



ACADEMIC SENATE CONSTITUTION



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ANTELOPE VALLEY COLLEGE
3041 West Avenue K, Lancaster, CA 93534

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1.0 Name of the Organization

1.0 The name of this organization shall be: The Antelope Valley College Academic Senate.

2.0 Purpose

2.0 The purpose of the Senate shall be to represent the faculty in the formation of policy on academic and professional matters.

2.1 The Senate shall represent the faculty position on these matters and shall promote communication and mutual understanding within the framework of the college in accordance with its authority.

3.0 Authority

3.0 The authority of the Senate shall include, but is not limited to policies and practices as specified in Title 5, Chapter 2, Section 53200, Board Policy 2510 Participation in Local Decision-making, Academic Senate, 3 & 4 which states:

(3) Rely Primarily---The Board of Trustees of Antelope Valley College will rely primarily on the advice of the Academic Senate for policies and procedures related to the following Academic and Professional Matters:

- (1) Curriculum, including establishing prerequisites
- (2) Degree and certificate requirements
- (3) Grading policies
- (4) Education program development
- (5) Standards or policies regarding student preparation and success
- (8) Policies for faculty professional development activities

3.1 The Governing Board is also required to rely primarily on the advice and judgment of the Academic Senate in establishing policies and procedures for Faculty Hiring Criteria (Ed. Code 87360 (b) and (c), Equivalencies to Minimum Qualifications (Ed. Code 87359 (b) and Administrative Retreat Rights (Ed. Code 87458 (a)). These areas may also have collective bargaining aspects.

3.2 Mutual Agreement---The Board of Trustees will come to mutual agreement with the Academic Senate for policies and procedures related to the following Academic and Professional Matters:

- (6) District and college governance structures, as related to faculty roles.
- (7) Faculty roles and involvement in accreditation processes, including self- study and annual reports
- (9) Processes for program review
- (10) Processes for institutional planning and budget development
- (11) Other academic and professional matters as mutually agreed upon

3.3 If any of the authority in this section regarding the Senate shall be changed by the state this section shall be updated accordingly without the amendment process.

4.0 Defined Terms

4.1 Regular Faculty

4.1.1 “Regular Faculty” shall mean all full-time faculty employed by Antelope Valley College.

4.2 Senate Eligibility

4.2.1 Only tenured regular faculty or those probationary regular faculty in their third or fourth year shall be eligible to serve on the Senate, with the exception of the Adjunct Senators in accordance with §206.0.

4.2.1.1 If no eligible faculty member can serve from a division or area, a faculty member in their first or second year may be appointed. Such members should not be pressured to serve and should have special dispensation to abstain from controversial issues.

4.3 Senate Positions

4.3.1 The Senate Positions are:

- President
- Vice-President
- First Executive Officer
- Second Executive Officer
- Division Senators
- Non-Division Area Senators
- Adjunct Senators
- Legislative Liaison
- Constitutional Referee
- Ex-Officio Members
- Senate Standing Committee Faculty Chairs, Co-Chairs, and Coordinators

4.4 Executive Committee

4.4.1 The Executive Committee shall serve as an advisory group to the Senate and other groups regarding the creation, implementation and oversight of major Senate activities.

4.4.2 The composition of the Executive Committee shall be:

- President
- Vice-President
- First Executive Officer
- Second Executive Officer

4.4.3 The Executive Committee shall have power to act as the full Senate in accordance with §110.0.

4.4.4 There shall be no more than two members of the Executive Committee from the same Division or Area.

4.5 Voting and Balloting

4.5.1 For purposes of this Constitution:

4.5.1.1 Regular Voting (see §104.1) shall mean the procedure used when voting on matters required in conducting regular Senate business.

4.5.1.2 Constituency/Popular Balloting shall mean the procedure used when conducting elections by a specified group or for the purpose of amending this Constitution by full vote of regular faculty.

4.5.2 Unless specified otherwise, a simple majority of those eligible to vote shall be required for passage.

4.5.3 Procedures for all voting and balloting shall be done in accordance with Bylaws §B100.0.

4.6 Senator's Voting Privileges

4.6.1 Only the President, Vice-President, First Executive Officer, Second Executive Officer, Division Senators, Non-Division Area Senators and Adjunct Senators, or their duly named Proxies may vote on any action item that comes before the Senate.

4.7 Senators

4.7.1 All voting members of the Senate shall have the title "Senator."

4.8 Proxies

4.8.1 A Proxy is any non-elected Senate representative who is eligible to serve on the Senate according to §4.2 and is named specifically for the purpose of carrying out the duties and responsibilities of an elected Senator during that Senator's absence and shall be entitled to all Constitutional privileges during that period.

4.8.2 Proxies shall be named in writing by the Division or Area.

4.8.2.1 Each Division or Area may submit the names of standing proxies equal to the number of their allotted elected Senators.

4.8.2.2 If there is no standing proxy on record, the Division or Area may submit the name of a proxy at any time, but that name must be submitted no later than one hour before declaration of a quorum.

4.8.2.3 A Division or Area may change a proxy at any time, provided that change is submitted in writing.

4.8.2.4 Section 4.8.2 shall be removed from the Constitution upon its adoption as part of the Bylaws.

4.8.3 Members of the Executive Committee shall not be allowed to name or use a Proxy.

4.9 Senator Vacancy

4.9.1 A Senator vacancy may be declared in writing by the resigning Senator, the division or area, by three consecutive absences in accordance with §204.5, or by removal in accordance with §204.6.

4.9.2 For purposes of declaring a quorum, a vacancy shall exist only if there is no named proxy in writing for the vacated Senator at the time of the quorum determination.

4.10 Long-term absence

- 4.10.1 Long-term absence shall be considered any absence of more than six months, including, but not limited to: illness, sabbatical, reassignment outside the area or personal leave.

4.11 Terms of Office

- 4.11.1 An academic year shall be defined as the period from the first day of classes of the Fall Semester until the day before the first day of classes of the following Fall Semester.
- 4.11.2 The Executive Committee and Elected Senator's terms of office shall commence on the first day of the academic year following election.
- 4.11.3 The Executive Committee members' terms shall be two years following election and shall end on the day before the first day of the next academic year.
- 4.11.4 The President's term shall be two years following election, with the exception of a President who has taken office in accordance with §107.0 whose term shall end on the day before the first day of the academic year following the elected term.
- 4.11.5 A Division, Area or Adjunct Senator's term shall be two years following election and shall end on the day before the first day of the academic year following the elected term.
- 4.11.6 Should this constitution be ratified during the Fall 2025 or Spring 2026 terms, the Vice President and Second Executive Officer will be elected to a one-year term starting Fall 2026 and the President and First Executive Officer to a two-year term starting Fall 2026. §4.11.6 shall be removed after the Spring 2027 term.
- 4.11.7 The President will finish their current three-year term, expiring on the day before the first day of the Fall 2026 semester. Following that, the President's term will be two years. §4.11.7 shall be removed after the Spring 2027 term.

4.12 Quorum

- 4.12.1 A quorum shall be required for all official actions of the Senate.
- 4.12.2 A quorum shall be declared when a simple majority of all Senators who hold voting privileges are physically present.
- 4.12.3 Duly named proxies shall be used in the determination of the quorum number.
- 4.12.4 Vacancies shall not be used in the determination of the quorum number.

4.13 In Writing

- 4.13.1 When something must be delivered "in writing," this shall mean either a printed, physical document or an electronically generated document that can be printed.

4.14 Simple Majority

- 4.14.1 For the purposes of this Constitution, a simple majority shall be any number greater than 50 percent.

Article I – OPERATIONS

100.0 Meetings

- 100.0 The Senate shall meet twice each month of the Fall and Spring semesters as determined by Bylaws §B102.1.
- 100.1 Other meetings may be held when deemed necessary by the Senate or its officers as determined by Bylaws §B102.2.
- 100.2 All operations of the Senate shall remain within the dictates of the Brown Act, or any other legislation that supersedes or subordinates the Brown Act's powers.
- 100.3 All members of the faculty, Board of Trustees, administration, staff, student body and public may attend any regular meeting of the Senate.
- 100.4 Executive Committee meetings are open to the public, except when considering personnel or related matters.
- 100.5 A quorum as defined in §4.12 shall be required for all official actions of the Senate.

101.0 Standing Committees and Ad Hoc Workgroups

- 101.0 The Senate shall have the power to create Standing Committees and Ad Hoc Workgroups as it deems necessary.
- 101.1 Standing Committees shall be created for long term, on-going operations within the purview of the Senate, and shall be known as "Senate Standing Committees."
 - 101.1.1 Standing Committees shall be created by a two-thirds Regular Vote of the Senate.
 - 101.1.2 When determined appropriate by Bylaws §B202.6, Standing Committees shall be terminated by a two-thirds Regular Vote of the Senate.
 - 101.1.3 Membership structure of Standing Committees shall be determined in accordance with Bylaws §B204.
 - 101.1.4 Chairs and Coordinators of Standing Committees and their duties shall be determined in accordance with Bylaws §B203.
- 101.2 Ad Hoc Workgroups shall be created for short-term, focused projects of the Senate.
 - 101.2.1 The need for Ad Hoc Workgroups shall be determined by the Executive Committee and shall be created after notification of the Senate.
 - 101.2.2 Membership of an Ad Hoc Workgroups shall consist of only those holding Senate Positions, with the exception of other individuals deemed valuable to the project and approved by the Senate.
 - 101.2.3 Ad Hoc Workgroups shall report regularly on their work to the full Academic Senate.
 - 101.2.4 Ad Hoc Workgroups shall be required to report to the Senate prior to their material being used outside of the Academic Senate.
 - 101.2.5 Ad Hoc Workgroups shall be terminated by the Executive Committee after notification of the Senate.

101.2.6 Ad Hoc Workgroups shall automatically terminate after one academic year unless extended by a regular vote of the Academic Senate, or unless terminated per 101.3.5.

102.0 Honors, Awards and Ranking

102.0 The Senate may bestow any Honor or Award it deems proper. Such honors or awards, and the procedures for determining the recipients must be placed in the Bylaws (§B100.1.7).

102.0.1 The Senate shall be the sole determining body regarding Academic Ranking, in accordance with Bylaws Article V.

102.1 Any state honor or award in which the Senate is granted power to select a candidate from the institution shall take place in accordance with Bylaws §B100.1.7.

103.0 Senate Procedures

103.0 Operating Procedures

103.0.1 The Senate, during and after consultation with the administration, may present its views and recommendations directly to the Board of Trustees. (Title 5 §53203, Subsection C)

103.0.2 Copies of the Senate minutes and communications shall be available to the public by methods as specified in the Bylaws.

103.0.3 A petition containing the signature of 20% of the total regular faculty must be presented to the Senate Executive Committee to allow a review by the regular faculty on any Senate action.

103.0.3.1 Any review shall take place in accordance with Bylaws §B103.0.

103.0.3.2 A simple majority of all regular faculty members is required to overturn any action of the Senate.

104.0 Voting and Balloting

104.0 Regular Voting

104.0.1 Any action coming before the Senate, with the exception of those specifically noted in this Constitution, a simple majority of the voting members of the Senate present, provided a quorum has been called, shall be used to approve or reject said action.

104.0.1.1 The President may use any or all of the following voting methods: Voice, Standing, or Show of Hands to determine the outcome of the vote. The President shall not use General Consent.

104.0.1.2 Unless otherwise specified in this Constitution, the President shall determine which voting method is to be used, and in what order.

104.0.1.3 The President shall vote only to break a tie.

104.1 Constituency/Popular Balloting

104.1.1 Should a Constituency/Popular Ballot be required by this Constitution, the voting shall be held using procedures in accordance with Bylaws §B101.3.

104.1.2 Matters decided by Constituency/Popular Ballot will be decided by the choice receiving the greatest number of votes.

104.1.3 There is no percentage-of-votes threshold necessary for election.

104.1.4 There is no minimum number of votes necessary to be cast for a legal election.

105.0 Amending the Constitution

105.0 Amendments to this constitution shall be proposed by a simple majority of all Senators eligible to vote.

105.1 Procedures for proposal and balloting on Amendments shall be done in accordance with Bylaws §B101.2.

105.2 A simple majority vote of the total regular faculty and all elected Adjunct Senators shall be required to amend this constitution.

105.3 Should changes be made in the Bylaws which change the numbering of a section or Article which this Constitution specifically cites, that numbering, and only that numbering, may be changed to conform to the new numbering of the Bylaws without having to go through the Amendment procedure.

106.0 Amending the Bylaws

106.0 Amendments to the Bylaws shall be proposed in writing to the full Senate, including a list of a minimum of three voting members of the Senate who support the amendments.

106.1 The Bylaws shall be amended by a Regular Vote of two-thirds of those Senators eligible to vote.

106.2 Should changes be made in the Constitution that change the numbering of a section or Article which the Bylaws specifically cites, that numbering, and only that numbering, may be changed to conform to the new numbering of the Constitution without having to go through the Amendment procedure.

107.0 Succession

107.0 Presidential Succession

107.0.1 In the event of resignation, death, recall or long-term absence of the President, the Vice-President will immediately assume the duties of the President and shall serve a term that ends the day before the first day of classes of the following Fall Semester or until a new President can be elected.

107.0.2 Long-term absence of the President that necessitates succession shall be determined by the Executive Committee and must be approved by a two-third Regular Vote of the Senate.

107.0.3 Should there be a need for a Presidential succession, the election for the next President shall take place at a regular Senate meeting by Regular Voting in accordance with §104.1

107.0.4 Succession shall take place in accordance with Bylaws §B105.1.

107.1 Executive Committee Succession

107.1.1 In the event of resignation, death, recall, Presidential succession or long-term absence of a member of the Executive Committee, the President shall immediately send a call to all Regular Faculty for nominees to fill the position for the remainder of the term.

107.1.2 The election shall take place by Regular Voting at the next Senate meeting no sooner than one week following the call.

107.1.3 Succession shall take place in accordance with Bylaws §B105.2.

107.2 Senator Succession

107.2.1 In the event of resignation, death or long-term absence of a Division Senator, Non-Division Area Senator or Adjunct Senator, the named proxy, if any, shall immediately become the interim Senator until the Division or Adjuncts elect a new Senator in accordance with §204.0.

107.2.2 If there is no named proxy, that seat shall remain vacant until the Division, Non-Division Area or Adjunct faculty elects a new Senators.

107.2.3 Succession shall take place in accordance with Bylaws §B105.3 or §B105.4.

107.3 Chair and Coordinator Succession

107.3.1 In the event of resignation, death, recall or Long Term Absence of a Chair, Faculty Co-Chair, or Coordinator of a Standing Committee, the President shall immediately send a call to all regular faculty for nominees to fill the position for the remainder of the position's term, in accordance with §B100.1.3.7.

107.3.2 Faculty Chair, Co-Chair and Coordinator Succession shall take place in accordance with Bylaws §B105.5.

108.0 Recall and Removal

108.0 President

108.0.1 The Senate President shall be recalled if in the determination of two-thirds of all Senators who are eligible to vote there has been dereliction of duty, fraud, criminal practice, open violation of this Constitution, refusal or violation in carrying out proper Senate actions and/or any other infraction agreed upon by two-thirds of all Senators who are eligible to vote.

108.0.2 A petition containing the intent to recall the President shall be presented to the Senate to initiate recall proceedings.

108.0.2.1 The petition must contain the signatures of a simple majority of all Senators who are eligible to vote.

108.0.2.2 The petition must contain specific charges for recall.

108.0.3 Once the petition has been received, the Executive Committee, not including the President, must call for a Special Senate Meeting (in accordance with §B102.2) for receiving, discussion and possible action on the petition.

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108.0.3.1 If the Executive Committee refuses to call such a meeting on a lawful petition, the petitioners shall then call the special Senate meeting.

108.0.3.2 During the Special Senate Meeting, the Constitutional Referee shall preside as non-voting Chair, provided that person is not a voting member of the Senate.

108.0.3.3 Should the Constitutional Referee be a voting member of the Senate, a Standing Committee Faculty Chair, co-Chair, or Coordinator who is not a voting member of the Senate shall preside as non-voting Chair. That Faculty Chair, co-Chair, or Coordinator must be agreed upon by 50 percent of all Senators who are eligible to vote. If no Faculty Chair, co-Chair, or Coordinator gains 50 percent assent, the most recent Past President who is not a voting member and is a regular AVC faculty and available to preside shall chair the meeting.

108.0.3.4 The Special Meeting must conform with §100.3 of this Constitution.

108.0.4 Recall of the President requires a two-thirds majority of all Senators who have voting privileges. The vote shall be taken by regular voting roll call vote.

108.0.5 Upon recall, the President shall be immediately replaced in accordance with §107.1.

108.1.6 Upon adoption of the language in §108.1.1 through §108.1.5 in the Bylaws, §108.1 shall be amended to read, "The President shall be recalled and removed in accordance with Bylaws §B104."

108.1 Faculty co-Chairs, Chairs and Coordinators

108.1.1 If, in the determination of the effective Bylaws sections and procedures, a Faculty co-Chair, Chair or Coordinator of a Senate Standing Committee has been found to be eligible for removal, the discussion and possible action must be placed on the Senate agenda at the next Senate Meeting.

108.1.2 Removal of a Faculty co-Chair, Chair, or Coordinator shall be approved by a two-thirds majority in Regular Voting.

108.1.3 Upon removal, the Chair, Faculty co-Chair or Coordinator's tenure shall immediately end and they shall be replaced in accordance with §107.4.

108.2.4 Upon adoption of language in the Bylaws addressing the removal of Faculty Co-Chairs, Chairs, and Coordinators, §108.2.1 and §108.2.2 shall be replaced by a new §108.2.1 reading, "Faculty Co-Chairs, Chairs, and Coordinators shall be recalled and removed in accordance with [Bylaws section to be determined]."

109.0 Emergency Executive Powers

109.0 Should circumstances arise, because of the wording, ambiguity or silence of this Constitution, that prevent immediate action, which two-thirds of the Senate deems necessary, the Senate may, by two-thirds vote, grant the President temporary powers to enact necessary measures to allow that immediate action until any Constitutional changes can be properly enacted.

- 109.1 The Senate authorization of the powers must be specific and give limits of the powers, which the President may not exceed. The powers cease with either a) the President informing the Senate in writing that the powers are no longer required, b) ratification of Constitutional changes that render moot the purpose of the powers being granted or c) a two-thirds vote of the Senate removing their consent. Under no circumstance may the powers be granted for any period of time greater than 180 days.
- 109.2 These powers shall permit the President to authorize, in consultation with the other Senate Executives and through executive orders, direct actions and development of policies, up to and including superseding sections of the constitution, not exceeding the specifics and parameters as set by the Senate consent.
- 109.3 The Senate at no time may authorize the use of these powers to suspend in its entirety this Constitution nor allow the powers to continue beyond them 180 days.
- 109.4 Upon termination of the powers in accordance with §109.2, all executive orders cease in their authoritative powers, and all results of the executive orders will remain in effect unless counteracted or removed by this Constitution.

110.0 Out of Session Powers

- 110.0 During any period exceeding 10 days when regular Fall or Spring semester classes are not in session, the ~~President and~~ Executive Committee may take up and act upon any exigent issue which requires the Senate's immediate action.
- 110.1 Any action taken by the ~~President and~~ Executive Committee under §110.1 must be ratified by a simple majority of the Senate at the first regular Senate meeting following the action.
- 110.2 Any action which requires entering into a contract or any other binding, irrevocable agreement or which may terminate or have a majority of the action completed before the full Senate may ratify shall not be taken during this Out of Session period.
- 110.3 Any action not ratified under §110.1 shall have the effect of the action having been rejected, rendering the action void.
- 110.4 All meetings convened under this section must conform within the dictates of the Brown Act, or any other legislation that supersedes or subordinates the Brown Act's powers.

111.0 Constitution Transition

- 111.0 Should this Constitution be ratified prior to the last day of the Fall Semester of 2025, this Constitution shall go into force in full on the first day of the Spring Semester of 2026-

Article II – REPRESENTATION

200.0 President

- 200.1 The President must be, at the time of assuming office, a full-time, tenured member of the faculty.
- 200.2 The President's term shall be two years following election, and shall commence on the first day of the academic year following election.
- 200.2.1 A President who has taken office in accordance with §107.1 shall have their term begin immediately and it shall end the day before the first day of classes of the next Fall Semester.
- 200.3 The President shall not be elected to more than two consecutive full two-year terms, and must wait at least the equivalent of one full two-year term after that second term ends before being eligible to be placed on the ballot for the position.
- 200.4 The President shall not hold any other position on the Senate other than those duties as specified in Bylaws §B400.0.
- 200.5 The President shall be elected at a regular Senate meeting in accordance with Bylaws §B100.1.1 in the final academic year of the current President's term by Regular Voting in accordance with §104.1.
- 200.6 In the event of the President leaving office during the elected term, succession will take place in accordance with §107.1.
- 200.7 The President shall represent the Senate to the Board of Trustees as well as the College Coordinating Council and shall ensure the communication of Senate policies and sentiments to appropriate parties, along with other duties as specified in Bylaws §B400.1.

201.0 Vice-President

- 201.1 The Vice-President shall be elected at a regular Senate meeting in accordance with Bylaws §B100.1.2 by Regular Voting in accordance with §104.1.
- 201.2 The Vice-President must be eligible to be President in accordance with §200.1.
- 201.3 The Vice-President term shall be two years commencing on the first day of the academic year following election.
- 201.4 There are no term limits for a Vice-President.
- 201.5 The Vice-President shall not hold any other voting position on the Senate.
- 201.6 In the event of the Vice-President leaving office during the elected term, succession will take place in accordance with §107.2.
- 201.7 The Vice-President's duties and responsibilities are specified in Bylaws §B401.0.

202.0 First Executive Officer

- 202.1 The First Executive Officer shall be elected at a regular Senate meeting in accordance with Bylaws §B100.1.2 by Regular Voting in accordance with §104.1.

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- 202.2 The First Executive Officer shall be at least in the fourth year of the tenure process at the time of taking office.
- 202.3 The First Executive Officer's term shall be two years commencing on the first day of the academic year following election.
- 202.4 There are no term limits for a First Executive Officer.
- 202.5 The First Executive Officer shall not hold any other voting position on the Senate.
- 202.6 In the event of the First Executive Officer leaving office during the elected term, succession will take place in accordance with §107.2.
- 202.7 The First Executive Officer's duties and responsibilities are specified in Bylaws §B402.0.

203.0 Second Executive Officer

- 203.1 The Second Executive Officer's shall be elected at a regular Senate meeting in accordance with Bylaws §B100.1.2 by Regular Voting in accordance with §104.1.
- 203.2 The Second Executive Officer shall be at least in the fourth year of the tenure process at the time of taking office.
- 203.3 The Second Executive Officer's term shall be two years commencing on the first day of the academic year following election.
- 203.4 There are no term limits for a Second Executive Officer.
- 203.5 The Second Executive Officer shall not hold any other voting position on the Senate.
- 203.6 In the event of the Second Executive Officer leaving office during the elected term, succession will take place in accordance with §107.2.
- 203.7 The Second Executive Officer's duties and responsibilities are specified in Bylaws §B403.0.

204.0 Division Senators

- 204.1 Each division shall select their Senate Senators according to the formula as specified in Bylaws §B301 and notify the Senate of those Senators in writing.
- 204.2 Each Division Senator shall serve a two-year term.
- 204.3 There are no term limits for a division Senator.
- 204.4 In the event a division has not selected a Senator, that seat will remain vacant until that division makes an appointment.
- 204.5 Upon a Senator's third consecutive absence without a proxy present for a meeting of the Senate, the Senate President may declare the seat vacant and notify the division or area faculty members. The division or area then has the option to choose a new Senator.
- 204.5.1 On the third consecutive absence without a proxy present, the position may be declared vacant by the President for the determination of quorum.

204.6 In the event of a Senator leaving office during the elected term, succession will take place in accordance with §107.3.

204.7 Should the need for Division representation cease, or the Senate by a two-thirds majority in Regular Voting choose to eliminate the representation, those Senators' positions will end on the day before the first day of the next Academic Year.

205.0 Non--Division Area Senators

205.1 Should the faculty within a particular Area not be within a Division, and hence not eligible for representation under §204.0, the Senate, by a two-thirds Regular Vote may add an Area Senator.

205.2 The area may select as many Senators as determined by the Senate to represent that area on the Senate.

205.3 Area Senators must be eligible to be a Senator on the Senate in accordance with §4.1.

205.4 In the event of a Senator leaving office during the elected term, succession will take place in accordance with §107.3.

205.5 Should the need for Area representation cease, or the Senate by a two-thirds majority in Regular Voting choose to eliminate the representation, those Senators' positions will end on the day before the first day of the next Academic Year.

206.0 Adjunct Senators

206.1 Two Adjunct Senators shall be elected by the entire adjunct faculty to serve on the Senate.

206.1.1 Upon adoption of language in the Bylaws specifying the number of Adjunct Senators, 206.1 shall be revised to say, "Adjunct Senators shall be elected by the entire adjunct faculty to serve on the Senate. The number of Senators shall be determined in accordance [the appropriate Bylaws section]."

206.2 Adjunct Senators shall be elected by Constituency/Popular Balloting in accordance with Bylaws §B101.3. Should two adjunct positions be up for election at the same time, the top two vote recipients will be elected.

206.2.1 Upon adoption of relevant language in the Bylaws, 206.2 shall be revised to say, "Adjunct Senators shall be elected by Constituency/Popular Balloting in accordance with [the appropriate Bylaws section]."

206.3 The three adjuncts with the next highest number of votes shall form a proxy pool for the Adjunct Senate Senators.

206.3.1 Upon adoption of relevant language in the Bylaws, 206.3 shall be revised to say, "Adjunct Senators' proxies will be appointed in accordance with [the appropriate Bylaws section]."

206.4 Adjunct Senators shall be elected to serve a two-year term so long as they maintain eligibility in accordance with Bylaws §B100.1.4.

206.5 In the event of an Adjunct Senator leaving office or becoming ineligible in accordance with Bylaws §B100.1.4 during the elected term, succession will take place in accordance with §107.3.

207.0 Ex--Officio Members

207.1 Ex-Officio Members of the Senate shall include:

- Elected president of recognized faculty union, or their designee
- Associate Student Organization student appointee
- Faculty serving as Committee Chairs, Co-Chairs and Coordinators
- The most recent past Senate President for one year after term has ended, provided this person continues to be a regular faculty member.

207.2 No Ex-officio member shall be granted voting privileges unless allowed under the auspices of an elected position.

208.0 Legislative Liaison

208.1 The President shall appoint a Legislative Liaison for a two-year term.

208.2 There are no term limits for a Legislative Liaison.

208.3 The Legislative Liaison shall keep the Senate informed of matters before the state legislature and the statewide Academic Senate.

208.4 The Legislative Liaison may also serve as an elected Senator, unless otherwise specifically prohibited, however the Liaison may not vote unless allowed under the auspices of the elected position.

208.5 The Legislative Liaison's duties are specified in Bylaws §B404.0.

209.0 Constitutional Referee

209.1 The Senate Executive Committee will propose the Constitutional Referee, who is then approved by the Senate for a two-year term according to the process outlined in Bylaws §B100.1.9.

209.2 There are no term limits for a Constitutional Referee.

209.3 The Constitutional Referee shall explain and interpret this Constitution when required by the Executive Committee or full Senate. The Constitutional Referee shall make recommendations when appropriate.

209.4 The Constitutional Referee may also serve as an elected Senator, unless otherwise specifically prohibited, however the Constitutional Referee may not vote unless allowed under the auspices of the elected position.

209.5 The Constitutional Referee's duties are specified in Bylaws §B100.1.9.