

Regular Session of the 2024 IU Student Body Congress

## CONGRESS ENROLLED ACT No. 1001

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*Be it enacted by the students of Indiana University in Congress  
assembled:*

**SECTION 1. [EFFECTIVE DECEMBER 1, 2024] THE IUSG BYLAWS ARE AMENDED TO UPDATE THE TITLE “MANAGER” OR “ELECTION MANAGER” AS DEFINED IN R.B. § 3-1-1 TO THE “DIRECTOR” OR “ELECTION DIRECTOR” THROUGHOUT TITLE III AND ALL OTHER REFERENCES THROUGHOUT THE BYLAWS.**

**SECTION 2. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-1-1 IS AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-1-1      “~~Manager~~ Director”**

Sec. 1. As used in this title, “~~manager~~ director” refers to the election ~~manager~~ director. Any reference to an 'election director' in this document or any other official document of the IUSG shall be construed as referring to the election director. Such references shall be considered friendly amendments and do not require further formal approval.

**SECTION 3. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-1-2 IS AMENDED TO READ AS FOLLOWS:**

~~shall appoint, the election manager.~~ The election director, in a nominated or appointed capacity, cannot be:

- (1) a part of any running ticket or be running themselves;
- (2) cannot donate to any running ticket; or
- (3) be a part of any campaign staff list.

(c) The ~~manager~~ director shall serve for a term of one (1) year except in case of resignation or removal. A vacant election ~~manager~~ director position must be nominated two months before the next election, except in the case of an emergency vacancy where the position shall be filled as soon as possible.

- (1) This subsection shall in no way prevent the same person from seeking multiple terms if such person is nominated and confirmed by Congress.

(d) The ~~manager~~ director shall only be removed upon: ~~A supreme court majority decision recommending impeachment and removal with a confirmation of congress.~~ a Supreme Court majority two-thirds decision recommending impeachment and removal with a two-thirds confirmation of Congress.

(e) ~~The election manager shall appoint up to 6 members, who are non-candidate members in the next election to their manager. These members serve at the pleasure of the election manager.~~ The election director shall take an oath of office upon confirmation in the following manner: "I [Name] solemnly affirm that I will faithfully and impartially execute my role to Indiana University Student Government and to the best of my ability preserve, protect, and defend the Constitution of the Indiana University Student Government." Such an oath shall be administered orally by the Speaker of Congress upon confirmation.

**SECTION 4. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-1-3 IS AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-1-3      ~~Repealed~~ Election Director  
Recommendation Committee  
Established**

Sec. 3. (a) There shall be an Election Director Recommendation Committee composed of the Student Body President, the Speaker of Congress, and the Chief Justice of the Supreme Court.

(1) Should the Student Body President or Speaker be up for election, or should any member of the committee have a conflict of interest, they shall recuse themselves and appoint a proxy.

(b) The committee shall convene whenever the office of the election director is or is projected to become vacant. The Chief Justice shall chair the committee.

(c) The committee shall interview and recommend an election director by the end of January.

(d) Recognizing the importance of the democratic process and the considered judgment of the recommendation committee as a body of peers, the President shall accept and nominate the committee's recommended appointment as described in subsection (c).

(e) Upon the advice and consent of Congress, they shall appoint the election director.

**SECTION 5. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-1-4 IS AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-1-4      General Duties**

Sec. 4. The ~~manger~~ director shall:

(1) Facilitate all IUSG elections and referenda and carry out and enforce the provisions of this Title that are explicit to their role.

(2) Take all steps necessary or proper to maximize voter turnout and raise voter awareness of IUSG elections, including but not limited to publicly announcing and promoting the events listed in R.B. § 3-3-2 and R.B. § 3-3-3.

(3) Take all steps necessary or proper to encourage the participation of eligible multicultural student organizations in the congress.

(4) Issue public advisory opinions to any individual or body requesting interpretation of any provision of this Title. ~~An advisory opinion shall be issued within three (3) days after receiving a request, and shall be issued within thirty-six (36) hours if the request is submitted within seven (7) days before the start of a voting period. Advisory opinions are not binding upon any person or entity.~~

(5) Make publicly available records of the ~~manager's~~ director's duties, including but not limited to past advisory opinions, complaints, appeals, and rulings.

(6) Produce, maintain, and make public a concise, thorough, easy-to-read campaign guide for prospective candidates. This guide shall contain all information directly relevant to running for an IUSG office, including but not limited to the requirements provided for in this Title and calendar dates for events and deadlines. This guide shall be published no later than forty-five (45) days prior to the election.

(7) Recommend to congress such amendments to this Title as it deems necessary or prudent.

(8) Execute all duties provided for in this Title unless otherwise specified.

**SECTION 6. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-1-5 IS HEREBY REPEALED:**

**~~R.B. § 3-1-5 — Multicultural Organization  
Petitions for Admittance to Congress~~**

~~Sec. 5. (a) As used in this section, “term of multicultural representatives” means the one (1) year period of time extending from 7:30 p.m. ET on the first Monday of October of a year until 7:29 p.m. ET on the first Monday of October of the following year.~~

~~(b) The manager shall produce a petition form for organizations wishing to appoint a Multicultural Representative in congress and shall make said form public no later than twenty one (21) days before each petition submission deadline set forth in subdivision (b) of this section.~~

~~(c) Petition submission deadlines are as follows:~~

~~(1) A petition for entry for a given term of multicultural representatives may be submitted no later than the beginning of the voting period for the general election that immediately precedes that term of multicultural representatives.~~

~~(d) The manager shall approve each timely submitted petition from an organization allowed under Article II, Section 3 and Article II, Section 5 of the Constitution and R.B. § 2-6. The manager shall reject all other petitions.~~

~~(e) The manager shall take a final decision on each petition no later than seven (7) days after receiving that petition. This subdivision shall not be construed to require the manager to take a final decision on a petition earlier than fourteen (14) days before the start of the legislative session to which the petition requests entry.~~

~~(f) The manager shall notify the petitioning organization of their decision no later than twenty four (24) hours after their final decision on the petition.~~

~~(g) Upon approval of a petition, the manager shall issue a certificate of admittance setting forth:~~

- ~~(1) the name of the organization;~~
- ~~(2) the term of multicultural representatives to which the organization is admitted; and~~
- ~~(3) the final decision of the manager.~~

~~(h) The manager shall sign each certificate of admittance and shall transmit each to:~~

- ~~(1) the congressional secretary; and~~
- ~~(2) the petitioning organization;~~

~~no later than twenty four (24) hours after the final decision of the manager on that petition.~~

**SECTION 7. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-1-5.5 IS HEREBY REPEALED:**

**~~R.B. § 3-1-5.5~~ ~~—————~~ ~~Multicultural Organization~~  
~~Petitions for Readmittance~~**

~~Sec. 5.5. (a) It is the sense of congress that the enactment of this section constitutes a remedy to illegitimacy under the provisions of Article II, Section 8 of the Constitution of the Indiana University Student Government as added January 22, 2021. This subdivision shall not be construed to in any way imply a sense of congress in relation to any previous or future action by congress.~~

~~(b) This section applies to any multicultural organization which:~~

- ~~(1) was duly admitted to the outgoing term of multicultural representatives; and~~
- ~~(2) wishes to gain admittance to the incoming term of multicultural representatives.~~

~~(c) As used in this section:~~

- ~~(1) “Fall general election” has the meaning set forth in R.B. § 3-3-2(a).~~
- ~~(2) “Incoming term of multicultural representatives” refers to any term of multicultural representatives.~~
- ~~(3) “Member” refers to a student registered on BeInvolved as a member of an organization.~~

~~(4) “Outgoing term of multicultural representatives” refers to the term of multicultural representatives immediately preceding the incoming term of multicultural representatives.~~

~~(5) “term of multicultural representatives” has the meaning set forth in section 5(a) of this article.~~

~~(d) If a member of an organization submits to the manager a written statement that the organization desires to be admitted to the incoming term of multicultural representatives, that message constitutes a properly filed petition for admittance to the incoming term of multicultural representatives as described under section 5 of this article. The manager shall consider the message under the procedures, requirements, and deadlines set forth in section 5 of this article for consideration of petitions.~~

**SECTION 8. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-1-6 IS AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-1-6      Conflict of Interest, Failure of Duty**

Sec. 6. (a) ~~A Conflict of Interest (COI) is a set of circumstances that creates a risk that professional judgment or actions regarding the directives of the manager will be unduly influenced by a secondary interest. For the purposes of this section, the following definitions shall apply:~~

- ~~(1) “Conflict of Interest” or “COI” is a set of circumstances that creates a risk that professional judgment or actions regarding the directives of the director or members of the court will be unduly influenced by a secondary interest.~~
- ~~(2) “Court” references the Supreme Court in part or in full.~~
- ~~(3) “Election member” is defined as anyone participating in an IUSG election, including but not limited to candidates, the election director, and members of the court.~~

(b) Every election member shall discuss with the ~~manager~~ director possible COI situations once the filing deadline set forth in R.B. § 3-3-3(c) has expired.

(c) If the ~~manager~~ director finds that any COI would unduly influence the judgement of that election member, then that election member shall recuse themselves from participating in ~~manager~~ decisions about that candidate or matter.

(d) It is a failure of duty if any election member:

(1) works, speaks, or performs publicly or privately for or against any candidate or referendum question;

(2) fails to carry out the responsibilities provided for in R.B. § 3-1-4; or

(3) allows an unresolved COI situation to influence a decision.

(e) Failure of duty is grounds for removal from office.

**SECTION 9. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-1-7 IS AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-1-7 — ~~Meetings~~ Election Director Stipends**

~~Sec. 7. (a) The manager shall determine the times and places of its meetings. All meetings shall be open to the public unless the manager, for the purpose of conducting an investigation into a suspected election violation, decides to meet in private.~~

~~(b) During each election period as defined by R.B. § 3-3-1(b) and during the thirty (30) days immediately preceding the start of each regular session of the congress, the manager shall convene at least once every week.~~

~~(c) During the seven (7) days immediately preceding, through the three (3) days immediately following, each~~

~~voting period as defined by R.B. § 3-3-1(f), the manager shall convene every day.~~

~~(d) At all times not during an election period as defined by R.B. § 3-3-1(b) and not during the thirty (30) days immediately preceding the start of a session of the congress, the manager shall convene at least once every month.~~

~~(e) A majority of seated members shall constitute a quorum.~~

~~(f) The manager shall take no action on any matter except upon an affirmative vote by a majority of all election managers.~~

~~(g) The manager may adopt such internal rules of proceedings as it sees fit, provided that such rules are not in conflict with the Constitution or the Bylaws.~~

Sec. 7. (a) If an election director entitled to a stipend pursuant to an appropriation act does not want to receive their stipend, the director must reject the stipend in writing to the secretary of the treasury no later than thirty (30) days after the beginning of the fiscal period for which the stipend is allotted.

(b) No later than sixty (60) days after the beginning of a fiscal period, the director shall submit proper funds transfer requests that cover all stipends appropriated for that fiscal period, specifying the name, position, and IU email address of each person to whom a stipend is to be paid.

(c) Subject to subdivision (a), the department of the treasury shall ensure that a stipend to which an election director is entitled pursuant to an appropriation act is paid out in full no later than the final day of the fiscal period for which the stipend is allotted.

**SECTION 10. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-1-10 IS HEREBY REPEALED:**

**~~R.B. § 3-1-10~~ ————— ~~Election Manager Stipends~~**

~~Sec. 10. (a) If an election manager entitled to a stipend pursuant to an appropriation act does not want to receive their stipend, the manager must reject the stipend in writing to the secretary of the treasury no later than thirty (30) days after the beginning of the fiscal period for which the stipend is allotted.~~

~~(b) No later than sixty (60) days after the beginning of a fiscal period, the manager shall submit proper funds transfer requests that cover all stipends appropriated for that fiscal period, specifying the name, position, and IU email address of each person to whom a stipend is to be paid.~~

~~(c) Subject to subdivision (a), the department of the treasury shall ensure that a stipend to which an election manager is entitled pursuant to an appropriation act is paid out in full no later than the final day of the fiscal period for which the stipend is allotted.~~

**SECTION 11. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-2 IS AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-2            ~~REPEALED~~ ADMITTANCE OF  
MULTICULTURAL ORGANIZATIONS TO  
CONGRESS**

**SECTION 12. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-2-1 IS AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-2-1            Petitions for Admittance**

Sec. 1. (a) As used in this section, “term of multicultural representatives” means the one (1) year period of time extending from 7:30 p.m. ET on the first Monday of October of a year until 7:29 p.m. ET on the first Monday of October of the following year or the one (1) year period of time extending from 7:30 p.m. ET on the first Monday of April of a year until 7:29 p.m. ET on the first Monday of April of the following year.

(b) The director shall produce a petition form for organizations wishing to appoint a Multicultural

Representative in congress and shall make said form public no later than twenty-one (21) days before each petition submission deadline set forth in subdivision (b) of this section.

(c) Petition submission deadlines are as follows:

(1) A petition for entry for a given term of multicultural representatives may be submitted no later than the beginning of the voting period for the general election that immediately precedes that term of multicultural representatives.

(d) The director shall approve each timely submitted petition from an organization allowed under Article II, Section 3 and Article II, Section 5 of the Constitution and R.B. § 2-6. The director shall reject all other petitions.

(e) The director shall take a final decision on each petition no later than seven (7) days after receiving that petition. This subdivision shall not be construed to require the director to take a final decision on a petition earlier than fourteen (14) days before the start of the legislative session to which the petition requests entry.

(f) The director shall notify the petitioning organization of their decision no later than twenty-four (24) hours after their final decision on the petition.

(g) Upon approval of a petition, the director shall issue a certificate of admittance setting forth:

- (1) the name of the organization;
- (2) the term of multicultural representatives to which the organization is admitted; and
- (3) the final decision of the director.

(h) The director shall sign each certificate of admittance and shall transmit each to:

- (1) the congressional secretary; and

(2) the petitioning organization;

no later than twenty-four (24) hours after the final decision of the director on that petition.

(i) Any multicultural organization wishing to return to Congress at the expiration of their term shall resubmit a petition for admittance in accordance with this section.

**SECTION 13. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-3-1 IS AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-3-1 Definitions**

Sec. 1. (a) The definitions in this section apply throughout this Title.

(b) “Election period” means the six (6) weeks immediately preceding, through the seven (7) days immediately following, the conclusion of a voting period.

(c) “Campaign period” means the time beginning the day after the filing deadline set by R.B. § 3-3-3(c) and ending at the conclusion of the voting period for that election.

(d) “Campaigning” means public-facing promotion of a particular candidate or ticket.

(e) “Candidate” means a constituent of IUSG:

(1) who has timely and properly filed a declaration of candidacy with the ~~manager~~ director for an election;

(2) whose declaration has been accepted by the ~~manager~~ director under R.B. § 3-4-4 or R.B. § 3-4-5, unless and until said rejection is reversed; and

(3) who has not withdrawn from that election;

provided that the election period for that election has not yet concluded.

(f) “Ticket” means a pair of candidates, one for student body president and one for student body vice president, who are running jointly for election.

(g) “Voting period” means the ~~thirty-six (36) hours~~ period during which voters may cast votes in a general election, as defined in R.B. § 3-3-2.

(h) “Declaration” means the date by which candidate(s) have declared to the election director their intention to run for office.

(i) “Filed” or “Filing Petition” means the date by which presidential candidates have submitted the requisite signatures to the election director.

**SECTION 14. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-3-2.5 IS AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-3-2.5 Authority of Election Manager  
Director to Move Election & Event  
Dates**

Sec. 2.5. (a) This section applies to all spring and fall general elections.

(b) As used in this section, “section 2” refers to section 2 of this article.

(c) If, in the opinion of the ~~manager~~ director, the dates fixed under section 2 for the voting period of any given general election do not suit the best interest of the student body, the ~~manager~~ director may move the date on which the voting period starts to a later date, but to no later than two (2) days after the date fixed under section 2.

(d) If the ~~manager~~ director changes the date of a voting period under the provisions of this section, the change shall not be effective unless and until the ~~manager~~ director notifies:

- (1) congress;
- (2) the president;
- (3) the chief justice and the clerk of the supreme court;
- (4) every ticket in that election, if the election is a spring general election; and
- (5) every candidate in that election, if the election is a fall general election;

in writing no later than 11:59 p.m. on the date occurring seven (7) days before the date fixed for that voting period to begin under section 2, clearly specifying the date on which the voting period will now begin.

(e) This subdivision applies upon delivery of the notification described in subdivision (d) of this section:

(1) Notwithstanding section 2, the voting period for that election shall begin at 10:00 a.m. ET on the date specified in the notification and shall end at 10:00 p.m. ET on the following day.

(2) In all cases in which a deadline or other time-related requirement is defined in statute by reference to the voting period:

(A) the calendar date of any such:

(i) deadline; or

(ii) other time-related requirement;

that has not already passed before the delivery of the notification is moved to a later date by the same number of days by which the voting period is moved; and

(B) the change in the dates of the voting period does not affect the calendar date of any such:

(i) deadline; or

(ii) other time-related requirement;

that has already passed before the delivery of the notification.

(f) If, in the opinion of the director, the dates fixed under R.B. § 3-3-3(b) or R.B. § 3-3-3(e) do not suit the best interest of the student body, the director may move the date on which these events occur to a later date, but to no later than one (1) week after the date fixed under R.B. § 3-3-3.

(g) If the director changes the date of an event under the provisions of this section, the change shall not be effective unless and until the director notifies:

(1) congress;

(2) the president;

(3) the chief justice and the clerk of the supreme court;

(4) every ticket in that election, if the election is a spring general election; and

(5) every candidate in that election;

in writing no later than 11:59 p.m. on the date occurring one (1) week before the date fixed for that event to occur, clearly specifying the date on which the event will now occur.

**SECTION 15. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-3-3 IS AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-3-3      Schedule of Events and Deadlines  
During Election Period**

Sec. 3. (a) Each of the following events must occur in each election period, with the inclusion of additional events being at the discretion of the ~~manager~~ director.

(b) No Later than Four (4) Weeks Before the Election: Call-Out. There shall be one campus-wide callout for the IUSG election that will serve as a general introduction to the election, including a timeline of events for the election. It shall also give all who are interested in becoming candidates an opportunity to ask questions about the election.

(c) Three (3) Weeks Before the Election: ~~Filing~~ Declaration Deadline. Declarations of Candidacy shall be made available to the Student Body by the ~~manager~~ director no later than the call-out meeting and shall be due at 11:59 p.m. ET on the date occurring twenty-one (21) days before the start of the voting period for that election.

(d) No Later than Two (2) Weeks Before the Election: All-Candidate Meeting. There shall be at least one all-candidate meeting and each ticket or candidate must have at least one (1) representative present at the all-candidate meeting. If a candidate or ticket does not have a representative present at the All-Candidate meeting and does not notify the election ~~manager~~ director in advance, the ticket will be disqualified by the election director.

(e) Weeks Leading up to the Election: Debate & Town Hall. These events apply only to spring general elections. A debate and town hall shall each occur during the fourteen (14) days immediately preceding the start of the voting period. All pairs of executive candidates shall be required to participate in both events. The ~~manager~~ director has full discretion over the planning, rules, and procedures of both events.

(f) One (1) Week Before the Election: Withdrawal Deadline. Any candidates or tickets wishing to withdraw their name from the ballot must provide a written request for a withdrawal from the election to the ~~manager~~ director no later than seven (7) days before the voting period begins. Twenty-four (24) hours following the withdrawal deadline,

the election director shall make public on the IUSG website, a list of all candidates running in that election.

(g) Five (5) Days Before the Election: Review of Ballot. Each candidate shall have the opportunity to review the official ballot no later than five (5) days prior to the beginning of the voting period and shall bring any issues of accuracy to the ~~manager~~ director within two (2) days. Unless otherwise directed by the ~~manager~~ director, no other ballot review requests may be honored.

(h) No Later than Twenty-Four (24) Hours Before the Election: Testing the Election System. The ~~manager~~ director shall verify that the online voting system works by testing the system at least twenty-four (24) hours in advance of the polls opening.

**SECTION 16. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-4-5 IS AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-4-5        Executive Election Declaration & Filing of Candidacy**

Sec. 5. (a) This section applies to all elections for student body president and vice president.

(b) As used in this section:

(1) “Declaration” refers to a declaration of presidential candidacy.

(2) “Prospective candidate” means a person whose name appears on a declaration as a person seeking to be a candidate.

(3) “Prospective ticket” means a pair of prospective candidates, one for president and one for vice president, whose names appear on the same declaration.

(c) No later than ~~thirty (30)~~ sixty (60) days before the start of the voting period, the election ~~manager~~ director shall produce and publish on the website a declaration of presidential candidacy form that has the following required fields:

- (1) the name of the ticket;
- (2) the preferred first and last name of the prospective ticket's prospective candidate for president and the prospective candidate for vice president, clearly identifying which prospective candidate is for which office;
- (3) the University email address of each prospective candidate;
- (4) a statement giving the Indiana University Student Involvement and Leadership Center permission to access such University records as may be necessary to verify that each prospective candidate is an eligible student;
- (5) the name and University email address of the prospective ticket's campaign manager, if the prospective ticket has a campaign manager;
- ~~(6) a staff list that complies with section 6 of this article for the prospective ticket; and~~
- ~~(7) a petition for candidacy signed, physically or electronically, by no fewer than one percent (0.01) of the constituent members of IUSG as defined by Article I of the Constitution of the Indiana University Student Government.~~

(d) The ~~manger~~ director shall share all filed declarations with the Indiana University Student Involvement and Leadership Center no later than forty-eight (48) hours after receipt so that the same may verify that each prospective candidate is an eligible student.

(e) Every declaration:

(1) submitted before the filing deadline established by R.B. § 3-3-3(c);

(2) for a prospective ticket whose prospective candidates are both eligible students; and

(3) including all elements required under subdivision (c), all of which are proper in form;

shall be accepted by the ~~manger~~ director. The ~~manger~~ director shall reject all other declarations.

(f) For each timely submitted declaration, the ~~manger~~ director shall make a final decision whether to accept or reject that declaration no later than seven (7) business days after receiving the declaration. As soon as the ~~manger~~ director has made a final decision on all timely submitted declarations, the director shall publicly announce which tickets' declarations have been accepted.

(g) The webpage that shall host the declaration form shall include the following information:

(1) each ticket name accepted;

(2) an encouragement to not purchase materials with the proposed ticket name until their declaration is approved; and

(3) an encouragement to not use the same or similar ticket name already accepted.

(h) The list as described in subsection (g)(1) shall be updated within 24 hours of each declaration being approved by the election director.

(i) No later than thirty (30) days before the start of the voting period, the election director shall produce and publish on the website a filing petition of presidential candidacy form that has the following required fields:

(1) the name of the ticket which was used and approved in the declaration;

(2) the preferred first and last name of the prospective ticket's prospective candidate for president and the prospective candidate for vice president, clearly identifying which prospective candidate is for which office;

(3) the University email address of each prospective candidate;

(4) the name and University email address of the prospective ticket's campaign manager, if the prospective ticket has a campaign manager; and

(5) a petition for candidacy signed, physically or electronically, by no fewer than one percent (0.01) of the constituent members of IUSG as defined by Article I of the Constitution of the Indiana University Student Government.

(j) A prospective ticket shall not collect signatures under subsection (h)(5) until their declaration has been approved by the election director.

**SECTION 17. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-4-6 IS HEREBY AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-4-6      Executive Ticket Campaign Staff List**

Sec. 6. (a) As used in this section:

(1) "Prospective ticket" has the meaning set forth in section 5(b)(3) of this article.

(2) "Staff member" means a person who has entered into a mutual agreement with a ticket to perform work for the ticket. This definition applies regardless of:

(A) compensation or lack thereof; or

(B) documentation that said person is a staff member for said ticket, or lack thereof.

(3) "Ticket" includes "prospective ticket".

(b) At all times during the election period, a ticket shall maintain a complete list of all staff of the ticket that is up to date to within forty-eight (48) hours. For each staff member, the list must state:

- (1) the staff member's first and last name; and
- (2) the staff member's ~~University ID number and~~ University email address.

(c) After a ticket files a declaration of candidacy, a ticket shall notify the ~~manager~~ director of any and every update to the staff list in writing no later than twenty-four (24) hours after the list is updated.

**SECTION 18. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-4-8 IS HEREBY AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-4-8      Eligibility Following Violent Code Violation**

Sec. 8. (a) This section applies to a prospective candidate who has been found responsible for a violent code violation by the University.

(b) As used in this section:

- (1) "Advisor" means a Student Involvement and Leadership Center advisor to IUSG.
- (2) "Prospective candidate" has the meaning set forth in section 4(b)(2) or section 5(b)(2) of this article.

(c) If an advisor determines that a certain prospective candidate is not an eligible student under the provisions of section 1(4) of this article, the advisor shall notify the ~~manager~~ director within twenty-four (24) hours after making

the determination. ~~After receiving the notification, the director shall expediently arrange a meeting between the prospective candidate and such advisors as the director considers appropriate.~~ The advisor shall make every attempt to schedule a meeting ~~expediently arrange a meeting~~ with the prospective candidate within 48 hours.

(d) At the meeting, the advisors shall assess the prospective candidate's suitability for candidacy in relation to the prospective candidate's student conduct history. The assessment shall be made according to the following criteria:

- (1) the prospective candidate's completion the five rehabilitative pillars used by the IU Division of Student Affairs for student conduct cases, as follows:

- (A) the educational pillar;
- (B) the knowledge pillar;
- (C) the restorative pillar;
- (D) the reflective pillar; and
- (E) the wellness pillar;

and

- (2) the prospective candidate's demonstrated growth from experience.

(e) No later than forty-eight (48) hours after the meeting, the advisors who took part in the meeting shall jointly deliver to the ~~manager~~ director:

- (1) a favorable recommendation; or
- (2) an unfavorable recommendation;

on the prospective candidate's suitability for office. The recommendation shall be made based on whether or not the advisors feel that the prospective candidate satisfies both criteria set forth in subdivision (d) of this section.

(f) If and only if the recommendation is:

- (1) a favorable recommendation; and
- (2) delivered to the ~~manager~~ director before the filing deadline;

the prospective candidate is an eligible student, provided that the prospective candidate meets all other requirements for eligibility set forth in section 1 of this article.

**SECTION 19. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-4-10 IS HEREBY AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-4-10                      Candidate Withdrawal from Election**

Sec. 10. (a) A candidate or ticket may, by email to the ~~manager~~ director, request to withdraw themselves from the ballot at any time until the withdrawal deadline under R.B. § 3-3-3(f).

(b) The ~~manager~~ director shall:

- (1) grant any timely filed request by a candidate for representative in congress;
- (2) grant any timely filed request by a ticket wishing to withdraw both of its candidates without replacement; and
- (3) grant no request from a ticket wishing to withdraw the name of only one (1) of its candidates unless the request is accompanied by the name ~~and University ID number~~ of a willing, eligible replacement. In such a case, the ~~manager~~ director shall allow the Student Involvement and Leadership Center to verify eligibility and shall inform all tickets of its decision within forty-eight (48) hours after receiving the request.

**SECTION 20. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-4-11 IS ADDED TO THE IUSG BYLAWS TO READ AS FOLLOWS:**

**R.B. § 3-4-11      Expectation of Abidance to  
University Policies**

Sec. 11. It is expected that all candidates and staff to the candidates follow the policies established by Indiana University.

**SECTION 21. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-5-2 IS HEREBY AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-5-2      Voting Software; Availability**

Sec. 2. A ballot may only be cast through the IU beInvolved system or another voting system approved by Congress. For every election, the ~~manager~~ director shall ensure that every constituent member of IUSG receives a link to their ballot via University email no later than the start of the voting period for that election.

**SECTION 22. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-5-4 IS HEREBY AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-5-4      Offices to be Elected**

Sec. 4. (a) At each fall general election as set forth in R.B. § 3-3-2(a), the following offices shall be elected:

(1) all ~~thirty-one (31)~~ twenty (20) residential representatives in congress for the term beginning that year; and

(2) any and all academic seats in congress for which a special election has been ordered under section 4.5 of this article.

(b) At each spring general election as set forth in R.B. § 3-3-2(b), the following offices shall be elected:

(1) the student body president for the term beginning on the next occurring April 15;

(2) the student body vice president for the term beginning on the next occurring April 15;

(3) all ~~thirty-one (31)~~ twenty (20) academic representatives in congress for the term beginning that year; and

(4) any and all residential seats in congress for which a special election has been ordered under section 4.5 of this article.

**SECTION 23. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-5-6.2 IS HEREBY AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-5-6.2 Voting Information to Appear on Ballot**

Sec. 6.2. (a) As used in this section, “district” has the meaning set forth in R.B. § 2-1-2.

(b) For each congressional district that appears on a voter’s ballot, the ballot must clearly specify the number of representatives to which the district is entitled at that general election under R.B. § 2-1.

(c) A voter’s ballot must clearly indicate to the voter, in a prominent location and in easily understandable language, the fact that for:

(1) each congressional district in which the voter may vote; and

(2) the election for student body vice president, in the case of a spring general election;

the voter may vote for as many candidates or tickets as the voter chooses, or may vote for none at all.

(d) A notice to the voter that any ticket who:

- (1) prevents them from casting a vote in any IUSG election; or
  - (2) from casting a vote for the candidate of their choice; or
  - (3) in any way removes their right to cast a vote for themselves; or
  - (4) casts a vote on behalf of another person
- is an election violation.

(A) This notice shall include a link to report such violations.

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**SECTION 24. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-5-7 IS HEREBY AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-5-7            Determination of Results**

Sec. 7. (a) Following the conclusion of the voting period, the ~~manager~~ director and the Indiana University Student Involvement and Leadership Center shall jointly review all ballots cast during the voting period and shall tabulate all properly cast votes for each office no earlier than twenty-four (24) hours after the voting period has concluded and no later than forty-eight (48) hours after the voting period has concluded.

(1) These results shall include a highly visible notice that they are preliminary and subject to change pending the adjudication of election violation complaints.

(b) Once all votes have been tabulated for an office, the ~~manager~~ director shall declare, elected to that office the same number of persons as the number of officers to which the district is entitled, provided that:

- (1) those persons received the greatest number of votes cast for said office; and

(2) none of those persons is disqualified from that election prior to the release of the preliminary results.

(c) ~~The director shall publicly make the declaration described in subdivision (b) no later than twenty four (24) hours after the director receives the vote totals. However, the director shall make the declaration no earlier than forty eight (48) hours after the conclusion of the voting period.~~ Upon the 3-Justice Panel making a ruling on all submitted complaints, and upon all subsequent re-considerations being settled, the election director shall declare the final results and report such to the Supreme Court to be certified.

(d) In the event that an equal number of votes are cast for two or more candidates or tickets for the same office, the ~~manager~~ director shall determine the winner(s) by fair coin flip.

(e) The ~~manager~~ director shall report the tabulated vote totals to the supreme court ~~no later than seventy two (72) hours after the conclusion of the voting period~~ upon all election complaints being settled unless under extraordinary circumstances. The ~~manager~~ director and at least one (1) representative of the Student Involvement and Leadership Center shall sign the report to verify accuracy.

**SECTION 25. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-6-5 IS HEREBY REPEALED:**

**~~R.B. § 3-6-5~~ ~~Executive Election Intermediate Financial Statement~~**

~~Sec. 5. (a) This section applies to all spring general elections as established under R.B. § 3-3-2(b).~~

~~(b) No later than 11:59 p.m. ET on the date occurring seven (7) days before the first day of the voting period, each ticket shall submit to the election manager an intermediate financial statement that conforms to section 4 of this article. The reporting period for the intermediate financial~~

~~statement is the period of time ending at 11:59 p.m. ET on the date occurring ten (10) days before the first day of the voting period.~~

~~(e) No later than the all candidate meeting, the manager shall produce and distribute to all tickets a suggested template for the intermediate financial statement.~~

**SECTION 26. [EFFECTIVE DECEMBER 1, 2024] THE IUSG BYLAWS ARE AMENDED TO UPDATE THE TITLE OF THE ADJUDICATING PARTY FROM “MANAGER” OR “ELECTION MANAGER” TO “COURT” THROUGHOUT R.B. § 3-7.**

**SECTION 27. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-7-2 IS HEREBY AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-7-2 Point Assessment Required for Election Violation**

Sec. 2. (a) When the ~~manager~~ court determines that an election violation has occurred, it shall assess the offending person or ticket a number of points believed to be appropriate according to the class of violation and the severity of the case.

(b) No other type of penalty shall ever be assessed in cases of election violations.

**SECTION 28. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-7-5 IS HEREBY AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-7-5 Disqualification**

Sec. 5. (a) A candidate or ticket to which is assessed ten (10) or more points cumulatively during a single election period is ~~immediately~~ disqualified from that election upon all ~~appeals~~ rulings being settled relevant to their candidacy.

(b) A candidate or ticket may be disqualified after the conclusion of the voting period, but:

(1) no candidate or ticket shall be disqualified for any reason; and

(2) no disqualification shall be reversed for any reason;

after the election results are certified by the supreme court pursuant to R.B. § 3-5-7.

**SECTION 29. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-7-7 IS HEREBY AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-7-7 Standard of Leniency in Cases of Statutory Ambiguity**

Sec. 7. In the event of ambiguity relating to:

- (1) the application of a provision of this Title;
- (2) an unclear definition in this Title; or
- (3) information in this Title that contradicts each other;

to a given case, the ~~director~~ court shall employ a rule of leniency such that the ~~manager~~ director shall apply the understanding of the provision that is most favorable to the accused party.

**SECTION 30. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-7-7.5 IS ADDED TO THE IUSG BYLAWS TO BE READ AS FOLLOWS:**

**R.B. § 3-7-7.5 Advisory Opinions**

Sec. 7.5. (a) At any time, a person:

- (1) running for office;
- (2) is interested in running for office; or
- (3) is part of a campaign;

shall have the right to ask the election director for a public advisory opinion requesting an interpretation of any provision of this Title. An advisory opinion shall be issued within three (3) days after receiving a request and shall be issued within forty-eight (48) hours if the request is submitted during the campaign or voting periods. Advisory opinions are not binding upon any person or entity.

(b) The election manager may consult:

(1) with an advisor;

(2) the Chief Justice of the Supreme Court; and

(3) rely on previous advisory opinions and Supreme Court cases

when issuing an advisory opinion.

(c) A form shall be on the website at all times to allow persons described in subsection (a) to submit a request for an advisory opinion.

**SECTION 31. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-8-1 IS HEREBY AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-8-1      Vote Interference: Class A**

Sec. 1. (a) A person or ticket who knowingly or intentionally:

(1) prevents a voter from casting a vote in any IUSG election or from casting it for the candidate of their choice, or attempts to;

(2) in any way removes a voter's right to cast a vote for ~~himself or herself~~ themselves, or attempts to;

(3) purchases, by way of cash or online transaction, a voter's vote, or attempts to;

(4) provides to a voter a good or service, the fair market value of which is greater than twenty dollars

(\$20.00) as determined by the ~~manager~~ director, for the purpose of influencing that voter's vote;

(5) ~~intimidates~~ harasses a voter or potential voter for the purpose of influencing that voter's vote, or attempts to;

~~(6) harasses a voter for the purpose of influencing their vote while the voter is in the immediate act of voting;~~

(6) casts a vote on behalf of another person, or attempts to;

~~(7) casts more than one ballot in an election, or~~ \_\_\_\_\_  
attempts to; or

(8) falsifies a vote record, or attempts to;

commits vote interference, a Class A election violation.

(b) As used in this section:

(1) "Harassment" shall be defined as "verbal or physical conduct, or conduct using technology, directed toward someone because of their membership in a protected class (or a perception that someone is a member of a protected class) that has the purpose or effect of substantially interfering with the individual's access to education or work, or creating an intimidating, hostile or offensive working environment or academic experience," as used in IU Policy UA-03, Section III(B).

**SECTION 32. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-8-2 IS HEREBY AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-8-2 Campaign Finance Contributions and Expenditures Offense: Class Varies**

~~Sec. 2-(a) A person or ticket who:~~

~~(1) accepts campaign contributions, or makes campaign expenditures, in violation of R.B. § 3-6-2 or R.B. § 3-6-3; or~~

~~(2) fails to timely and properly submit a financial statement required under R.B. § 3-6-5 or R.B. § 3-6-6;~~

~~commits a campaign finance offense, an election violation.~~

~~(b) For a case of campaign finance offense that falls under clause (1) above:~~

~~(1) an excess of less than one hundred dollars (\$100.00) in accepted contributions or less than one hundred dollars (\$100.00) in expenditures constitutes a Class B election violation; and~~

~~(2) an excess of one hundred dollars (\$100.00) or more in accepted contributions or one hundred dollars (\$100.00) or more in expenditures constitutes a Class A election violation.~~

~~(c) A case of campaign finance offense that falls under subdivision (a)(2) of this section is a Class A election violation.~~

Sec. 2. (a) A person or ticket who accepts campaign contributions, or makes campaign expenditures, in violation of R.B. § 3-6-2 or R.B. § 3-6-3 commits a campaign finance offense, an election violation.

(b) For a case of a campaign finance offense under this section:

(1) an excess of less than one hundred dollars (\$100.00) in accepted contributions or less than one hundred dollars (\$100.00) in expenditures constitutes a Class C election violation; and

(2) an excess of one hundred dollars (\$100.00) or more in accepted contributions or one hundred dollars

(\$100.00) or more in expenditures constitutes a Class B election violation.

**SECTION 33. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-8-3 IS HEREBY AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-8-3      Candidate Dishonesty: Class A**

Sec. 3. A person or ticket who knowingly or intentionally:

- (1) provides provably false information to the ~~manager~~ director or the court;
- (2) withholds from the ~~manager~~ director or the court information required to be provided under this Title; or
- (3) withholds evidence duly compelled by the election ~~manager~~ director or the court in relation to a duly conducted inquiry or investigation;

commits candidate dishonesty, a Class A election violation.

**SECTION 34. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-8-4 IS HEREBY AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-8-4      Improper Use of IUSG Office:  
Class C-E**

Sec. 4. A person or ticket who uses IUSG office space for campaign purposes of any nature commits improper use of IUSG office, a Class C E election violation. For the purposes of this section, 'campaign purposes' shall not include the use of IUSG office space for storage, provided that explicit permission has been granted by the election director.

**SECTION 35. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-8-5 IS HEREBY AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-8-5      Improper Use of  
Telecommunications: Class Varies**

Sec. 5. (a) As used in this section:

(1) "Authorize" has the meaning set forth in R.B. § 3-7-3(a)(1).

(2) "Campaign telecommunication" means:

(A) an email message;

(B) an individual or group text message;

(C) a message sent in a chatroom; or

(~~C~~-D) a telephone call;

made or authorized by a candidate or ticket for the purpose of campaigning for that candidate or ticket or against another candidate or ticket.

(3) "Recipient" means a person who receives a campaign telecommunication.

(4) "Sender" means a candidate or ticket who makes or authorizes a campaign telecommunication.

(5) "Chatroom" means a group messaging platform that was not established by a campaign for the sole purpose of campaigning.

(b) A person or ticket who:

(1) ~~makes a campaign telecommunication~~ sends an email to multiple people for the purpose of campaigning, unless the sender clearly offered the recipient an opt-out from further campaign communications from the sender within the previous seventy-two (72) hours before the communication, commits a class E election violation;

(2) emails multiple ~~students~~ people for the purpose of campaigning without placing all recipients' email

addresses in the blind carbon copy (BCC) line,  
commits a class C election violation;

~~(3) makes a campaign telecommunication~~ sends an email to multiple people for the purpose of campaigning later than sixteen (16) business hours after the recipient has requested to stop receiving such communications from the sender, commits a class E election violation.; ~~or~~

~~(4) makes a campaign telecommunication to a person who is not a constituent member of IUSG as defined in Article I of the Constitution of the Indiana University Student Government;~~

~~commits improper use of telecommunications, an election violation.~~

(1) sends more than one unsolicited campaign telecommunication per chatroom per week during the election period or the campaign period, commits a class E election violation; or

(2) sends more than one unsolicited campaign telecommunication per chatroom per day during the voting period, commits a class D election violation.

~~(e) A person or ticket who commits this violation in communication with:~~

~~(1) one (1) to fifty (50) persons, cumulatively, commits a Class D election violation;~~

~~(2) fifty one (51) to five hundred (500) persons, cumulatively, commits a Class C election violation;~~

~~(3) five hundred one (501) to five thousand (5,000) persons, cumulatively, commits a Class B election violation; and~~

~~(4) more than five thousand (5,000) persons;  
cumulatively, commits a Class A election violation.~~

(c) It is the sense of Congress that IUSG does not possess the authority to regulate the telecommunications practices of individuals who are neither candidates nor members of a campaign staff. However, the IU Student Government maintains a compelling interest in avoiding undue voter harassment, thereby justifying the implementation of reasonable restrictions on such individuals to protect the integrity of the electoral process.

**SECTION 36. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-8-6 IS HEREBY AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-8-6      Improper Use of IUSG Branding:  
Class €-D**

Sec. 6. A person or ticket who:

(1) uses the IUSG seal or other official branding on campaign literature, communications, or other materials; or

(2) acts or communicates in such a way; or makes or distributes literature, communications, or other materials; that would cause a reasonable person to inaccurately believe that the candidate's or ticket's speech, literature, communications, or other campaign materials are made or distributed on behalf of IUSG or any IUSG organ; or on behalf of any IUSG official or employee acting in their official capacity;

commits improper use of IUSG branding, a Class € D election violation.

**SECTION 37. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-8-7 IS HEREBY AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-8-7            Restricted Area Campaigning:  
Class D**

Sec. 7. (a) A person or ticket who:

(1) campaigns in Residential Programs and Services (“RPS”) facilities in violation of a policy or guideline promulgated by RPS without written consent from the proper authority within RPS;

(2) actively and intentionally campaigns inside a University library or computer lab, except for lobbies or public gathering areas therein or at locations and times reserved for such purpose through the ~~manager~~ director;

(3) campaigns at an establishment that requires patrons to be twenty-one (21) or more years of age; or

(4) campaigns in a University classroom, or online equivalent, during instruction without express permission from the instructor;

commits restricted area campaigning, a Class D election violation.

(b) as used in this section:

(1) “campaigning” does not include posting campaign materials, wearing campaign clothing, or sending campaign communications; and

(2) “written” includes email or other documented online communication.

**SECTION 38. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-8-9 IS HEREBY AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-8-9            Print Materials Offense: Class E**

Sec. 9. A person or ticket who posts or distributes posters, flyers, or other print campaign materials in violation of policies promulgated by the University, Residential Programs and Services, or University Information Technology Services commits a print materials offense, a Class E election violation. For the purposes of this section, the ~~director~~ court is a body of competent jurisdiction to determine whether a person or ticket has violated said policies.

**SECTION 39. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-8-10 IS HEREBY AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-8-10            Campaign Interference:  
Class Varies**

Sec. 10. (a) A person or ticket who affirmatively and deliberately:

(1) causes a candidate or ticket with whom they are not affiliated to commit an election violation, or attempts to; or

(2) defaces, destroys, removes, or otherwise alters campaign material of a candidate or ticket with which they are not affiliated without that candidate's or ticket's written consent;

commits campaign interference, an election violation.

(b) for a case of campaign interference that falls under clause (1) above, the class of the violation is the same as the class of the violation the offender caused or attempted to cause to be committed; and

(c) for a case of campaign interference that falls under clause (2) above, the ~~director~~ court shall determine whether

the violation is a Class D or Class C election violation based on the severity of the case.

**SECTION 40. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-8-2.5 IS ADDED TO THE IUSG BYLAWS TO BE READ AS FOLLOWS:**

**R.B. § 3-8-2.5 Campaign Finance Financial Statement Submissions Offense: Class Varies**

Sec. 2.5. (a) A person or ticket who fails to timely and properly submit a financial statement required under R.B. § 3-6-6 commits a campaign finance offense, an election violation.

(b) The classification of the violation shall be determined as follows:

(1) A Class C election violation if the delay in submission does not materially affect the timely announcement of election results;

(2) A Class B election violation if the delay in submission materially affects the timely announcement of election results or causes a significant disruption to the election process.

(c) The court shall have the discretion to determine the classification of the violation and shall consult with the election director to assess whether the delay in submission materially affected the election results or the election process.

**SECTION 41. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-8-11 IS HEREBY REPEALED:**

~~R.B. § 3-8-11~~ ~~University Policy Violation:~~  
~~Class Varies~~

~~Sec. 11. (a) A person or ticket who is found responsible of a University policy violation, pertaining to an action taken in a campaign, by a University judicial authority commits university policy violation, an election violation.~~

~~(b) The director shall determine the class of this violation in accordance with the severity of the case.~~

**SECTION 42. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-9-1 IS HEREBY AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-9-1 Affirmative Duty to Report Election Violations**

Sec. 1. (a) A person or ticket who has credible evidence that a person or ticket has committed an election violation has an affirmative duty to report the violation to the ~~manager~~ director by filing an election complaint in compliance with state and federal privacy protection laws such as the Family Educational Rights and Privacy Act (FERPA) of 1974.

(b) A person or ticket shall only file a complaint if they have substantial evidence standing on their claims.

**SECTION 43. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-9-2 IS HEREBY AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-9-2 ~~Investigative Powers of the Election Manager~~ Three Justice Panel Established**

Sec. 2. (a) ~~The manager has the authority to take such steps as may be necessary to investigate a person or ticket reasonably suspected of having committed an election violation.~~

~~(b) The manager may request that a candidate or ticket provide such information as may be relevant to such~~

~~an investigation, but such requests shall not be unduly burdensome.~~

Sec. 2. (a) There is established a three-justice panel. The panel shall have the primary jurisdiction over election complaints.

(b) The Supreme Court shall establish these panels in a randomized fashion, of which there may be more than one panel.

**SECTION 44. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-9-3 IS HEREBY AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-9-3 Complaint Deadline**

Sec. 3. A complaint may be filed no later than ~~forty-eight~~ (48) ~~twenty-four~~ (24) hours after the conclusion of the voting period.

**SECTION 45. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-9-4 IS HEREBY AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-9-4 Form of Complaints**

Sec. 4. (a) The ~~manager~~ director, in consultation with the Chief Justice of the Supreme Court, shall produce an election complaint form and make the same public on the IUSG website no later than the candidate call-out meeting.

(b) Every complaint must include:

- (1) the name and University email address of the complainant;
- (2) a specific, detailed allegation of wrongdoing by one or more persons, including the name(s) of the alleged offender(s) and the date of the alleged offense;
- (3) citations to any provision(s) of the Bylaws or other act or statute violated by the alleged offense; ~~and~~

(4) any exhibits of evidence that the complainant considers necessary or relevant to support the allegation; and

(5) attestation that the information provided is true, accurate, and complete to the best of their knowledge.

**SECTION 46. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-9-5 IS HEREBY AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-9-5      ~~Manager~~ Court Action on Complaints**

Sec. 5. For each timely and properly filed complaint, the ~~manager~~ Clerk of the Supreme Court shall within forty-eight (48) hours of receipt of the complaint:

(1) distribute the complaint to all candidates or tickets ~~within forty-eight (48) hours of receipt;~~

(2) publish the complaint on the IUSG website in a timely manner; and

(3) assign each complaint to three (3) Justices in a randomized fashion.

~~accept the complaint if it determines that there is a substantial possibility that the alleged violation(s) did occur, in whole or in part, and dismiss the complaint if not. In no case must the director explain its decision to accept or dismiss a complaint.~~

**SECTION 47. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-9-6 IS HEREBY AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-9-6      Reply Brief**

Sec. 6. (a) Upon accepting a complaint, the ~~election~~ manager court shall notify all relevant parties and request that the accused party submit a reply brief.

(b) A reply brief:

(1) may be submitted no later than seventy-two (72) hours after the request by the ~~manager~~ director;

(2) must include a response to the allegation(s) made in the complaint and any exhibits of evidence that the accused party considers necessary or relevant to support their position; and

(3) may not introduce any new allegations unless in the event of suspected candidate dishonesty, as defined in R.B. § 3-8-3, on the part of the complainant.

**SECTION 48. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-9-7 IS HEREBY AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-9-7            Investigations**

Sec. 7. The ~~director~~ Supreme Court or its panel shall conduct a thorough investigation into each accepted complaint or petition ~~according to their own procedures~~ by considering the following:

(1) Evidence from the accused ticket and the complaint;

(2) Precedent of similar incidents;

(3) Supreme Court cases that are relevant to the accused violation;

(4) Advisory opinions issued;

(4) Any other information or evidence seen as appropriate and necessary to ensure due process to all parties.

**SECTION 49. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-9-8 IS HEREBY AMENDED TO READ AS FOLLOWS:**

**R.B. § 3-9-8 Final Judgment of Election  
Manager the Court**

Sec. 8. (a) The ~~manager~~ court shall issue a final judgment of “responsible” or “not responsible” with a point assessment according to the standard set forth in R.B. § 3-7-1(b).

(b) The ~~manager~~ court shall notify all parties of its decision and shall make the decision public on the IUSG website.

(c) No finding of “not responsible” shall be later reconsidered by the ~~manager~~ court except in the case of an extraordinary discovery of evidence.

**SECTION 50. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-9-2.1 IS ADDED TO THE IUSG BYLAWS TO READ AS FOLLOWS:**

**R.B. § 3-9-2.1 Meetings of Panel**

Sec. 2.1. (a) The Clerk of Court shall designate a chair for each panel. The chair shall:

(1) determine the time and place of its meetings; and

(2) formally inform the Court of any and all decisions the panel makes.

(b) All meetings shall be conducted in private.

(c) Decisions by the panel shall be made in a reasonable amount of time.

(d) All members of the panel must be present to constitute a quorum to conduct business.

(e) No action shall be taken except upon an affirmative vote by a majority of the Justices on the panel.

(f) The panel or the Supreme Court as a whole may adopt such internal proceedings as it sees fit, provided that such rules are not in conflict with the Constitution or the Bylaws.

**SECTION 51. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-9-2.5 IS ADDED TO THE IUSG BYLAWS TO READ AS FOLLOWS:**

**R.B. § 3-9-2.5                      Investigative Powers of the Court**

Sec. 2. (a) The court has the authority to take such steps as may be necessary to investigate a person or ticket reasonably suspected of having committed an election violation.

(b) The court may request that a candidate or ticket provide such information as may be relevant to such an investigation, but such requests shall not be unduly burdensome, and may not be in conflict with federal, state, local, or university legal authorities.

**SECTION 52. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-9-5.1 IS ADDED TO THE IUSG BYLAWS TO READ AS FOLLOWS:**

**R.B. § 3-9-5.1      Initial Complaint: Acceptance, Reply Brief, Decision**

Sec. 5.1. (a) Upon the panel receiving a complaint filed, they shall determine if grounds exist to accept the complaint. Grounds shall include that the complaint has substantial evidence to support the claims as required under R.B. § 3-9-1(b).

(1) Panels shall err on accepting the complaint when in doubt.

(b) Upon acceptance of the complaint, the panel shall notify the accused party and request they submit a reply brief in accordance with R.B. § 3-9-6.

(c) The panel shall meet and, in consultation with an advisor, rule on the complaint. The panel shall consult the criteria

described in R.B. § 3-9-7 and the evidentiary standard as described in R.B. § 3-7-1 prior to a ruling.

**SECTION 53. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-9-5.2 IS ADDED TO THE IUSG BYLAWS TO READ AS FOLLOWS:**

**R.B. § 3-9-5.2 Petition for Reconsideration: Criteria, Acceptance**

Sec. 5.2. (a) Any party election member that would be negatively impacted by the ruling as described in R.B. § 3-9-5.1(c) may petition to the Supreme Court, as a whole court, for reconsideration if they meet and follow the criteria established in R.B. §§ 6-3-1, 6-3-3.

(b) Upon the Supreme Court receiving a petition for reconsideration, they shall, determine if grounds exist to grant the petition. Grounds shall include that the petition for reconsideration is permissible under R.B. § 6-3-1.

(1) The Supreme Court shall err on accepting the petition when in doubt.

(c) If the petition is denied, the decision of the panel is final.

**SECTION 54. [EFFECTIVE DECEMBER 1, 2024] R.B. § 3-9-5.3 IS ADDED TO THE IUSG BYLAWS TO READ AS FOLLOWS:**

**R.B. § 3-9-5.3 Reconsideration of Complaint: Arguments, Decision**

Sec. 5.3. (a) Upon acceptance of the petition for consideration, the Supreme Court shall notify the accused party and request that they submit a reply brief in accordance with R.B. § 3-9-6.

(b) The Supreme Court shall meet and, after conducting ~~oral~~ arguments an investigation according to their internal

procedures and consulting with an advisor, rule on the complaint to either keep the decision of the panel the same, increase the number of points, or reduce the number of points up to zero (0). The Supreme Court shall consult the criteria described in R.B. § 3-9-7 and the evidentiary standard as described in R.B. § 3-7-1 prior to a ruling.

(c) The Supreme Court shall allow the submission of Amicus Curiae Briefs in accordance with R.B. § 6-3-5 and shall make every attempt to issue a decision within twenty-one (21) days after granting the petition in accordance with R.B. § 3-6-7.

(d) The decision issued by the Supreme Court is final.

**SECTION 55. [EFFECTIVE DECEMBER 1, 2024] R.B. § 6-2-8 IS ADDED TO THE IUSG BYLAWS TO BE READ AS FOLLOWS:**

**R.B. § 6-2-8            Oath of Office**

Sec. 8. Each Justice on the Supreme Court shall take an oath of office upon confirmation in the following manner: "I [Name] solemnly affirm that I will faithfully and impartially execute my role to Indiana University Student Government and to the best of my ability preserve, protect, and defend the Constitution of the Indiana University Student Government."

(1) Such oath shall be administered orally.

**SECTION 56. [EFFECTIVE DECEMBER 1, 2024] R.B. § 6-3-1 IS ADDED TO THE IUSG BYLAWS TO BE READ AS FOLLOWS:**

**R.B. § 6-3-1            Parties Allowed to Appeal;  
Grounds for Appeal**

Sec. 1.

(1) A candidate or ticket that is found responsible by the three-justice panel ~~election director~~ for an election violation; or

(2) a student organization whose petition to appoint a multicultural representative is denied;

may file with the supreme court a request to appeal, or reconsideration for subsection (a)(1) disputes, that decision. The supreme court may grant writ of certiorari to hear said appeal, provided that:

(3) the three-justice panel ~~election manager's~~ ruling constitutes a clear error in judgment or failure of due process, such that a reasonable panel ~~election manager~~ could not have reached that conclusion; or

(4) the case rises or falls by a matter of interpretation of the Constitution, Bylaws, or other act or statute; or

(5) there is evidence that the panel's ~~election manager's~~ ruling may have been influenced by bias on the part of one or more justices ~~election manager~~; or

(6) any other considerable malfeasance that the supreme court deems sufficient for certiorari.

**SECTION 57. [EFFECTIVE DECEMBER 1, 2024] R.B. § 6-3-2 IS AMENDED TO READ AS FOLLOWS:**

**R.B. § 6-3-2 Statutes of Limitation for Appeals**

Sec. 2. (a) This section is not meant to be an exhaustive list of all statutes of limitation.

(b) No reconsideration ~~appeal~~ of a final judgement by the panel ~~election manager~~ may be requested later than forty-eight (48) hours after the judgment was announced. In no event may an appeal be taken after the election results have been certified pursuant to R.B. § 3-5-7.

(c) No appeal may be taken from a final judgment of the election manager relating to a petition to appoint a Multicultural Representative in Congress:

(1) later than seventy-two (72) hours after the judgment was announced; nor

(2) later than fourteen (14) days after the deadline for submitting petitions has expired.

**SECTION 58. [EFFECTIVE DECEMBER 1, 2024] R.B. § 6-3-3 IS AMENDED TO READ AS FOLLOWS:**

**R.B. § 6-3-3          Form of Appeals &  
Reconsiderations**

Sec. 3. A request to take an appeal or reconsideration from a decision of the election ~~manager~~ director or panel may be filed with the supreme court and must include:

(1) a specific identification of the ruling being appealed;

(2) a specific request for relief;


(3) an argument as to why that ruling was wrongly decided and why that relief should be granted; and

(4) any exhibits of evidence that the appellant considers necessary or relevant to support their argument.

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FINAL PASSAGE

  
\_\_\_\_\_  
Speaker of Student Body Congress

  
\_\_\_\_\_  
Student Body President of Indiana University

Date: OCT 08 2024

Time: 4:45 pm



Regular Session of the 2024 IU Student Body Congress

## **CONGRESS RESOLUTION No. 7**

---

*Resolved by the Student Body Congress of Indiana University:*

SECTION 1: Indiana University Student Body Congress fully supports the Stop Hazing Bill and calls upon the U.S. Congress to pass this critical piece of legislation in both the House of Representatives and the Senate; and

SECTION 2: Indiana University Student Body Congress urges all educational institutions and community organizations to actively work towards creating safe and inclusive environments, free from the threat of hazing, by adopting anti-hazing policies, educating their members about the harms of hazing, and providing channels for the reporting of hazing-related incidents; and

SECTION 3: Indiana University Student Body Congress will disseminate this resolution to the IUSG Secretary of Federal Relations to use at their discretion when communicating with our representation in the U.S. House and U.S. Senate.

\_\_\_\_\_  
FINAL PASSAGE

*Abhey M*  
\_\_\_\_\_  
Speaker of Student Body Congress

Date: OCT 08 2024

Time: 2:45 pm



CRES 7

## CONGRESS RESOLUTION No. 8

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*Whereas, for over 30 years, the Intensive First-Year Seminars (IFS) program at Indiana University has played a pivotal role in providing first-year students with a unique and transformative early-arrival experience through a rigorous three-credit course designed to facilitate their academic and social adjustment to college life;*

*Whereas, the IFS program has supported first-year students, particularly those from marginalized and underrepresented groups, including Hudson & Holland Scholars, 21st Century Scholars, and participants in the Arts and Sciences Undergraduate Research Experience, with a vital opportunity to forge meaningful relationships, engage directly with faculty, and familiarize themselves with IU's resources and expectations;*

*Whereas, faculty members who have taught in the IFS program have consistently expressed their commitment to the program and its positive outcomes, emphasizing how it not only benefits students but also enriches their own teaching experiences by enabling a more student-centered, immersive, and contextualized approach to learning that fosters deeper academic engagement. The IFS program has emerged as a leading hub for developing and sharing innovative teaching methods that significantly influence courses and pedagogy across the entire Bloomington campus;*

*Whereas, Indiana University recently made the decision to discontinue the IFS program without adequate faculty consultation or a transparent plan for replacement, causing distress among faculty, students, and alumni who have benefitted from and contributed to the program's success;*

*Whereas, the university's proposed replacement for the IFS program, based on the pilot one-credit Connection, Engagement, & the College Experience course (EDUC-X 152), is offered during the academic year and does not provide the key benefit of early move-in, which allows students to acclimate to college life before encountering the full academic pressures of the fall semester. Additionally, the pilot program lacks the rigor, depth of student-faculty engagement, and personalized support that made IFS a highly effective bridge from high school to college;*

*Whereas, since the launch of a petition on October 1, 2024, 1,285 individuals, including students, faculty, alumni, and community members, have signed in support of saving the IFS program, highlighting the widespread concern and support for its continuation;*

*Be it resolved by the Student Body Congress of Indiana University:*

SECTION 1: Indiana University Student Body Congress recognizes that the proposed one-credit course taken during the school year may offer value, but it cannot replace the IFS program experience. The Congress emphasizes that the IFS program's unique early-move-in benefit, academic rigor, and personalized faculty-student engagement are essential components that cannot be replicated by a course offered during the regular academic year.

SECTION 2: Indiana University Student Body Congress urges the IU administration to reconsider this decision in recognition of the program's vital importance to the academic and social success of first-year students, particularly those from marginalized and underrepresented communities;

SECTION 3: Indiana University Student Body Congress requests immediate transparency and genuine collaboration between the IU administration, faculty, staff, and students in any process of reimagining or transforming the first-year experience. It is essential that all stakeholders, especially those with firsthand experience of the IFS program, play a central role in any decisions regarding its future, in keeping with the principles of shared governance;

SECTION 4: Indiana University Student Body Congress calls for establishing a campus-wide committee composed of faculty, students, and staff to collaborate on any changes to the current IFS program and/or the development of any future first-year seminar programs.

- (1) This committee should ensure that any new program not only upholds but strengthens the core values central to the IFS program, including academic rigor, early engagement, and personalized support.

- (2) To ensure continuity and provide valuable insights, this committee should include individuals with direct experience in the IFS program.
- (3) This committee should proactively pursue additional financial avenues to enhance the sustainability and accessibility of the IFS program. This may include exploring partnerships with smaller programs, reallocating university resources, and identifying alternative funding streams to ensure the program remains accessible to all students, regardless of financial background;

SECTION 5: The Congressional Press Secretary, or her designee, will disseminate this resolution with the Office of the Vice Provost for Undergraduate Education, the Bloomington Faculty Council, and other relevant university stakeholders.

FINAL PASSAGE

*Albey M*

Speaker of Student Body Congress

Date: OCT 08 2024

Time: 2:45 pm



CRES 8

## **CONGRESS ENROLLED ACT**

### **No. 1023**

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*Be it enacted by the students of Indiana University in  
Congress assembled:*

1           SECTION 1. (a) Due to the delayed start of the fall  
2 semester and in temporary change from the bylaws, the 2024  
3 Student Body Congress must adjourn sine die no later than  
4 October 7, 2024 and the 2024-2025 Congress must convene  
5 no later than October 14, 2024.



FINAL PASSAGE

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*Albey Miller*

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Speaker of the Student Body Congress

*[Signature]*

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Student Body President of Indiana University

Date: 8/28/24 Time: 11:44 am



CEA 1023

**CONGRESS ENROLLED ACT**  
**No. 1017**

---

*Be it enacted by the students of Indiana University in  
Congress assembled:*

1           SECTION 1. R.B. § 2-1-8 is AMENDED TO READ AS  
2 FOLLOWS:

3           Sec. 8. The twenty (20) residential seats in congress are  
4 apportioned as follows:

5           (1) The district described in section 7(a) is entitled to one  
6 (1) representative.

7           (2) The district described in section 7(b) is entitled to two  
8 (2) representatives.

9           (3) The district described in section 7(c) is entitled to two  
10 (2) representatives.

11           (4) The district described in section 7(d) is entitled to two  
12 (2) representatives.

13           (5) The district described in section 7(e) is entitled to two  
14 (2) representatives.

15           (6) The district described in section 7(f) is entitled to  
16 eleven (11) representatives.

17



## CONGRESS ENROLLED ACT No. 1020

---

*Be it enacted by the students of Indiana University in Congress assembled:*

**SECTION 1. SHORT TITLE.** This Act shall be known as the “Vice Presidential Responsibilities Act of 2024” or the “VIPR Act.”

**SECTION 2. [EFFECTIVE UPON PASSAGE] R.B. § 4-3 OF THE IUSG BYLAWS ARE AMENDED TO BE READ AS FOLLOWS:**

R.B. § 4-3

THE STUDENT BODY VICE PRESIDENT

R.B. § 4-3-1

General Duties

Sec. 1. (a) The student body vice president shall fulfill the duties specified in Article III of the Constitution of the IUSG and shall conduct themselves in a manner that upholds the dignity and reputation of the IUSG.

(b) The student body vice president shall:

- (1) assist the president in executing all executive tasks and responsibilities;
- (2) foster positive relationships between the IUSG and student organizations; and
- (3) at the president's request, serve as an official representative on any commission, association, organizing body, or university-related committee.

R.B. § 4-3-2


Executive Attendance at Congressional Meetings

Sec. 2. The vice president shall attend each regularly scheduled general meeting of the congress to the best of their ability.

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FINAL PASSAGE

  
\_\_\_\_\_  
Speaker of Student Body Congress

  
\_\_\_\_\_  
Student Body President of Indiana University

Date: 9/25/24

Time: 8:55 AM



CEA 1020

# CONGRESS ENROLLED ACT No. 1025

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*Be it enacted by the students of Indiana University in  
Congress assembled:*

~~SECTION 1. \$5000 is taken from the IUSG Credit Card Account and allocated to a new line item, "Micro-scholarships." Micro-scholarships will help offset the cost of previously undisclosed out-of-pocket costs for students' course materials.~~

Office of the Student Body President  
Micro-scholarships  
Total  
Fall—\$5000

~~SECTION 2. \$500 is reallocated from the discretionary fund to the fall printing line item.~~

Department of Communications  
Printing  
Total  
Fall—\$750

~~SECTION 3. \$1000 is reallocated from the discretionary fund to the fall Swag, Promo, and Marketing line item.~~

Department of Communications  
Swag, Promo, and Marketing  
Total  
Fall—\$1000

**SECTION 1. \$15,109.19 is reallocated from the IU CFR Account "Stipends" line item to a new IU CFR Account line item, "Student Organization Support." This line item will provide necessary funding to student organizations.**

Department of the Treasury  
Student Organization Support  
Fall - \$15,109.19

**SECTION 2. \$285.61 is reallocated from the IU CFR Account "Annual Retreat" line item to a new IU CFR Account line item, "Student Organization Support."**

**This line item will provide necessary funding to student organizations.**

**Department of the Treasury  
Student Organization Support  
Fall - \$285.61**

**SECTION 3. \$1000 is reallocated from the IU CFR Account “DEIA Fundraising” line item to a new IU CFR Account line item, “Fundraising.” This line item will provide crucial funding to support the fundraising efforts for both the DEI Fund and the Student Health Fund.**

**Department of General Operations  
Fundraising  
Total  
Fall - \$500.00  
Spring - \$500.00**

**SECTION 4. \$1000 is reallocated from the IU CFR Account “Student Health Fund Fundraising” line item to a new IU CFR Account line item, “Student Organization Support.” This line item will provide necessary funding to student organizations.**

**Department of the Treasury  
Student Organization Support  
Fall - \$1000.000**

**SECTION 5. \$800 is reallocated from the IU CFR Account “Supreme Court Operating” line item to a new IU CFR Account line item, “Student Organization Support.” This line item will provide necessary funding to student organizations.**

**Department of the Treasury  
Student Organization Support  
Fall - \$800.00**

**SECTION 6. \$2000 is reallocated from the IU CFR Account “Breakfast with the President” line item to a new IU CFR Account line item, “Student Organization Support.” This line item will provide necessary funding to student organizations.**

**Department of the Treasury  
Student Organization Support  
Fall - \$2000.000**

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FINAL PASSAGE

*Albey*

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Speaker of Student Body Congress

*[Signature]*

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Student Body President of Indiana University

Date: 9/25/24

Time: 8:53 AM



CEA 1025

FINAL PASSAGE

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*Alley Miller*

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Speaker of the Student Body Congress

*[Signature]*

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Student Body President of Indiana University

Date: 8/30/24 Time: 12:28 pm



CEA 1017

**CONGRESS ENROLLED ACT No.**  
**1024**

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*Be it enacted by the students of Indiana University in  
Congress assembled:*

**SECTION 1. [EFFECTIVE UPON PASSAGE] R.B. § 3-5-4.6 is AMENDED TO BE TITLED “TREATMENT OF VACANCY APPOINTEES AND AT-LARGE REPRESENTATIVES WHEN NOT ALL SEATS FILLED IN SPECIAL ELECTION” AND READ AS FOLLOWS:**

Sec. 4.6. (a) This section applies to a special election that results in fewer representatives being elected in that district than the number of representatives appointed by congress to fill the vacancies in that district (not including any appointees who have since resigned or been removed from congress).

(b) In a situation to which this section applies, a number of appointed representatives equal to the number of seats that failed to be filled in the special election remain in office until they resign, are removed from office, or the terms of office to which they were appointed expire, whichever occurs first.

(c) If the number of appointed representatives designated under subdivision (b) to remain in office is less than the number of appointed representatives for that district in office at the time the special election for that district is certified, then the appointed representatives who will remain in office are those who were appointed earliest.

(d) If, after 31 days from the certification of the special election, there are still unfilled seats, at-large representatives may be appointed to fill those vacancies. The appointment of these at-large representatives shall follow the standard appointment application process, and they shall remain in office until they resign, are removed from office, or the terms of office to which they were appointed expire, whichever occurs first.

\_\_\_\_\_  
FINAL PASSAGE

Abby [Signature]  
Speaker of Student Body Congress

[Signature]  
Student Body President of Indiana University

Date: 9/25/24

Time: 8:54 AM

