) will be asked to leave the office, and will be subject to disciplinary action found acceptable by the Student Senate Executive Committee.

2.2.5 The Student Senate Communications Director shall have the authority to appoint an office intern to assist in their duties. Tasks may include but are not limited to, the recording of minutes, compiling senator attendance, and updating committee rosters. This shall be an unpaid position.

Section 3. OFFICE SUPPLIES & RESOURCES

2.3.1 Telephones, computers, copying machine and fax machine are available for use by Student Senate Executive Staff. Other registered student organizations for Student Senate or organizational business may ask for usage of these machines upon request.

2.3.2 Personal use of telephones, computers, copying machine and fax machine are permitted as long as they do not interfere with normal business operations in the Student Senate Office and are kept to a minimum.

2.3.3 Responsible Purchasing: Any corporation, organization, or group using Student Campus Fees for the purpose of purchasing paper products as per purchasing contracts of the State of Kansas, may not be able to purchase paper marketed for the purpose of copier and printer use at a content of less than thirty percent (30%) post-consumer recycled. This includes organizations, corporations, or groups that receive funding raised through Student Campus fees that cannot differentiate whether their purchases is from Student Campus Fees or another funding source.

2.3.4 Energy Consumption: The Student Senate Staff Assistant and/or Student Senate Executive Staff members shall shut down all computers, printers, copiers and other electronic appliances and turn off the office lights when leaving the Student Senate office for the day, excluding days of scheduled meetings of the Student Senate or its Standing Committees. If any electronic appliance is in use by a Student Senator or a member of a Student Senate funded group, they shall be responsible for shutting down the appliances in use upon completion of whatever task in which they are engaged.

2.3.4.1 On days of scheduled meetings of the Student Senate, the Student Senate Communications Director shall be responsible for shutting down all electronic appliances and lights in the Student Senate office once the Senate adjourns.

2.3.4.2 On days of scheduled meetings of the Standing Committees of the Student Senate, the Secretary of the last Standing Committee to adjourn shall be responsible for shutting down all electronic appliances and lights in the Student Senate office.

2.3.4.3 All Student Senate Executive Staff members shall be responsible for turning off the lights and electronic appliances in their offices before leaving each day.

Section 4. OFFICE CAMPAIGN POLICY

2.4.1 No campaigning shall be allowed within the Student Senate Office.

A. Campaigning shall include, but not be limited to, speeches, meetings, electronic communication (e-mail messages, fax messages, phone messaging, etc.), discussions, recruitment, and flyer, button, or poster distribution, use of Social Media (Facebook, Twitter, Instagram, Skype, Reddit, Tumblr, etc.).
2.4.2 No campaign materials shall be allowed within the Student Senate Office.

A. Campaign materials shall include, but not be limited to, buttons, flyers, posters, banners, T-Shirts, campaign giveaways, etc.

2.4.3 Campaign activities should not keep Executive Staff members from fulfilling their duties to the best of their abilities and must make the Student Senate Chief of Staff aware of their involvement in the upcoming election season.

Section 5. THE STUDENT SENATE LIST SERV

2.5.1 The Student Body Vice President shall oversee all maintenance of the Student Senate listserv.

2.5.1.1 The Student Body Vice President must ensure that the listserv is transitioned to the incoming Vice President before the joint session in the Spring.

2.5.2 Purposes.

A. The SENATE-L listserv shall exist to transmit information regarding Senate meetings, office hours, legislation, and Senator opportunities. This listserv shall also serve as a vehicle for discussion on Student Senate related issues.

B. The SENATE-L listserv shall not be used for any partisan act during elections. Emails gathered by Student Senate shall not be made available for any coalition and/or candidates participating in the election process.

2.5.3 Guidelines.

A. Messages that do not address the purpose of the mailing list are prohibited. The list administrator should be contacted to determine the appropriate content for any mailing list.

B. Messages regarding university, local, state or national campaigns are prohibited.

C. Personal attacks on subscribers are strictly prohibited. Such conduct will not be tolerated and can result in a loss of privileges. Excessive or unnecessary profanity is also prohibited and should always be avoided in any correspondence with another individual. One warning shall be issued before privileges are revoked.

D. Commercial postings and advertisements are not allowed. No individual is to use the mailing list in order to SPAM, or provide unsolicited, inappropriate, bulk e-mail to the subscribers.

2.5.4 Disciplinary Action. The Student Body Vice President reserves the right to unsubscribe any person who is deemed unfit to interact on the list (if their presence on the list is not healthy for the support of open discussion). If there has been an offensive remark made by some subscriber, the list administrator may remove the offender without warning. Any appeals can be made through writing or in person to the Student Senate Chief of Staff person, to be heard by the Student Executive Committee.

ARTICLE III. EXECUTIVE STAFF OFFICE HOUR POLICIES

Section 1. APPLIANCE

3.1.1 The following policies of Article III shall apply only to Executive Staff Members.

3.1.2 All policies as stated in Article I of the Policy Manual shall apply to Article III of the Policy Manual.
Section 2. ATTENDANCE

3.2.1 Regular attendance during all scheduled hours of work, reporting for work on time, and continuing to work to the end of the work period are expected of every Executive Staff member.

3.2.2 The Student Senate Staff Assistant shall be responsible for monitoring the attendance of Executive Staff office hours and informing the Student Senate Chief of Staff of any attendance problems.

3.2.3 Attendance is also expected at Standing Committees, Full Senate, the Student Executive Committee, and Staff Meetings scheduled by the Student Body President, Student Body Vice President, or the Chief of Staff.

Section 3. WORK ROUTINE.

3.3.1 Hours of work.

A. Executives Staff members shall be responsible for setting their own respective office hours with the Student Body Vice President and Student Senate Chief of Staff. Hours are to be given in writing to the Student Senate Staff Assistant at the beginning of each semester of their term.

B. Executives shall be held accountable for maintaining these specific office hours.

C. These hours may be modified at any time through the Executive Staff member’s term, provided that the Student Senate Staff Assistant is notified one (1) week in advance.

D. Office hours must be posted on the individual’s office door.

3.3.2 Executive staff members are expected to meet the goals and expectations set with the Chief of Staff.

ARTICLE IV. CONFERENCE ROOM USAGE

4.1 The conference room should be made primarily available for official Student Senate business.

4.2 Other organizations may utilize the conference room, but this privilege does not take precedent over Student Senate’s use of the room. Student Senate reserves the right to deny any request, made by non-Senate personnel, to reserve the conference room. Reservations must be made with the Student Senate Staff Assistant at least 72 hours before the room will be needed. Use is subject to approval by the Student Senate Staff Assistant or the Student Senate Chief of Staff.

4.3 The conference room will not be reserved for more than 3 hours a day for non-Senate use, unless approved by the Student Senate Staff Assistant or the Student Senate Chief of Staff.

ARTICLE V. DISCIPLINARY ACTION

Section 1. Failure to comply with the Policy Manual may result in the following procedures:

5.1.1 Formal written warning by the Student Body President, Student Body Vice President, the Student Senate Chief of Staff, or the Student Executive Committee, shall be made to the individual in question.

5.1.2 Said individual and the sponsoring Executive Staff member will meet within one week of the formal complaint at which time both parties will review the expectations agreed upon at the beginning of the term. Upon the completion of this review, said individual is required to sign a statement that clarifies the expectations, and the potential consequences of noncompliance.
5.1.3 Additional failures to comply with aspects of the Policy Manual may result in the suspension or removal of the individual in violation of the Policy Manual. This removal may come from the Student Body President or the Student Executive Committee.

5.1.4 Failure to comply with aspects of the Policy Manual by the Student Body President or the Student Body Vice President may result in the execution of Article V, Section 16 as stated in the Student Senate Rules and Regulations.

ARTICLE VI. POLICY MANUAL REVISION AND APPROVAL

Section 1. REVISION

6.1.1 The Policy Manual shall be revised as necessary by the Student Senate Executive Committee.

6.1.2 Revisions shall be made by a majority vote of the Student Senate Executive Committee.

Section 2. APPROVAL

6.2.1 The Student Executive Committee shall have the power to approve the Policy Manual.

6.2.2 Approval of the Policy Manual shall be made by a majority vote of the Student Senate Executive Committee.
Appendix M

Outreach Policy 2016-2017

1.1 Minimum Standards (per semester). The following guidelines are required to be in compliance with the Student Senate Outreach Policy. Senators will be classified as either In Good Standing or Not in Good Standing with regard to personal outreach on behalf of Senate, their constituency, as well as the University of Kansas and Lawrence community as a whole.

1.2 Senators determined as In Good Standing have met the minimum outreach standards. Senators who are Not In Good Standing will be required to meet with the Chief of Staff for the purpose of addressing non-compliance with Outreach requirements, as outlined in Student Senate Rules and Regulations Article III Section 1.5 Responsibilities of a Student Senator: Outreach. Everyone begins each semester in good standing. It is at the discretion of the Chief of Staff and Communications Director to determine the status of Outreach Policy compliance as In Good Standing or Not in Good Standing. It is the duty of the Internal Affairs director to communicate each deadline in a timely manner and to keep a record of compliance with the requirements of this outreach policy.

1.3 Failure to fulfill each of these requirements means that you are not in good standing. The Chief of Staff will call a meeting with those determined to be “not in good standing” in the interest of providing counsel toward regaining In Good Standing status.

- A. Schedule and attend a short one-on-one meeting with one member of Executive Staff. The Chief of Staff will act as the facilitator of meetings. Due: Fall Break

- B. Hold an outreach meeting with Senate members of the same constituency (once per semester) and report to Internal Affairs Director. The purpose of coordinating with your fellow senators is to determine how an effective outreach effort is maintained with constituents.

- C. Participate in Student Senate Outreach Week.

- D. Contact assigned organizations before Cycle 2 to introduce yourself as their Student Senate contact and address any questions concerning funding, senate structure, pertinent items (beginning of each semester). From there, senators must meet with their assigned constituency to speak about Student Senate funding and other opportunities provided by Student Senate (once per semester).

- E. Author and/or Sponsor at least one (1) piece of Legislation for Student Senate by end of each semester.

- F. Social media. Sustain an active and positive Student Senate presence on all web-based technologies. It is the responsibility of Student Senators to follow Student Senate’s online outlets (including Facebook, Twitter, Instagram) and engage with posts in the form of sharing, liking, retweeting etc., in addition to any information concerning Student Senate in a professional capacity (University Daily Kansan articles, Lawrence Journal World Articles, Student Senate Press Releases, Student Senate Initiatives).
  1. If/when you tweet about Student Senate matters, use #KUSenate. Your use of our official hashtag is preferred over @-mentioning our official Twitter account, @KUSenate
  2. If/when you post about Student Senate on other social media platforms, tag us on Facebook: Student Senate | University of Kansas and Instagram: kusenate.

- G. Attend at least one (1) event funded by Student Senate by end of each semester. Documentation must be provided to the Communications Director within 48 hours of an event. Acceptable documentation includes, but is not limited to: written evidence (a
H. Attend at least two (2) of the educational events facilitated by Student Senate and provide documentation to the Student Senate Internal Affairs Director within five (5) academic days after the event. These events will occur once a month and/or four times per semester. Dates and times will be communicated by the Internal Affairs director.

I. Attend or show involvement in at least one (1) Community Outreach or Service event. This includes CCO, SLAB or any civic engagement/election-related events. Evidence of participation will be at the discretion of the Chief of Staff and Communications Director once put in contact with the Government Relations Director and/or Center for Community Outreach Director.

J. Standing Committee Chairs are responsible for maintaining an active presence on social media for each respective committee. This includes the overall maintenance of the Committee-specific Twitter account as designed in conjunction with the Communications Director. Each standing committee will have its own Twitter account, which is to be overseen by the Vice-Chair of that committee and kept active.

Graduate, Law, Non-Traditional and Pharmacy Senators are required to remain “in good standing.” Clause B, D, E and G are mandatory for Graduate, Law, Non-Traditional and Pharmacy Senators to fulfill outreach standards. The remaining clauses are encouraged. Accommodations and Exceptions will be personally communicated by the Chief of Staff and/or Communications Director before the end of Cycle 1.

Executive Outreach

1.1 These are outreach policies which apply to Executive Staff members that are in addition to their regular position requirements as outlined in SSRR.

A. Attend the Executive Staff Safe Zone training
B. Work in teams to meet with each Multicultural student group at least once per semester.
C. Attend at least two Office of Multicultural Affairs events.
D. Participate in each continued cultural competency and educational training event that is administered through Student Senate.
E. Attend at least two Student Senate associated Community Outreach or Service events.
APPENDIX N

Multicultural Definitions

1.1 “Marginalized Students” – Students who, because of their personal and/or social identities or positioning, have limited access to resources, face direct or structural discrimination, and are less likely to enter and academically succeed in education.

1.2 “Multicultural Student Government Constituents” – MSG will represent all marginalized students, as defined in Appendix N, Section 1.1.
1. All Student Senators (with the exception of Graduate, Non-Traditional, Law, Pharmacy, and University Senate Student Senators as outlined in Student Senate Rules and Regulations 3.1.2.1) are required to determine their individually tailored office hour plan after meetings with either a Student Senate Executive Staff member or the Student Senate Chief of Staff.

2. In lieu of tangible office hours required each cycle, Student Senators are granted the autonomy to write bills, conduct outreach, office assistance etc., on their own time. It is the responsibility of the Student Senator to communicate with either the Student Senate Chief of Staff, Communications Director or Internal Affairs Director as pertinent items are being completed.
APPENDIX P

University of Kansas Student Senate Court of Appeals Rules and Procedures

PART I. THE COURT

Rule 1. Chief Justice
1. The Chief Justice shall be the presiding officer of the Court.
2. The Chief Justice shall be the official representative and chief executive officer of this Court.
3. The Chief Justice shall maintain representative attendance at all meetings of the Court.
4. The Chief Justice shall comply with the ABA Model Code of Judicial Conduct.

Rule 2. Chief Justice Pro Tempore
1. The Chief Justice Pro Tempore shall be nominated by a Justice of the court and confirmed by order of the Court.
2. The Chief Justice Pro Tempore may be removed by order of the Court.
3. In the absence of the Chief Justice, the Chief Justice Pro Tempore shall act as the Chief Justice. The Chief Justice shall be considered absent if any of the following conditions have been met:
   a. The Chief Justice is hospitalized, severely ill or otherwise physically or mentally incapacitated, as declared by a majority of the Court.
   b. The Chief Justice is unreachable or has not made contact with the Office Manager for more than one day and there is a pressing judicial issue.
   c. The Court has received notification of absence from the Chief Justice.
   d. There is no Chief Justice confirmed by the Student Senate.
4. The Chief Justice Pro Tempore shall work in conjunction with Chief Justice to administer this Court.

Rule 3. Associate Justices
1. If an urgent judicial matter arises and both the Chief Justice and Chief Justice Pro Tempore are absent, under the qualifications listed in Rule 2.3, the Associate Justices shall choose among themselves a Presiding Justice who shall preside over meetings of the Court.
2. The Presiding Justice may exercise the authority of Chief Justice only as chair of the Court.
3. Associate Justices shall maintain representative attendance at all meetings of the Court.
4. Associate Justices shall comply with the ABA Model Code of Judicial Conduct.

Rule 4. Term
1. The Court holds a continuous annual Term
2. The Term shall commence on the first day of summer classes and run until the final day of summer classes the following year.

Rule 5. Meetings and Quorum
1. Three members of the Court constitute a quorum.
2. In the absences of a quorum on any day appointed for holding a meeting of the Court, the Justices attending may announce that the Court will not meet until there is a quorum.

Rule 6. General Policy
1. The Chief Justice shall preside over general meetings of the Court. General meetings of the Court shall come to order, recess and adjourn at the behest of the Chief Justice. The Court may recess or adjourn at the behest of a majority of the Court.
2. The Court shall convene a general meeting no less than once per month to discuss general judicial matters.
3. The Chief Justice shall maintain order at all times.
4. All individuals present shall maintain decorum at all times.
5. During formal proceedings, the dress required for all members of the Court and parties shall be no more casual than business dress.

Rule 7. Prohibition Against Practice
1. No member of this Court shall make motions or applications to this Court; nor shall any person who is not a currently enrolled student at The University of Kansas.

Rule 8. Disciplinary Procedures
1. The Chief Justice shall have the authority to eject any disorderly individuals during proceedings, after issuing one verbal warning to the individuals.
   a. The ejection shall be for no fewer than twenty minutes.
   b. The Court will issue the following warning to the ejected individual upon the return of the individual: “You are hereby warned that further disorderly conduct may result in the Court barring you from further Court proceedings.”
2. If the ejected individual is a Party, the warning must include the following: “The Court shall consider further disorderly conduct a waiving of your rights in this proceeding.”
3. The Court may bar individuals who are continually disorderly.
4. Disorderly individuals may be barred from proceedings by a majority of the Court.
5. In the instance where the barred individual is a party, this Court shall select another individual to serve as the representative of the party.

PART II. APPELLATE ACTIONS

Rule 9. Petition for Writ of Certiorari
1. A student, group of students or campus organization may petition the Court for a writ of certiorari in matters of judicial review of actions including but not limited to substantive and procedural appeals of decisions coming out of committees, fee boards, student executive committee, and general session.
2. The submission of a petition for a writ of certiorari shall be considered the initiation of an appellate action.
3. A petition for a writ of certiorari, shall include, in the order indicated:
   a. The questions presented for review by the Court, expressed concisely in relation to the circumstances of the case. The questions should be short and should not be argumentative or repetitive.
   b. A concise statement of the case setting out the facts material to consideration of the questions presented.
   c. A direct and concise argument amplifying the reasons relied on for the allowance of the writ.
   d. The superior laws, constitutional and bylaw provisions, and other laws involved in the case, set out verbatim with appropriate citation.
   e. Any other material the petitioner believes essential to understand the petition, including copies of relevant documents or tangible evidence.
4. The petition for a writ of certiorari shall be delivered to the Chief Justice Pro Tempore. Petitions should be sent electronically to the designated Student Court of Appeals email account.
5. The Court shall meet within five days of the submission of the petition.
6. The Chief Justice or a majority of the Court may order oral arguments regarding the petition.
7. Oral arguments shall be limited to the merits of certiorari; discussion of the merits of the case shall not be allowed. Oral arguments shall be held within three days of the issuance of the order.
8. If the Court grants the petition for a writ of certiorari, it shall issue a writ of certiorari within ten days of the submission of the petition.

Rule 10. Preliminary Conference
1. The Chief Justice shall meet with the petitioner and respondent within three days of the issuance of a writ of certiorari. The Chief Justice will try to meet as soon as possible when the pending issue is time-sensitive.
2. Each party shall be notified of its rights under the Law.
3. The requirements of the brief of arguments, both in content and format, shall be explained to all parties.
4. The timeline for submission of documents and a summary of the policies and procedures of the Court shall be explained to all parties.
2. All motions and applications shall be made based on the electronic template provided by the Court. All documents submitted to this Court shall be made on white, letter-sized paper, with 1.5 inch margins. All motions must be made in size 12, Times New Roman font.
3. A motion to the Court shall be filed with the Court, by submitting an electronic motion to the Court’s designated email account.
4. Oral argument on a motion will not be permitted unless the Court so directs.
5. Any response to a motion shall be filed as promptly as possible, and, in any event, within three days of receipt, unless the Court or the Chief Justice, orders otherwise.
6. A response to a motion shall be prepared and submitted as required for a motion in these rules. In an appropriate case, the Court may act on a motion without waiting for a response.
7. A Motion to Dismiss shall be based solely on one of two grounds: want of jurisdiction or filing of a frivolous case. The former shall not be considered if the Court has heard Oral Arguments on the matter of jurisdiction. A motion to dismiss shall be filed no later than two days before formal proceedings. The Court may consider a motion to dismiss after the submission deadline if weighty proof is brought to the attention of the Court.

Rule 11. Brief of Arguments
1. The brief of arguments shall comply in format with these Rules and shall delineate all legal arguments to be used.
2. The brief of arguments shall include an explanation of the legal arguments used for the review of the questions before the Court. The brief of arguments should include references to all appropriate law, appropriately cited.
3. The petitioner shall submit a brief of arguments no fewer than five days before the date of the trial.
4. The respondent shall submit a brief of arguments no fewer than three days before the date of the trial.
5. Under extraordinary circumstances, the Court may grant permission for the submission of a supplemental brief.

Rule 12. Amicus Briefs
1. The Court will accept the submission of briefs from amicus curiae, filed by interested non-parties.
2. Amicus briefs can be submitted by individuals or student organizations, and shall focus on a narrow issue before the court. They shall not be mere affirmations of the petitioner or respondent’s briefs, but shall focus on a narrow issue.
3. Amicus briefs may be considered by the Court, but the Court will not be bound to consider them in their deliberations.
4. Amicus briefs must be signed by the submitting party, and must declare which party they are being submitted in support of.
5. Amicus briefs shall be limited to five (5) pages in length; they shall be double spaced, size 12 Times New Roman Font, 1.5 inch margins.
6. All requests to submit a brief as amicus curiae shall be submitted more than two days before formal proceedings.
   a. The Court shall grant permission to file a brief as amicus curiae only to those individuals who have established the ability to provide the Court with sound legal advice or information of which the Court is not cognizant.
   b. The Student Government shall be granted permission to file a brief as amicus curiae.

Rule 13. Oral Arguments
1. The Court shall hear oral arguments no fewer than three days and no more than seven days after the preliminary conference.
2. Oral Arguments shall be limited to arguments presented in brief.
3. Arguments from the Petitioner shall be heard first.
4. After the arguments from the petitioner, arguments from the Respondent shall be heard.
5. Only one representative from each party shall be permitted to present arguments, unless the Court grants special permission.
6. Each party shall be allowed thirty minutes to present before the Court. The presentation time shall include all time required to answer questions from the Court. The Chief Justice or the Court may grant one extension of no more than twenty minutes. This extension shall be granted to both parties and may only be granted before commencement of oral arguments.
7. The Court may ask questions of the party presenting only during the presentation of the case by that party.
8. No witnesses shall be called during oral arguments.

PART III. MOTIONS AND APPLICATIONS

Rule 14. Motions to the Court
1. Every motion to the Court shall clearly state its purpose and the facts on which it is based and may present legal argument in support thereof. No separate brief may be filed.

Rule 15. Injunctions
1. The Chief Justice and the Court, separately or jointly, shall have the authority to issue injunctions to prohibit or require actions of an individual or group in the event that any of the following conditions are met:
   a. The integrity of the student body may be compromised.
   b. The integrity of the Student Government may be compromised.
   c. The integrity of a proceeding of this Court may be compromised.
   d. The actions or potential actions may be illegal.
2. All parties have the right to file with the Chief Justice or this Court an application for injunctive relief.
3. A Request for Injunctive Relief may be submitted by a student or group of students without an action pending before the Court. In this case, the relief sought shall be limited to prohibition of actions and the injunction shall be effective no more than three days.
4. The application shall contain the exact relief sought and an explanation of the harm that could come to the student body, Government, or this Court, specifically its proceedings.
5. All injunctions considered by the Chief Justice shall be done so in consultation of the Chief Justice Pro Tempore.
6. The Court shall review all injunctions issued by the Chief Justice within five days of enjoining.

Rule 16. Expedited Proceedings
1. A Request for Expeditious Proceedings may be filed concurrently with documents to initiate action in this Court.
2. A Request for Expeditious Proceedings shall be filed as an application to the Chief Justice. The Chief Justice shall rule on the request as soon as possible after receipt, but in no circumstances shall the ruling be made more than one day after receipt. If the Chief Justice grants the request, the Chief Justice shall immediately notify the Court. A Request for Expeditious Proceedings shall be granted only in extraordinary circumstances.
3. Upon the granting of the Request for Expeditious Proceedings, the Chief Justice shall be empowered to determine all submission deadlines, except the following:
   a. The initiating party shall submit a brief of arguments one day before the adverse party.
   b. The formal proceedings shall commence as soon as the Court can convene, but in no circumstances shall the formal proceedings commence more than five days after the granting of the request.
Rule 17. Advisory Opinions
1. This Court may issue strictly advisory opinions. Advisory opinions are not enforceable, but are merely the recommendation of the Court as to a particular matter. Advisory opinions are not binding on the future action of the Court.
2. The following parties may seek advisory opinions from the Student Court:
   a. Members of the Student Senate
   b. Members of the Executive branch of the Student Senate
   c. Members of Student Senate Committees
   d. Representatives of Student Organizations
   e. Members of the Elections Commission
3. Oral presentations for advisory opinions will only be held if the majority of the court chooses to hear them, and will follow the same procedure as oral arguments for appellate actions.
4. The Court, of its own accord, may choose to issue an advisory opinion.

PART IV. PRACTICE AND PROCEDURE

Rule 18. Codification
1. All documents submitted to this Court shall be assigned a unique document number. An individual submitting a document to this Court shall request a document number from the Clerk before submitting the document. The Clerk shall not accept documents that are not properly codified.
2. The document number shall contain three parts, separated by hyphens, in the order indicated:
   a. A four-digit term number, determined by the year of the beginning of the term of the Court during which the action was initiated.
   b. A two-digit consecutively determined case number.
   c. A two-digit consecutively determined document number.

Rule 19. Opinions of the Court
1. The process by which an opinion of the Court is drafted and adopted shall ensure the independence and preserve the integrity of this Court.
2. Opinions issued by the majority and minority shall include:
   a. The relevant facts presented in the case.
   b. A clear explanation of process by which the majority arrived at its decision.
   c. A plainly stated determination of the Court and any relief granted by the Court.
   d. The signatures of all members of the Court in the majority.
3. Minority, or dissenting, opinions may also be issued, and shall be published with the opinion of the Court.
4. Individual Justices are permitted to submit concurrent opinions.
5. Relief in all appellate actions shall be made in the form of an order of the Court.
6. Individual justices should refrain from issuing opinions that include portions of the Opinion of the Court unless those points are in contention.
7. The Court shall meet no more than two days after the adjournment of formal proceedings.
8. Those in the majority shall chose among themselves a Justice to draft the Opinion of the Court. The Justice writing for the majority shall submit to the Clerk a copy of the Opinion of the Court no more than eight days after the adjournment of formal proceedings.
9. Upon the publication of the opinion of the Court, the matter shall be considered closed.

Rule 20. Adoption and Amendment of the Rules
1. The vote required to adopt the final version of the Rules of the Court shall be an affirmative vote of two-thirds of the Court. The Court shall issue a special order of adoption, stating the effective date and ordering the public.
2. The vote required to adopt amendments of the Rules of the Court shall be an affirmative vote of two-thirds of the Court.
PART VIII. DEFINITIONS AND EFFECTIVE DATE

Rule 21. Definitions
1. “Representative Attendance” shall be defined as being unexcused from no more than one formal proceedings of the Court, or three general meetings of the Court per term.
2. “This Court” shall be defined as the institution of the University of Kansas Student Court of Appeals as defined in The University of Kansas Student Senate Rules and Regulations.
3. “The Court” shall be defined as the Chief Justice and Associate Justices of the Supreme Court of the Government of the Student Body.
4. “Government Law” shall defined as any of the following documents:
   a. The Student Senate Rules and Regulations
   b. The Student Senate Bylaws
   c. The Student Senate Election Code
   d. Any Senate Committee bylaws or rules
   e. All other laws properly adopted by the Senate and, if necessary, consented to by the President, which are in effect.
5. “Day” shall be defined as each day that classes are held at the University of Kansas during the fall and spring semesters. The Court may extend this definition to include class days during the summer semester, if a need for such an extension arises.
6. “Formal Proceedings” shall be defined as the trial or oral arguments.

Rule 22. Effective Date of the Rules
1. These Rules were adopted by the Court and submitted to Senate September 15th, 2011.
2. The Rules govern all proceedings after their effective date except to the extent that, in the opinion of the Court, their application to a pending matter would not be feasible or would work an injustice, in which event the former procedure applies.