CHAPTER VI
Elections Code

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Item 1: Definitions

Section A.

These bylaws, as accepted by the ASUCR Senate, shall be cited as the ASUCR Elections Code and shall govern all procedures for ASUCR elections. The Elections Committee is charged with the conduct of all elections within ASUCR and shall be the primary interpreter of these bylaws with the power to create any further regulations in clarification of any of the provisions herein contained, subject to Senate approval.

Section B.

For the purposes of this title, all amendments made hereto, all motions, and all resolutions made by the Senate pursuant to elections procedures, and all regulations and decisions made by the Elections Committee for implementation must be added to this Chapter in detail.

Section C.

Composition-

1. The Election Committee (hereafter referred to as the Committee) shall be a Standing Committee of the Senate;

2. The Committee shall be composed of a designated Chair, Marketing Intern, Staff Verification Deputy and Poll Sitters.

3. The Elections Chair will have the authority to correctly interpret items in this Elections Code when there is question, and use his/her discretion in determining solutions for matters that are not included herein.

Section D.

There shall be five kinds of elections within ASUCR, which shall be categorized as follows-

1. General elections, which will be held during the third academic quarter, the term at which all elected offices of ASUCR shall be open for election;

2. New elections, which shall be called when the Senate invalidates election results due to some technical error(s).
3. Special elections, which shall be called by the Senate in accordance with the ASUCR Constitution, to fill vacancies within the elected offices of ASUCR;

4. Initiative, referendum, and recall, which must be called by the Associated Students via a petition, or Chancellor directive or Senate approval by vote, as provided in the ASUCR Constitution and Bylaws;

5. Constitutional amendments and ASUCR Membership fee changes, which shall be initiated and voted upon as provided for in the ASUCR Constitution and Bylaws.

Item 2: General (Senate) Election Timeline and Public Notification

Section A.

An annual election shall be called by the Senate and must be held no later than six weeks before the end of the academic year.

Section B.

The Committee shall prepare and present a timetable for a general election to the Senate by the end of the second academic quarter of each year, for approval. Any revisions of the timetable shall be made by Senate vote only.

Section C.

All timetables for elections must provide the following-

1. The date of the election, for public notification, which shall be advertised to the entire student body in the best and most efficient way possible 3 weeks prior to the election.

2. The date for posting election announcements in public areas on the campus;

3. The date on which filing for candidacy in the election shall close, no later than one week prior to the election;

4. The date(s) on which the mandatory candidate’s meetings are to be held;

5. The date campaigning shall open (campaigning shall continue through the end of the elections);

6. The dates of the general election, which must be, but is not limited to, a Tuesday and a Wednesday or a Wednesday and a Thursday, to ensure that elections coincides with all
students’ class schedules;

7. The date and time for which the results of the elections must be announced;

8. The hours and locations of all polling places.

Section D.

All official notifications and announcements of a general election must include-

1. A listing of all the offices open for election;

2. The requirements for each office open for election (or a link to the information);

3. The election timetable as approved by the ASUCR Senate

4. The locations of polling places

Such information shall be contained in all advertisements, posters, public service announcements, and any other media used to notify the campus of the election.

Item 3: Elections Work Force

Section A.

The Committee shall be responsible for generating volunteers/staffing for the various polling places.

Section B.

No candidate may be a member of the elections work force, which includes working at the polling sites.

Section C.

Anyone who has publicly declared their support for a candidate or a particular initiative before the voters will not be allowed to be a member of the elections committee or polling staff.

Part 2- Elections Procedures
Item 4: Polling Procedures

Section A.

The polling site(s) shall be open no earlier than 9 a.m. and close no later than 4 p.m., for all ASUCR elections. The Senate can alter polling hours by a 2/3 vote, but the sites must be open for at least five (5) hours each day, which must include the hours between 10 a.m. to 2 p.m.

Section B.

The procedures for voting are as follows-

1. Students must enter their student ID to access the elections ballots on line.

Section C.

Voter Solicitation

1. No poll sitter shall solicit votes for a candidate, nor impart in any manner whatsoever personal opinion or choice for any candidate or issue in any election contest;

2. Any poll sitter observed soliciting voters by a member of the Committee shall be immediately and permanently excused from duty 3. If a Committee member relieves a poll sitter from duty for the above violation, they must, if need be, sit at the poll until a substitute is found;

3. If it is ascertained by the Investigations Officer for which candidate the poll sitter solicited votes, such offense will be considered a campaign violation by that candidate and be disciplined according to the rules of Chapter 8 of these bylaws.

Section D.

No declared candidate, and no declared supporter of a pro or con initiative may solicit votes within 50 feet of any polling place, nor shall such person post any campaign material within 50 feet of any polling place. Such action(s) will be defined as a violation of this Election Code.

1. Solicitation shall be defined as verbal or physical actions taken intentionally to sway a voter;

2. Posting shall be defined as affixing tape or other adhesive, or using staples or other such handing materials, to campaign material and intentionally placing such material in a purposeful manner.
Section E.

Prior to the opening of the polling site(s), all campaign material within 50 feet of any polling place shall be removed by the poll sitter(s).

Section F.

The following provisions will regulate closing of the polling site(s)-

1. At the designated time for the closing of the polls, the poll sitter shall allow those students in process of voting to finish. Students in line at the time set for the closing of the polls shall constitute those who are in the process of voting. Any student who enters the line after closing of the poll shall not be eligible to vote;

Section G.

With an affirmative majority vote of the senate six (6) or more weeks prior to the ASUCR general election, upon recommendation of the election chair, an electronic or online election may be implemented.

1. Procedure for Online Elections

(a) All registered students are eligible by using a minimum of two (2) of the following forms of identification- Student ID number, Perm Pin number, or Student E-mail handle (i.e. Jsmil001@students.ucr.edu would make Jsmil001);

(b) Elections website must be designed and maintained by a third (3rd) party;

(c) The database of eligible voters can be obtained by working with the VCSA Technology office.

(d) Results of the election should be made available on-line (through an off-campus elections vendor) to the Elections Chair immediately following the close of elections.

Item 5- Posting and Campaigning Procedures for Candidates

Section A.

All campaign materials are subject to UCR posting policies as determined by the Campus Board of Review & must be stamped by the ASUCR front office.

Section B.

No campaign posting shall be within 50 feet of a polling site. Section C
In the Highlander Union Building (HUB), all campaign materials must be no larger than 8.5“ X 11” per UCR posting policy Section 42.20, Article 4

Section C.

Flyers may be posted on any cement surface in the HUB with masking tape. Postings adhered to the windows or other surfaces will constitute a violation. Candidates and Pro/Con Groups are allowed ONE posting (8.5” x 11” flyer of any kind) per every 10 feet.

Section D.

Other than in the HUB, referendums may display up to ten posters, 3’ X 5’ in size, on exterior brick surfaces of campus buildings to inform students about the referendum issues. Each Senate Candidate is allowed to post up to five 3’ X 5’ posters on exterior brick surfaces of campus buildings. These posters must be 100' apart for an individual/referenda, and 1' apart from other candidates/referenda. Posters are NOT ALLOWED on the Rivera Library/arches or the Fine Arts Building.

Section E.

No reference to the Associated Students shall be made in candidate campaign materials.

Section F.

Laptops: Campaigning with laptops is allowed as long as students are not being forced or intimidated to vote one way or another. In the event the Election Chair receives complaints, it will be his/her decision to discontinue the practice. Also, “unofficial” polling sites will not be allowed and will be considered a campaign violation.

Section G.

Residence Halls: Candidates are not allowed to campaign in the Residence Halls (posters, laptops, etc.) per Housing policy 5.02-Soliciting, and 5.02.1-Residential areas. Solicitation is not allowed in the dining halls or building lobbies. All areas other than the building lobbies and dining halls are considered private living areas and solicitation is strictly prohibited. This policy prohibits all forms of posting, door-to-door sales or recruitment, distribution of flyers or other materials, or any other form of solicitation.

Section H.

Any violation to these rules shall be subject to investigation and may result in expulsion
Section I.

ASUCR is not responsible for damaged and/or missing posters and/or flyers. Candidates must post materials at their own risk.

Section J.

ASUCR is not responsible for campaigning that happens on the internet or off campus unless it is considered “negative” campaigning, bribery or otherwise unfair or criminal.

Item 6- Filing Procedures

Section A.

Filing for candidacy for an ASUCR elective position shall be regulated as follows-

1. Candidacy is hereby defined as one individual seeking election to one office;

2. No more than one person may file for office under any given candidacy;

3. Any member of ASUCR who is qualified has the right to run for any office;

4. No person shall be denied the right to file for candidacy. However, the committee has the explicit right to review any and all candidates in order to ascertain that they are qualified for office, and to disqualify any person from candidacy. If the Committee determines that a candidate is not qualified according to these bylaws, the candidate may appeal to the Senate. The Senate may overrule the Committee decision of disqualification by a 2/3 majority vote;

5. No person shall be allowed to file for more than one elected office, nor shall any person currently in an elected office run for another elected office unless the terms of the current office ends prior to the start of the new office;

6. At the time he/she files, the prospective candidate from the College of Humanities and Social Sciences or the College of Natural and Agricultural Sciences must submit a petition for candidacy with no fewer than fifty (50) signatures from students or prospective candidates within their college; The prospective candidate from the College of Engineering must submit a petition for candidacy with no fewer than twenty-five (25) signatures from students or prospective candidates within their college.

7. Any person who has failed to submit the necessary signatures on their petition for candidacy shall not be certified as a candidate.
8. If there are an insufficient number of candidates to fill the required number of seats on the Senate at the time when filing is scheduled to end, filing shall remain open for an additional week, defined as five (5) business days. If there are still an insufficient number of candidates, any unfilled position must be filled in a special election to be held during subsequent fall quarter, pursuant to other requirements of these bylaws;

9. Until a seat is closed formally, or until a special election is held to fill it, it shall be considered vacant.

Section B.

Mandatory Candidate’s Meeting-

1. There shall be a mandatory candidate's meeting which all Candidates must attend.

2. Any candidate who is not present at this meeting shall be disqualified from the election. The Chair may waive this requirement if the candidate makes adequate arrangements prior to the meeting. It will be at the discretion of the Elections Chair whether or not to allow proxies.

3. All candidates shall be informed by email of the time, date, and location of the meeting, which will be determined by the Chair;

4. The Chair shall direct the meeting, and the following information must be given to each candidate in writing during the course of said meeting-

a. All forms pertinent to the election and information regarding their usage;

b. All procedures pertinent to the election, including the appeals process;

c. The dates for opening and closing of campaigning;

d. Provisions for publication of candidate statements in the Highlander Newspaper

e. A copy of the posting policies

5. The candidates' declaration form shall be collected at the time of filing and the Verification Deputy, a staff member with access to the student record program (SIS+), shall review each application to ensure that all appropriate information has been given. This information must include, but is not limited to-

a. The name, major(s), college, and class level of each candidate;

b. The student identification number of each candidate;
c. The office to which each candidate seeks election;

d. The exact wording and spelling of the candidate’s name and how he/she wishes it to appear on the ballot;

Item 7- Verification Procedures

Section A.

The Verification Deputy is responsible for verifying that all candidate information is correct and that they are eligible (currently enrolled in 12+ units with a gpa of 2.0 or better the quarter prior to elections).

1. The Verification Deputy must inform the Elections Chair of ineligible candidates after the application deadline. Candidates will also be disqualified for falsifying information on their application. The Elections Chair must then contact ineligible/disqualified candidates immediately in writing. Candidates may appeal with the Senate if there is a just cause for their ineligibility.

2. Following any appeals, the Verification Deputy must inform the Elections Chair under conditions of confidentiality which candidate(s) are ineligible, and therefore unable to appear on the ballot. If appeals are still pending after campaigning officially begins, then the candidate(s) who are appealing shall remain on the ballot and if found ineligible, will be subject to disqualification.

Item 8- Campaign Violations/Disqualification

Section A.

Campaigning must, at all times, be conducted within the limitations given to the candidate at the mandatory candidate's meeting. Policing and enforcement procedures are as follows:

1. The Committee shall police the campaign area to ensure that all regulations are being observed.

2. In the event of a campaign violation, the individual who is witness to said violation must immediately submit a Campaign Violation/Appeals form to the Elections Chair, who will make a determination regarding the alleged violation within 24 hours. The Elections Chair will then notify the candidate immediately of the decision made, in writing. Such notification must include a warning that continued violations will result in disqualification from the election. The candidate shall also be notified of the appeals procedures.
3. If violations continue and the candidate commits more than three violations in any one day or more that eight total violations over the course of the campaign and election, the Elections Chair will disqualify the candidate. The candidate's name can only be stricken from the ballot when all appeals are exhausted. If said disqualification occurs after votes are tallied, then those votes shall be voided.

4. If found guilty of a campaign violation, the candidate may appeal the decision to the Elections Committee using a copy of the original Campaign Violation/Appeal Form (to be provided by the Elections Chair upon request), and completing the appeal request section. The Committee shall inform the accused candidate, in writing, that an investigation is being conducted. After the investigation is complete (within 5 working days of the date on the appeal), the Committee shall make a final decision by majority vote and notify the candidate of their decision in writing.

5. If committee decisions are not acceptable to candidate, he/she may appeal to senate during a regularly scheduled senate meeting. Current senators who are also running for office in the same election may not vote in this process. A majority vote from the Senate, either way, will determine the final decision.

Section B.

All Pro/Con Groups and promoters of initiatives & referenda shall be treated as candidates when assessing campaign violations. If such a group receives violations in excess of three in one day or eight total violations over the course of the campaign and election, and the side advocated by the group receives a majority of votes, the Election Committee shall by majority vote determine if the results of that ballot measure shall be declared null and void.

Item 9- Certification of Results

Section A.

After the general election and necessary run-off elections, the Elections Chair shall send a certification of the results of an election to the Chair of the Senate with a copy to the ASUCR Executive Director. The Senate Chair shall then determine if there are matters concerning the elections that need to be considered by the Senate. If no matters are to be considered, the Elections Chair must sign the results for verification, and post them at the ASUCR Office/publicly. Final results must also be sent to the IT department in charge of coordinating the on-line elections so that they may update the ASUCR website with the newly elected senate members.

Section B.
The Election Chair's certification of results shall be sufficient to install the winner(s) into office and to determine approval or disapproval of a ballot measure(s).

If there are matters to be considered by the Senate, final certification of results and installation of the electees into office shall be delayed until all matters are settled. This delay must not last longer than fifteen (15) working days from the end of the election. In this case, the Senate will officially validate and certify the elections.

**Item 10 - Procedural Forms**

Section A.

All Procedural Forms are available to the candidates on the ASUCR website, and must be used as needed throughout the period of the election.

Section B.

The forms mentioned in Section A shall consist of the following-

1. Candidates' Declaration form with a clause of penalty of disqualification for falsifying eligibility information;

2. Campaign Violation/Appeals form, to be given to candidates by the Elections Chair;

3. Nomination Signature form;

4. Pro/Con Group Declaration forms for ballot initiative;

5. Candidate Endorsement/Opposition form;

6. Constitutional Amendment form;

7. Declaration of Intent to File for Initiative or Referendum;


Section C.

All forms must be filed with the Chair of the Elections Committee. The Chair is responsible for having all forms approved by the Senate, through a majority vote.

**Part 3- Types of Elections**

**Item 11: New Elections**
Section A.

A New Election that has been called due to an invalidation of Election results (based on an official ruling by Senate) shall be regulated by the following policies and procedures-

1. There shall be no new candidates;

2. The new election shall take place within fifteen (15) working days of the closing of the polls;

3. It shall be at the President’s discretion to run a new, neutral election on line, correcting whatever mistake was made in the previous election.

Item 12: Run-off Elections

Section A.

All regulations concerning campaigning, voting procedures, and counting procedures provided for in general elections shall apply for run-off elections excepting the following-

1. No write-in votes shall be counted in the case of a run-off election.

Item 13: Special Elections

Section A.

Special elections may be called by the Senate to fill vacancies arising in the elected offices of ASUCR.

Section B.

All procedures used during general elections will apply during special elections, with the following exceptions-

1. The duration of the timetable presented to the Senate may be altered. Provided, however, that sufficient time exists to insure adequate knowledge by the student body of the special election.

2. The Senate may, under its own authority, fill a vacant position(s) by a two-thirds vote of the Senate.

Item 14: Officer Elections

Section A.
No later than one (1) week after the end of the general election, the newly elected Senate will choose from among themselves (except where noted) the Officer positions for the coming year. These positions are as follows:

1. Executive Cabinet: President, Senate Chair, Vice President of Finance (does not need to be an elected Senator—open to any student—must have 1-year experience on Senate OR on the Finance Committee), Vice President of External Affairs and Vice President of Campus Internal Affairs. Candidates for these positions must have one year previous experience on Senate (per Chapter XXXII of the ASUCR Bylaws)

2. Non-Executive Cabinet: Outreach Director, Elections Chair, Academic Affairs Director, Personnel Chair, Senate Vice Chair. Non-Executive Cabinet members are not subject to the one year experience. These positions are also open to any student (except the Senate Vice Chair who must be a currently elected Senator).

Section B.

Each candidate will be given a chance to speak. Speech time limits will be imposed by the meeting Chair. Ballot voting will take place after the speeches for each position.

1. When the Chair has received all ballot counts, the Chair will tabulate the totals for officer election contests and announce the results. The Chair must list in written form all persons voted for in each race and the number of votes each candidate received. The list shall indicate which individuals are elected and which shall be involved in a run-off election (if applicable).

Section C.

In an election where only one position is open the number of votes necessary for election or approval shall be a simple majority.

Section D.

Vote requirements for multiple-position elections shall be regulated as follows-

1. In an election where there is more than one position open, a plurality of votes cast shall elect. If there is a tie vote for the final seat, a run-off election must be held between those candidates who are tied, and a plurality shall elect;

2. If the number of persons elected in such an election fails to fill the number of seats, a special election shall be held to fill the seats during the subsequent fall quarter.
Item 15: Constitutional Amendments

Section A.

All proposed constitutional amendments shall be voted upon by the general student body prior to incorporation as part of ASUCR Constitution, as per the provisions and the requirements of the ASUCR Constitution.

Section B.

Proposed constitutional amendments must be submitted to the Constitution and Bylaws committee using the Constitutional Amendment Form provided in this Elections Code. Once reviewed and passed by the committee, the Senate must approve the amendments by a two-thirds (2/3) vote in order for it to be placed on the ballot.

Section C.

Upon approval of proposed amendments by a two-thirds (2/3) vote of, and upon the subsequent approval of the Chancellor of the Riverside Campus, the Senate shall call for an election to be held no earlier than two (2) weeks and no later than five (5) weeks after the Senate approval.

Section D.

The procedures detailed in this Code for the holding of elections shall govern elections on proposed constitutional amendments according to the following:

1. Pro or con groups shall follow the regulations previously set forth for all ballot measures;

2. The minimum requirements for the advertising of the election shall be publication of the proposed amendment in the student newspaper, and posting a paper or electronic announcement of the election day, time, and polling places which must happen between the calling of the election and the day of the election;

3. Further, copies of the proposed amendment shall be made available in the ASUCR office for general distribution upon request of the student body.

Section E.

20% of the undergraduate student population must turn out to vote, and the amendment must receive a two-thirds (2/3) vote of that 20% for passage.

Item 16: Initiative and Referendum
Section A.

The Associated Students shall have the power of initiative and the power of referendum which shall be exercised via a petition presented to the Senate with the signatures of at least 15% of the general student body, directive from the Chancellor, or Senate approval per UCR policy, Section 95.30.

1. An initiative shall mean the power to initiate legislation as outlined in Article IX, Section 1 of the ASUCR Constitution.

2. A referendum shall mean the power to initiate a self assessed fee as outlined in Article IX, Section 2 of the Constitution.

3. All initiatives and referendums shall stand to benefit and serve the undergraduate student population at large and not the specific interests of a particular constituency, organization, or club.

4. The referendum campaign timeline will be left to chair discretion. Referendum campaign posting should adhere to regular campus posting policies. However, referenda are allowed one banner no larger than 20’ by 6’ within the campus loop with approval of building administrators. Any violations of posting policies will result in penalties mentioned in the campaign violation section in Item 10 of Elections Code

Section B.

Procedures for the filing of a petition of initiative/referendum shall be as follows-

1. The ASUCR member(s) wishing to circulate a petition must file with the Senate a "Declaration of Intention to Circulate a Petition of Initiative/Referendum" which shall contain the following information:

a. The exact wording to appear on all petitions circulated;

b. An exact and true copy of the legislation to be initiated or the legislation to be subjected to a referendum - including provisions for return to aid;

Section C.

In the event of petitions, the signatures and student identification numbers of supporting students must be listed, including the person/group circulating the petitions.

1. It shall be the responsibility of the Verification Deputy to certify the petitions submitted by verifying that all signatures are those of members of ASUCR; the Verification Deputy shall disqualify any signatures not so verified and deduct the number
of invalid signatures from the total submitted. Such verification must not in any case take more than ten (10) school days.

2. The Elections Chair must report to the Senate at a regular meeting the results of the verification, the number of valid signatures obtained, and whether or not an election is required.

3. If the number of signatures is sufficient, the Senate is required to call an election no earlier than two (2) weeks and no later than five (5) weeks from the date of certification.

Section D.

An announcement of the election shall be published in the first issue of the student newspaper after the date of certification, along with a text of legislation to be subjected to a vote of initiative or of referendum. The campus shall be notified by way of paper or electronic postings with announcements of the election, date, time, and location of polling places.

Section E.

The referendum passes only when 20% of the student body affected by the referendum votes. Out of those votes, the majority vote will win.

Item 17: Recall

Section A.

The members of ASUCR shall have the right to recall any elected or appointed official of ASUCR. This does not grant the members of ASUCR the ability to recall committee appointments.

Section B.

Persons willing to circulate a petition of recall must file a "Declaration of Intent to File for Recall" with the Chair of the Senate, which shall include:

1. The name of the person to be subjected to the recall; and

2. Clear and brief reason(s) for recalling said member;

Section C.

All procedures for the circulating, collecting, filing, and verification of the petitions are governed by the appropriate election regulations as stated in this Code. In all advertising
of the recall election, the information required must include:

1. The person to be subjected to the recall vote; and

2. The charges listed in the Declaration.

Section D.

Procedures for holding a recall election shall be the same as those in Item 14, Section A and Section B, 1. (Special Elections)

Section E.

A majority vote in the recall election is required to remove an officer subjected to recall. If a majority is received, the officer shall be immediately removed from office and relieved of all responsibilities and duties of the office. From the date of certification of results of recall election, all rights, privileges, and remuneration shall end. Any appointed position that the recently recalled officer holds may be retained if the requirements of that appointed position do not require the holding the recalled office. The Senate will determine retention of the appointed positions of the recalled officer.

Section F.

If a majority do not approve of the recall, the officer shall retain office and shall not be subjected to second vote of recall on the same charges.

Section G.

A vacancy created by recall shall be handled in like manner as any other vacancy.

Item 18: ASUCR Membership Fee Elections

Section A.

All proposed changes in ASUCR Membership Fees shall be voted upon by the general undergraduate student body prior to their taking effect.

Section B.

Procedures for the filing of a student petition for the proposed changes of the ASUCR Membership Fees shall be governed by the elections regulations stated in this Code.

Section C.
Upon majority vote in favor of the proposed fee changes by the Senate, or upon the presentation of a valid petition for such changes, the Senate is mandated to call an election which must be held no earlier than two (2) weeks and no later than four (4) weeks after such approval. The Senate may extend the timeline by majority vote.

Section D.

The elections procedures detailed in this Code shall govern an election of proposed fee changes with the following exceptions-

1. A minimum requirement for the advertising of the election shall be publication of the proposed changes in the student newspaper, and notification to the campus by way of paper or electronic postings of the election day, time, and polling places which must happen between the calling of the election and the day of the election;

2. Further, copies of the proposed changes shall be made available in the ASUCR office for general distribution upon request of the student body.

Section E.

A majority of 20% of the student body must vote in favor of the proposed fee changes for them to pass and be implemented.

20% of the undergraduate student body must vote, and a majority of votes in favor for the fee change will be required for it’s passage.

**Part 4- Elections Regulations**

**Item 19: Campaign Expense**

Section A.

There are no limits in regards to campaign expenses. This applies to both candidates and referenda pro and con groups.

Section B.

In no case, shall ASUCR pay for campaign material of any individual candidates.

**Item 20: Negative Campaigning**
Section A.

Definition-

Negative Campaigning shall be defined as any campaigning, electioneering or vote soliciting against an individual candidate or group of candidates for election including but not limited to the distribution of materials, posters, fliers, speeches, advertisements, and electioneering that enumerate information, untrue or unverified that can be construed as derogatory, inflammatory, or disreputable in any way. This shall not be construed to prohibit campaigning against an individual's political record, rather to prohibit personal attacks.

Section B.

Prohibition-

Negative Campaigning as defined shall be prohibited in all ASUCR elections.

Section C.

Enforcement-

The Elections Committee shall have the authority to enforce this provision.

Item 21: Fair Political Practices

Section A.

No candidate, whether an incumbent or challenger shall be permitted to use any ASUCR equipment, computer, offices or space, supplies, materials or anything else owned, operated, run, managed, or under the purview of ASUCR for campaign purposes.

Section B.

At no time shall ASUCR Senators, Officers, and/or staff display individual campaign literature or material in ASUCR office facilities.

Section C.

Enforcement-
The Elections Committee shall have the authority to enforce these provisions.

Section D.

The Senate, by a 2/3 vote, can remove referenda from the ballot if it is determined that unethical, untruthful and/or unfair practices have been used during campaigning. This applies to both pro and con positions.
ASUCR Senatorial Elections
Declaration of Candidacy Form

Full Legal Name-______________________________________________________________________________

Name as you would like it to appear on the ballot-__________________________________________________

Student Identification Number-____________________________________________________________________

Local Address- _________________________________________________________________________________

Phone Number-__________________________________________________________________________________

Alternate Phone Number-__________________________________________________________________________

Email address- ________________________________________________________________________________

Current College- ________________________________________________________________________________

Major- _________________________________________________________________________________________

College you will be enrolled Fall Quarter-__________________________________________________________________________

Number of quarters you have been enrolled as a full time student at UCR- __________

I ________________________ declare my candidacy for __________________________ college ASUCR senatorial elections.

____________________________________
Candidate Print Name                         Date

____________________________________
Witness Print Name                            Date

________________________________________
Candidate Signature

________________________________________
Witness Signature

Any falsified information will immediately result in disqualification from the ASUCR Senatorial elections.
ASUCR Senatorial Elections
Campaign Violation/Appeal Form

The Candidate/Pro/Con Group entitled ______________________ is found in violation of campaign procedure ____________________.

An official appeal must be submitted to the elections committee.

Election committee personnel Name of person reporting violation- ________________________

_____________________________________________________________________

Time/Day/Location of violation- ___________________________________________

_____________________________________________________________________

Elections Chair Signature _________________________________________________

Candidate Appeal Request:

Date Appeal filed- ____________________

Full Name of Candidate/Pro/Con Group-________________________________

Violation Appealing-___________________________________________________

Reason(s) for Appeal-
_______________________________________________________________________
_______________________________________________________________________
_______________________________________________________________________
_______________________________________________________________________

Signature of Candidate/Pro/Con Group Contact Person- ________________________

Official Use Only-

Day/Time Appeal Received-___________________
Received By-_________________________
Date of Appeal Hearing-___________________
Request Granted (Yes or No) - _____________
I, the undersigned, do hereby nominate __________________________ in the college of ________________ for the ASUCR Senatorial Elections. My nomination does not constitute any obligation to vote for said candidate.

Print Name              Signature
_______________________________________________________________________

1. __________________________________________________________________

2. __________________________________________________________________

3. __________________________________________________________________

4. __________________________________________________________________

5. __________________________________________________________________

6. __________________________________________________________________

7. __________________________________________________________________

8. __________________________________________________________________

9. __________________________________________________________________

10. __________________________________________________________________

11. __________________________________________________________________

12. __________________________________________________________________

13. __________________________________________________________________

14. __________________________________________________________________

15. __________________________________________________________________

16. __________________________________________________________________

17. __________________________________________________________________

18. __________________________________________________________________
College of Engineering Candidates only need 25 signatures.
ASUCR Senatorial Elections
Constitutional Amendment Form

Section of the Constitution to be amended-
___________________________________________

Organization/Individual sponsoring amendment-
___________________________________________

Amendment text- please attach a physical copy and submit to Elections Chair electronically.

Official Use Only-

Vote- Passed Failed (circle one)
Title of Initiative or Referendum-

Did Initiative/Referendum receive senate approval? Yes No (circle one)

If NO, attach necessary signatures (15% of student population)

Initiative/Referendum text- please attach a physical copy and submit to Elections Chair electronically.

Official Use Only

Vote- Passed Failed (circle one)
ASUCR Senatorial Elections
Declaration of Intent to File for Recall

Full Legal Name- ___________________________________________

Full Legal Name of Senator- __________________________________

Reason for Recall- please attach

Necessary Signatures for Recall- please attach

Official Use Only

Recall- Yes No