Constitution of the Student Union of Washington University in St. Louis
Student Union Mission Statement

The mission of Student Union is to create a vibrant campus community by:

- advocating for the needs and interests of undergraduate students,
- developing and implementing both innovative and traditional programs,
- and allocating the student activity fee to unique and engaging activities, programs, and initiatives.

Student Union Vision

It is the vision of Student Union to responsibly serve and empower every undergraduate student to be a force for change and improvement while fostering and preserving tradition at Washington University in St. Louis.

ARTICLE I. Name of Organization

The representative government of the undergraduate student body of Washington University in Saint Louis shall be referred to in this Constitution as the Student Union.

ARTICLE II. Constituency

Section 1:

The constituents of Student Union shall consist of all full-time undergraduate students of Washington University in St. Louis. This group may also be referred to as the constituency.

Section 2:

Constituents shall have the right to vote in Student Union elections.

Section 3:

All constituents shall have the right to appeal for Student Union funding regardless of whether or not they are in a Student Union recognized group.

Section 4:

Only constituents of the Student Union may hold office.

ARTICLE III. Powers and Jurisdiction
Section 1. Activity Fee

The Student Union shall have the power to collect an activity fee equal to one percent (1%) of tuition from each undergraduate student.

Section 2. Representation

The Student Union shall have the power to represent its constituents within the University and the greater community.

Section 3. Requirements to Hold Office

No constituent may hold more than one Student Union office at the same time.

Any elected office defined in this constitution or the Class Council Constitution, as well as any appointed office that must be confirmed by the Student Union Executive Council, the Senate, or the Treasury, shall be considered a Student Union office.

ARTICLE IV. Executive Branch

Section 1. Executive Officers

a. The Executive Officers of the Student Union shall be the President, Vice President of Administration, Vice President of Programming, Vice President of Finance, and Vice President of Public Relations.

b. The Executive Officers must be constituents of the Student Union enrolled in at least nine (9) credits each semester.

c. Any officer enrolled in fewer than nine (9) credits in a semester shall be subject to approval by the Senate, by a majority vote of the officers present, as to their ability to represent constituents of the Student Union.

Section 2. Duties and Powers of the President

The President of the Student Union shall:

a. Act as the official representative of the Student Union.

b. Possess authority to determine the appropriate decision-making method for the Executive Council when such a process is undefined and authority to act on Executive Council decisions.

c. Convene and preside over meetings of the Executive Council, except at such times as they may, at their discretion, delegate this function to the Vice President of Administration.

d. Invite any constituent of the Student Union to attend Executive Council at their discretion.

e. Appoint such executive personnel as they deem necessary for the proper
execution of their duties with consent of the Senate and Treasury and have the
power to remove such persons from their positions, with the consent of the
Senate and Treasury. They must appoint, before the end of the semester during
which they are elected, an Executive Advisor for Sustainability and a Diversity
Affairs Council Chair. The President is not limited to appointing only the
aforementioned executive personnel.

f. Have the power to veto, in writing, any act of legislation passed by the
Legislative Branch of the Student Union within three (3) business days of its
passage.

g. During any period when, first, the Legislative Branch cannot meet, and second,
the Executive Council cannot meet, the President shall act for the Student
Union. The President shall inform the Legislative Branch of all acts that
occurred in their absence in order for a review to take place.

h. Present a State of the Student Union Address to all branches of the Student
Union at least once each semester that shall include legislative priorities and
action plans for the Legislative Branch.

i. Possess the power to call emergency meetings of the Legislative Branch with
at least twenty-four (24) hours notice to all representatives.

j. Represent the position of the Student Union in University judicial cases when
the actions of the Student Union as a whole are challenged.

k. Preside over the Student Union Leadership meetings.

1. The members of Student Union Leadership includes: Student Union’s
Executive Officers, the heads of all executive entities enumerated in the
Constitution and Statutes, the Speakers of both the Senate and the
Treasury, the committee chairs of both the Senate and the Treasury. The
Chief Justice, and the Election Commissioner.

2. Student Union Leadership must meet at least once a month.

3. Groups that do not attend Student Union Leadership meetings are subject
to probationary status at the discretion of the President of Student Union.

4. At least one agenda item at every Student Union Leadership meeting
must be dedicated to a discussion of advocacy amongst the entities
present.

Section 3. Duties and Powers of the Vice President of Administration

The Vice President of Administration of the Student Union shall:

a. Act as the official internal affairs officer of Student Union.

b. Exercise the duties and powers of the President in their absence from office or in
their inability to act, and shall perform such duties as shall be delegated to
them by the President.

c. Provide for the supervision and coordination of all committees and auxiliary
organizations of the Student Union.

d. Serve as the Parliamentarian of the Senate and Treasury meetings.

e. Preside over the election of the Speaker of the Senate and Speaker of the
Treasury.

f. Chair the Recruitment and Retention Committee (RRC).

1. The Recruitment and Retention Committee shall encourage constituents
to get involved in Student Union, as well as maintain the interest and involvement of individuals participating in Student Union.

2. Membership of the Recruitment and Retention Committee shall include the Vice President of Administration, Vice President of Programming, the Election Commissioner, and at least one representative each from the Senate, Treasury, and other constituents.

g. Serve as an ex-officio and non-voting advisory member of both the Diversity Affairs Council (DAC) and the Student Sustainability Board (SSB).

Section 4. Duties and Powers of the Vice President of Programming
The Vice President of Programming of the Student Union shall:

a. Act as the official representative of Student Union for issues related to University programming.
b. Coordinate Student Union programming.
c. Chair the Social Programming Board and shall appoint representatives to the Social Programming Board with the consent of the Executive Council.
d. Serve as an ex-officio and non-voting advisory member of the Class Councils, Social Programming Board (SPB), and Engage 360.

Section 5. Duties and Powers of the Vice President of Finance
The Vice President of Finance of the Student Union shall:

a. Be responsible for the collection, disbursement, and accounting of the revenues and expenditures of the Student Union.
b. Be required to review all expenditures of the Student Union operating budget.
c. Submit a written report of the revenues and expenditures to all branches of the Student Union within the last three (3) meetings of each session of the Senate and the Treasury.
d. Be responsible for the supervision of the Student Union business staff and the preparation of all financial records.
e. Be responsible for educating all student group treasurers with regard to Student Union monetary processes.
f. Serve as an ex-officio and non-voting member of the Social Programming Board (SPB).
g. Preside over the General Budget process.
   a. Present to the Senate and the Treasury all proposed line items included in the General Budget.
h. Balance and proposed the General Budget to the Senate and the Treasury.
i. If the General Budget is denied, the Vice President of Finance must resubmit the General Budget for approval by the Senate and the Treasury within three (3) days.

Section 6. Duties and Powers of the Vice President of Public Relations
The Vice President of Public Relations of the Student Union shall:
a. Act as the official public relations director of Student Union, including developing and promoting Student Union’s brand, relationship with the media, and publicity.
b. Act as a public relations resource for student groups.
c. Chair the Public Relations Committee.
   1. The Public Relations Committee will be comprised of constituents appointed by the VP of Public Relations with the consent of the Executive Council.
   2. The purpose of the Public Relations Committee is to facilitate publicity for Student Union as a whole, and act as a guide and resource for SU-recognized student groups.
   3. All Student Union Councils, Committees, and Elected Bodies shall report activities and proceedings weekly to the Public Relations Committee.
d. Inform the constituency regarding Student Union endeavors at least twice a semester.
e. Coordinate the publication of the time, date, and place of all regular meetings.

Section 7. Executive Council

a. There shall be an Executive Council composed of:
   1. The Executive Officers of the Student Union.
   2. The Speakers of the Senate and the Treasury.
   3. The advisor of the Student Union.
b. The duties and powers of the Executive Council:
   1. The Executive Council shall:
      i. Advise the President in the functioning of the Student Union.
      ii. Act for the Student Union during periods when the Legislative Branch cannot meet. Any such actions shall be subject to review by the affected body, the Senate or the Treasury, by a majority vote of the officers present.
      iii. Aid the chairs in the supervision and coordination of the Legislative Committees.
      iv. Decide by a majority vote on financial appeals not submitted to the Treasury.
c. When the Executive Council must act and there is no defined decision-making process, the President shall deem the appropriate process for decision making within the Executive Council and have the power to act on Executive Council decisions. This decision-making rule may be vetoed by a majority vote of the other officers of the Executive Council. If the decision is vetoed, the authority to deem the appropriate process for decision making shall fall back to the President.

Section 8. School Councils
a. Each undergraduate division may have a self-governing School Council.
b. The School Council recognized by the Student Union shall be the School Council recognized by a majority of the constituents in that undergraduate division. Such determination of recognition by the constituents in that undergraduate division shall be conducted through a Student Union Election run by the Election Commissioner.
c. Each School Council shall write and amend its own Constitution which shall then be housed in the Student Union office.

Section 9. Class Councils

a. There shall be four Class Councils, one for each undergraduate class.
b. The Class Councils, as one body, shall have a Constitution that is housed in the Student Union office.
c. The Class Council Constitution is amendable by a vote of two-thirds (2/3) of the voting population of the constituency.
d. Election of the Sophomore, Junior, and Senior Class Officers shall take place in conjunction with the Student Union Executive Officer elections in the Spring of the year.
e. Election of the Freshman Class Officers shall take place in the fall semester, not less than ten (10) nor more than twenty-five (25) days after the first day of classes.
f. All Class Officers shall serve on the Joint Class Council that is advised by the Student Union Vice President of Programming.
g. If a position falls vacant, candidates will be nominated within two (2) weeks by the Class Councils and confirmed by majority votes in both the Senate and Treasury.

Section 10. Diversity Affairs Council

a. Mission:
   1. The Diversity Affairs Council (DAC) shall exist to foster connections between members of the campus community, and address issues so as to bring diversity to the forefront of campus-wide and administrative concerns.
      i. Diversity shall be understood to include, but not be limited to, the philosophy, culture, class, religious beliefs, abilities, age, experiences, ethnicity, sex, gender identity, and sexual orientation of individuals and groups on our campus.
   2. The Diversity Affairs Council shall seek to promote this Mission through the:
      i. Facilitation of dialogue, understanding, and co-programming among diversity- or multicultural -oriented individuals and/ or groups.
      ii. Address of relevant diversity policy issues and concerns facing
the Washington University community.

iii. Facilitation and coordination of diversity training sessions on campus.

b. The duties and powers of the Diversity Affairs Council Chair

The Diversity Affairs Council Chair shall:

1. Be appointed by the Student Union President, with the approval of Senate and Treasury. Approval is defined as a majority vote of the officers present. Appointment shall follow inauguration, and the duration of the term shall be one (1) year.
   i. Should the sitting Diversity Affairs Council Chair resign or otherwise leave office, the Student Union President shall appoint a replacement within two (2) weeks to be approved by the above process.

2. Have a vote in the Diversity Affairs Council (DAC) only in the case of a tie.

3. Assist in the efforts of Diversity Affairs Council (DAC) members to address issues relating to University policy.

4. Convene and preside over meetings of the Diversity Affairs Council (DAC).

5. Determine the agenda of the meetings of the Diversity Affairs Council (DAC).

c. Diversity Affairs Council Cabinet

1. The Diversity Affairs Council shall have a guiding Cabinet. The duration of the term shall be one (1) year.
   i. The duties, size, and selection of this Cabinet shall be defined in the Diversity Affairs Council Constitution.

d. Membership

1. Qualifications for membership shall be defined in the Constitution of the Diversity Affairs Council.

2. The Vice President of Administration shall serve as an ex-officio and non-voting advisory member of the Diversity Affairs Council (DAC).

e. Constitution

1. The Diversity Affairs Council (DAC) shall write, possess and amend its own Constitution which shall then be housed in the Student Union office.

2. The Constitution of the Diversity Affairs Council and Amendments to it shall be approved by a majority vote of the Executive Council before taking effect.

f. Subsidiary Committees

1. The Diversity Affairs Council (DAC) shall have the power to create or eliminate subsidiary committees by a majority vote of its voting members present.
   i. Subsidiary committees shall exist to further the Mission of the Diversity Affairs Council (DAC) as enumerated above.

g. Policy Recommendations

1. The Diversity Affairs Council shall provide policy recommendations regarding issues of diversity to relevant bodies of the Student Union.
Section 11. Engage 360

a. Engage 360 shall exist to foster a cohesive relationship between the Washington University student body and the surrounding community.
   1. Numerous trips every semester will be taken in order to connect Washington University student groups with partners in the surrounding community.
b. Engage 360 must submit yearly a general budget to the Vice President of Finance of Student Union.
c. The Vice President of Finance shall allocate an operating fund to Engage 360. This fund shall become a line in the General Budget of Student Union.
d. Engage 360 shall have the power to appeal to the Executive Council for additional funding.
   1. The Executive Council shall make decisions about the appeal by a majority vote.
e. Engage 360 shall maintain a Constitution that is housed in the Student Union Office.
   1. Amendments to the Constitution of Engage 360 can be proposed by three methods:
      i. A unanimous vote of the Engage Executive.
      ii. A two-thirds (2/3) vote of the Engage General Body.
      iii. An Executive Officer of the Student Union.
   2. Amendments must be ratified by a two-thirds (2/3) vote of Student Union Executive Council.
f. Engage 360 shall maintain bylaws to its Constitution to further outline its structure and procedures.

Section 12. Student Sustainability Board

a. Mission: The Student Sustainability Board is an entity of the Student Union at Washington University in St. Louis, and exists to research and promote practical sustainability measures for incorporation into University programs, events, and initiatives by offering free consulting services and allocating funding. Members support projects that benefit the student body and promote an ethos of sustainability and stewardship of the environment on campus.
b. The Student Sustainability Board shall be bound by and must follow the rules created in the Student Sustainability Board Constitution.

Section 13. The Executive Advisor for Sustainability

The Executive Advisor for Sustainability shall:

a. Advise the President and other pertinent Student Union leaders on the effectiveness of Student Union-led and University-wide sustainability initiatives.
b. Provide recommendations to the President and any other pertinent Student Union leaders on changes to Student Union and University policies and programs to address issues of environmental sustainability.

c. Help to ensure that officials across the executive and legislative branches, including officials on existing committees or task forces addressing issues of environmental sustainability, advance the President’s agenda for environmental sustainability.

d. Maintain a relationship with and facilitate communication and dialogue between Student Union leaders, sustainability-oriented student group leaders, the Office of Sustainability, and any other pertinent groups, organizations, and individuals.

e. Collaborate with and support the Student Sustainability Board (SSB) to further the goals of both the Executive Advisor for Sustainability and the SSB.

**ARTICLE V. Legislative Branch**

**Section 1. Representatives**

a. The legislative powers of the Student Union shall be vested in the Student Union Senate and the Student Union Treasury.

**Section 2. Senate**

a. Duties and Powers of Senators

*The Senators of the Student Union shall:*

1. Have one (1) vote in the Student Union Senate.
2. Have the power to enact any legislation concerning matters of policy affecting constituents and their welfare under this Constitution.
3. Give advice and consent, by a majority vote of the officers present, to appointments made by the President.
4. Have the power to require reports from any committee or officer of the Student Union by a majority vote of the officers present.
5. Have the power to enact, by a vote of two-thirds (2/3) of the total Senate, legislation previously passed, which was subsequently vetoed by the President of the Student Union.
6. Have the power to bring articles of impeachment against any officer of the Student Union on the grounds of incongruence with this Constitution by a vote of two-thirds (2/3) of the total Senate, with the consent of the Treasury.
   i. Consent is defined as a majority vote of the officers present.
7. Have the power to create or dissolve committees through a motion requiring a vote of two-thirds (2/3) of the officers present.
8. Vote in the General Budget Session unless excused by the Speaker of the Senate.
9. Be the only persons with the power to initiate a motion in the Student Union Senate.
10. Regularly serve on at least one (1) of the Student Union Senate Committees for the duration of their term.
11. Attend regular and special meetings of the Senate, unless excused by the Speaker of the Senate.
12. Review, by a majority vote of the officers present, the pertinent actions of the President or Executive Council taken during any absence of the Senate.

b. Duties and Powers of the Speaker of the Senate

*The Speaker of the Senate shall:

1. Convene and preside over meetings of the Senate as its chairperson.
2. Provide notification of each meeting to Senators at least twenty-four (24) hours before each meeting.
3. Have a vote in the Senate only in the case of a tie.
4. Determine the agenda of the meetings of the Senate.
5. Have the power to remove a Senator from office after two (2) unexcused absences.
6. Regularly meet with the chairs of the Senate Committees, which are defined in the Statutes of the Student Union.
7. In case of an emergency, have the power to call upon any Senator to serve in their position.

**Section 3. Treasury**

a. Duties and Powers of the Treasury

*The Representatives of the Student Union Treasury shall:

1. Have one (1) vote in the Student Union Treasury.
2. Have the power to enact legislation concerning Student Union monies and resources.
3. Have the power to approve any budget and make appropriations proposed by the Treasurer and/or Budget Committee of the Student Union.
   i. Vote in the General Budget Session unless excused by the Speaker of the Treasury.
4. Supervise student organizations functioning under the auspices of the Student Union.
5. Have the power to bring articles of impeachment against any officer of the Student Union on the grounds of incongruence with this Constitution by a vote of two-thirds (2/3) of the total Representatives of the Treasury, with the consent of the Senate.
   i. Consent is defined as a majority vote of the officers present.
6. Be the only persons with the power to initiate a motion in the Student Union Treasury.
7. Serve on either the Activities Committee or the Budget Committee
for the duration of their term.
8. Attend regular and special meetings of the Treasury, unless excused by
   the Speaker of the Treasury.
9. Have the power to enact, by a vote of two-thirds (2/3) of the total
   Representatives of the Treasury, legislation previously passed, which
   was subsequently vetoed by the President of the Student Union.
10. Review, by a majority vote of the officers present, the pertinent actions
    of the President or the Executive Council taken during any absence of
    the Treasury.

b. Duties and Powers of the Speaker of the Treasury

*The Speaker of the Treasury shall:

1. Convene and preside over all meetings of the Treasury as its
   chairperson.
2. Provide notification of each meeting to Representatives of the
   Treasury at least twenty-four (24) hours before each meeting.
3. Have a vote in the Treasury only in the case of a tie.
4. Determine the agenda of the meetings of the Treasury.
5. Have the power to remove a Representative of the Treasury from
   office after two (2) unexcused absences.
6. Regularly meet with the chairs of the Activities Committee and the
   Budget Committee.
7. In case of an emergency, have the power to call upon any
   Representative of the Treasury to serve in their position.

c. Committees of the Treasury

1. The Activities Committee and the Budget Committee shall be standing
   committees of the Treasury.
2. The Budget Committee shall act as the monetary recommendation
   and distribution committee of the Treasury and shall be chaired by a
   Representative of the Treasury who serves on the Budget Committee
   and is elected by a majority vote of the Treasury.
3. The Activities Committee shall act as a liaison between the Student
   Union and student groups and shall be chaired by a Representative
   of the Treasury who serves on the Activities Committee and is elected
   by a majority vote of the Treasury.
4. Additional committees of the Treasury shall be created or dissolved by a
   vote of two-thirds (2/3) of the officers present.

**Section 4. Enactment and Approval**

a. All acts of the Legislative Branch of the Student Union shall be considered the
   official stance of the Student Union at the end of three (3) days following the
   passage of the motion unless the President of the Student Union vetoes such
   legislation in writing.
Section 5. Meetings

a. Both the Senate and the Treasury shall meet at least fifty percent (50%) of the weeks in each session.
b. A session shall begin with the first meeting after a regular election of legislative representatives and shall end with the last meeting before the next election.
c. A quorum, for both the Senate and the Treasury, shall consist of a majority of the entire officers of that body.
d. Regular meetings of the Senate and the Treasury shall be open to all constituents of the University community.
e. During a regular meeting of the Senate or the Treasury, any constituent of the University community, upon recognition by either the Speaker of the Senate or the Speaker of the Treasury, respectively, shall have the right to address legislative representatives.

Section 6. General Budget Session

a. Both the Senate and the Treasury shall attend the General Budget Session.
b. The Speakers of the Senate and the Treasury shall moderate the Session.
c. The meeting shall be open to all constituents of the Student Union.
d. Senators and Treasury Representatives shall:
i. Vote to recommend to the Vice President of Finance whether to fund specific items in the General Budget.
   1. The vote required to provide a recommendation shall be a majority of the Senate and Treasury collectively.
   ii. Either approve or deny the General Budget presented by the Vice President of Finance. If the General Budget is denied, the Vice President of Finance must resubmit the General Budget for approval within three (3) days.
      1. The vote required to approve shall be two-thirds (2/3) of the Senate and two-thirds (2/3) of the Treasury respectively.

ARTICLE VI. Judicial Branch

Section 1. Constitutional Council

a. There shall be a Constitutional Council composed of five (5) Justices and one (1) or two (2) alternate Justices.
b. The Constitutional Council shall be the judicial body of the Student Union.
c. Duties and Powers of the Constitutional Council
   The Justices of the Constitutional Council shall:
1. Be appointed by the President with Senate and Treasury approval by a majority vote of the officers present.
2. Take office when a seat becomes available and leave office upon graduation, study abroad, or inability to carry out their duties.
3. At the request of at least one quarter (25%) of the Legislative representatives, interpret the Constitution and/or Statutes of the Student Union.
4. Review the actions of any officer of the Student Union for consistency with the Constitution or Statutes of the Student Union after receiving a challenge from two percent (2%) of the constituency of the Student Union.
5. Decide all cases in which an officer of the Legislative or the Executive branches of the Student Union is involved, and cases between Student Union registered groups and/or councils.
6. Try all cases of impeachment.
7. Have the power to examine evidence, call available witnesses, authorize the issuance of such writs as it shall require, and make rules necessary and proper for the conduct of its business.
8. Be required to review and update the Constitution and the Statutes of the Student Union at least once per semester.
9. Hear all cases of discrepancy regarding elections and referenda, and activities of the Election Commission.

d. Duties and Powers of the Chief Justice

The Chief Justice of the Student Union shall:

1. Be elected from and by the five (5) justices of the Constitutional Council by a majority vote.
2. Operate as the chair of the Constitutional Council and the chief officer of the Judicial Branch.
3. Convene and preside over meetings of the Constitutional Council.
4. Maintain an accurate copy of the Student Union Constitution and the Student Union Statutes.
5. Distribute an updated copy of the Student Union Constitution and the Student Union Statutes to each Executive Officer and redistribute each time either is amended.
6. Advise the Student Union on all legal and constitutional questions.

ARTICLE VII. Elections

Section 1. Election Commissioner

a. The powers to conduct the elections of the Student Union shall be vested in the Election Commissioner.

b. Duties and Powers of the Election Commissioner
The Election Commissioner shall:

1. Be appointed by the Student Union President, in consultation with the Vice President of Administration and Chief Justice, with Senate and Treasury approval. Approval is defined as a majority vote of the officers present. Appointment shall follow spring elections, and the duration of the term shall be one (1) year.
2. Organize and coordinate all elections of the Student Union.
3. Possess the power to create an Election Commission. The Election Commissioner shall propose an Election Commission for approval to the Senate by a majority vote of the officers present.
4. Convene and preside over meetings of the Election Commission.

Section 2. Election Commission

a. The Election Commission shall determine the rules by which the election shall be run. The Senate and the Treasury shall approve all election rules.
b. No member of the Election Commission may run for office while serving on the Election Commission.

Section 3. Election of Executive Officers

a. Elections for Executive Officers shall be held in the spring semester.
b. The Executive Officers shall hold office until their successors are installed.
c. If the office of President falls vacant, the Vice President of Administration shall be installed as President for the unexpired term.
d. If the offices of Vice President of Administration, Vice President of Finances, Vice President of Programming or Vice President of Public Relations fall vacant, a successor shall be appointed to fill the unexpired term by a majority vote of the Senate and the Treasury.
e. If a candidate for an office is disqualified after an election within thirty (30) days after the election, the qualified candidate with the next highest vote total shall be installed.
f. All constituents shall be able to vote for the Student Union Executive Officers.

Section 4. Election and Appointment of Senators

a. Elections of Senators will be held twice annually, in the fall semester and in the spring semester.
b. One-half (1/2) of the appointed number of Senate seats shall be elected each semester.
c. Each Senator elected in a regular election shall hold their office for one (1) calendar year or until a successor is installed.
d. Preceding the spring semester elections, the number of undergraduate constituents at the University shall be obtained by the Election Commissioner.
There shall be one (1) Senator for every two hundred fifty (250) constituents. If the remaining number of constituents is greater than one hundred twenty-five (125), there shall be one additional Senator.

e. The top vote recipient from each school will automatically be elected to serve as a Senator. In order to be eligible for a school allocated seat, a candidate must either be on the ballot or receive greater than 75 write-in votes. The remaining top vote recipients, without regard to school, will fill the remaining seats. In the event that no candidate runs from a school(s), that seat(s) will be available for the top vote recipients, without regard to school.

f. If a Senate seat falls vacant, the Speaker of the Senate shall have the power to appoint a constituent of the Student Union to serve the unexpired term.

g. All constituents of the Student Union may vote for Senators. Each voter may cast as many votes as seats open but may cast only one (1) vote per candidate.

Section 5. Election and Appointment of Representatives of the Treasury

a. Elections of Representatives of the Treasury will be held twice annually, in the fall semester and in the spring semester.

b. One-half (1/2) of the appointed number of Representatives of the Treasury shall be elected each semester.

c. Each Representative of the Treasury elected in a regular election shall hold their office for one (1) calendar year or until a successor is installed.

d. There shall be no less than one (1) Representative of the Treasury for every three hundred twenty-five (325) constituents. If the remaining number of constituents is greater than one hundred sixty-two (162), there shall be one additional Representative of the Treasury. There shall be no more than one (1) Representative of the Treasury for every two hundred fifty (250) constituents.

   a. For every seat greater than the number of Representatives of the Treasury given by 1:325 and less than the number of Representatives of the Treasury given by 1:250 shall only be opened if the seats are competitive.

      i. A seat is competitive if at the culmination of the election, the seat will be filled by a non-write-in candidate.

e. Candidates with the highest number of votes will be elected to serve as a Treasury Representative until all of the seats up for election have been filled. In order to be eligible for a seat, a candidate must be on the ballot or receive 75 write-in votes.

f. If a Representative of the Treasury seat falls vacant, the Speaker of the Treasury shall have the power to appoint a constituent of the Student Union to serve the unexpired term.

g. All constituents of the Student Union may vote for Representatives of the Treasury. Each voter may cast as many votes as seats open but may cast only one (1) vote per candidate.
ARTICLE VIII. Compensation

No officers of the Executive, Legislative, or Judicial branches of the Student Union, defined as members of the Executive Council, members of the Constitutional Council, and the elected representatives of the constituency, will receive any type of monetary compensation, salary or otherwise, from the Student Union budget for their duties of those Executive, Legislative, or Judicial branches. This legislation shall not be construed to preclude Student Union officers for receiving compensation, monies or otherwise, from funding sources other than the student activity fee or any reimbursement type of payments for moneys spent.

ARTICLE IX. Initiative, Referendum, and Recall

Section 1. Initiative

a. The constituency of the Student Union shall have the power to initiate any act within the power of the Legislative Branch, provided that five percent (5%) of the constituents shall sign a petition calling for an election on a bill, which shall be submitted in writing to the Chief Justice.
b. The Chief Justice shall, if they determine the petition to be in proper order, call upon the Election Commissioner to hold an election on the proposed bill in not less than ten (10) and not more than twenty-five (25) days after the Chief Justice shall have received the petition and the bill.
c. Public notice of such an election shall be given not less than four (4) days before the election.
d. The vote required shall be two-thirds (2/3) of the votes cast.
e. Any proposal made within twenty-five (25) days of the end of any semester may, at the direction of the Election Commissioner, be deferred for a vote until not more than ten (10) days after the opening of the following semester.

Section 2. Referendum

a. The constituency shall have the power to call for a referendum on any act of the Student Union, provided a petition calling for the referendum and specifying in writing the action that the referendum is to take shall be signed by five percent (5%) of the constituency of the Student Union and transmitted in writing to the Chief Justice.
b. The Chief Justice shall, if they determine the petition to be in good order, call upon the Election Commissioner to hold an election on the act in not less than ten (10) days and not more than twenty-five (25) days after they shall have received the petition.
c. Public notice of such an election shall be given not less than four (4) days before the election.
d. The vote required shall be two-thirds (2/3) of the votes cast.
e. Any proposal made within twenty-five (25) days of the end of any semester may, at the direction of the Election Commissioner, be deferred for a vote until not more than ten (10) days after the beginning of the following semester.

Section 3. Recall

a. This procedure shall be followed by Student Union constituents in order to recall an officer in dereliction of their duties.

b. Any constituent may petition for the recall of an officer of the Student Union who is in dereliction of their duties.

c. The party petitioning for recall must submit a formal request before the Constitutional Council in accordance with its Grievance Policy, and appear before the Council to make their case.
   1. In the case that the subject of recall is a member of the Constitutional Council, the grievance shall be taken to the Executive Council of Student Union.

d. If the Constitutional Council approves the petition for recall:
   1. The Constitutional Council shall proceed by taking the petition to the executive officers of the affected organization within ten (10) business days.
      i. In the case that all officers of the affected organization hold equal office or if there is just one executive, the petition will be taken to the entire group, as in the case of Senate and Treasury.
   2. If the affected executive officers do not approve the petition by a two-thirds (2/3) majority, then the petition will not pass, and no recall shall take place.

e. If the Constitutional Council or affected executive officers do not approve the recall:
   1. The party may appeal by calling for a vote of the affected constituency via elections in which at least fifty percent (50%) of the affected constituency participates. This vote shall occur within twenty-five (25) business days.
   2. If the majority votes in favor of the recall, then the subject of the petition shall be recalled.
   3. In the case that less than fifty percent (50%) of the affected constituency participates, or that the majority of the voters do not vote in favor of the recall, no recall shall take place.

f. Replacement of recalled officer:
   1. If an officer of Student Union has been recalled in accordance with the procedures above, then the remaining officers of their organization shall select a replacement officer—in accordance with their constitution—who shall serve until the end of the term. This must occur no sooner than ten (10) business days after the recall and no longer than twenty-five (25) business days after.
Section 4. Block Funding

a. The constituency of the Student Union shall have the power to initiate the allocation of funds to any student initiative or Student Union student group, provided that fifteen percent (15%) of the constituents sign a petition calling for an election on the allocation, which shall be submitted in writing to the Election Commissioner for approval no less than ten (10) days before the spring election.
b. Block Funding petitions shall only appear on an election ballot once per academic year.
c. Block Funding Allocations shall irrevocably replace all other sources of funding from the Student Activities Fee for a period specified in the petition of either one (1) or two (2) fiscal years, to be allocated evenly on an annual basis.
d. The vote required shall be two-thirds (2/3) of the votes cast.

ARTICLE X. Amendments

Section 1. Amendments

a. Amendments to this Constitution may be proposed by two methods:
   1. A two-thirds (2/3) vote of either the Senate or the Treasury, with consent from the body which is not proposing the amendment. Consent is defined as a majority vote of the officers present.
   2. A petition signed by fifteen percent (15%) of the constituency of the Student Union.
b. All Constitutional Amendment petitions must specify if they shall call for a special election.
   1. If so, the Election Commissioner shall set an election day for not less than ten (10) and not more than twenty-five (25) days after the petition is submitted.
   2. If a special election is not called for, the question shall be placed on the ballot of the next regular election. If the balloting system makes this impossible, a supplemental ballot shall be printed and distributed during the voting period.
c. Petitions submitted less than ten (10) days before an election may be held over until the following election, or the Election Commissioner shall hold a special election at their discretion.
d. The amendment shall be enacted when ratified by two-thirds (2/3) of those voting in a referendum of the Student Union.

ARTICLE XI. Dissolution

Section 1. Property of the Student Union

a. Should this association cease to exist all property shall conditionally revert to
and be held by the University for a period of five (5) years.
b. If any general student government is formed and recognized by a vote of a majority of the students at Washington University in St. Louis in an election conducted by the University within said five-year (5) period, all property held shall become the property of such successor organization.
c. If no such general student government succeeds the present Student Union within the specified five (5) years, unqualified title to all of the property of the Student Union shall then be vested in the University.

ARTICLE XII. Substantive Rights and Immunities

Section 1. Limitations

All Substantive Rights and Immunities hereafter described apply only within the Student Union of Washington University in St. Louis.

Section 2. General Rights and Immunities

a. No Student Union officer or student group may be deprived of their rights or property without due process of law, nor be denied the equal protection of the law.
b. No Student Union officer or student group may be prosecuted under the law, statute, rule, or regulation that was enacted after the fact of the action; nor shall be punished more severely under the law, statute, rule, or regulation that increases the punishment established at the time of the action.
c. No Student Union officer or student group may be prosecuted for an act committed more than one (1) calendar year before the initiation of prosecution.
d. No Student Union officer or student group may be prosecuted more than once for the same act under the same law, statute, rule, or regulation.

Section 3. Procedural Rights

a. A constituent accused and brought to trial must be guaranteed the following rights:
   1. To receive written notice of the charges against them.
   2. The opportunity to prepare a reasonable defense in advance of the hearing.
   3. To confront and question the accuser, if a constituent, or to study and challenge a signed statement if the accuser is not a constituent.
   4. To question witnesses and submit material evidence.
   5. To refuse to testify against themselves. Any constituent offering testimony may refuse to answer questions that would tend to incriminate themselves. No evidence may be presented against a student that was seized and held without their permission or without
warrants from designated authorities.
6. To receive an impartial and open hearing, and if convicted, to be subjected to no cruel or unusual punishment.
7. To have hearings and trials completed with all deliberate speed.

Section 4. Additional Rights

The enumeration of these rights and immunities shall not preclude other rights and immunities.

ARTICLE XIII. Equality

All constituents shall be given equal opportunity and equal treatment under the rules, regulations, law and Constitution of the Student Union. All official documents of the Student Union must reflect this belief. This is not inclusive of those publications that, although funded by the Student Union, do not reflect the views of the Student Union as a whole.

ARTICLE XIV. Enactment

This constitution will take affect after the election of the Executive Officers for the 2003-2004 school year.