



The Code of Elections
of the Student Government Association

THE CODE OF ELECTIONS
FOR THE SGA, ESTABLISHMENTS, DIVISIONAL COUNCILS, AND
STUDENT GROUPS OF EMORY UNIVERSITY

Last Revised via Bill 58s139

AUTHORITY

Pursuant to Article IV, Section 3 of the Student Constitution of Emory University, the Student Legislature of the Student Government Association (SGA) hereby establishes this Code of Elections to govern the elections of the SGA, each Divisional Council, and the Residence Hall Association (RHA). This document shall serve as the bylaws of the Board of Elections of the Student Government Association.

PART I: SCOPE, DEFINITIONS, AND APPENDICES

Each Divisional Council and the RHA may enact further regulations consistent with this Code. Such regulations shall be documented in the appendix of this Code.

Definitions

The Board shall refer to the Board of Elections of the Student Government Association.

For the purposes of this Code, the term “**Divisional Council**” shall include each establishment defined as “Divisional Council” in the SGA Code and the RHA.

The RHA’s Hall Council elections shall be considered “**division-specific**” elections for the purposes of this Code.

Election Day shall refer to all hours when voting occurs.

The **Ballot** shall refer to a university-wide electronic balloting system determined by the Board.

The **Election Cycle** is defined as the time from the beginning of campaigning to the end of the last election (including either regular or run-off/special elections) as provided by this Code.

Candidate materials refer to any written, digital, physical, or visual content produced to promote or provide information about an approved candidate running in an election produced by the candidate and their approved campaign team.

The **Campaign Resource Hub (CRH)** is a central webpage for the Board of Elections, containing all necessary forms, materials, and documents for election management.

An **Emory ListServ** is defined as any email address ending in “@listserv.cc.emory.edu” or “@listserv.emory.edu.” Candidates must conduct any campaigning through their university-

provided e-mail address (for example, @emory.edu or @emoryhealthcare.edu).

The **Registration Period** is the period of time between the first candidates' meeting and the deadline for said candidates to register as specified by the Board.

In this Code, including its appendices, "**majority**" shall be defined as any unrounded percentage above fifty (50) percent.

In this Code, including its appendices, "**plurality**" shall be defined as the candidate receiving the most votes.

PART II: THE BOARD OF ELECTIONS

Article 1. Overall Duties, Powers and Composition

There shall exist a Board of Elections of the Student Government Association (the "Board"), an independent agency of the Student Legislature, which shall:

- A. Oversee the election-related activities for the following offices:
 - a. President of the SGA
 - b. Executive Vice President of the SGA
 - c. A Divisional Council's elected positions, as indicated in each respective Appendix.
- B. Enforce all the rules provided for by this Code.
- C. Publicize elections.
- D. Provide a means by which all eligible voters can participate in the elections by electronic voting.
- E. Organize a meeting of all candidates to explain the mandates of this Code and all rules and limitations applicable to the placement of campaign materials and the conduct of campaign representatives.
- F. Maintain a listing of all registered candidates and the offices for which they are running, to be made available to any student electronically.
- G. Provide an electronic method for the submission of challenges concerning election management and outcomes and make clear that these challenges cannot be anonymous, per the Constitution of the Student Government Association.
- H. Investigate, conduct hearings, and deliver binding decisions in challenges concerning elections management and outcomes, subject to appeal to the Constitutional Council.
- I. Approve all candidate materials, as provided by this Code.

- J. Enact rules and regulations governing the elections overseen by the Board in the execution of the mandates of this Code, provided that such regulations are approved by majority (50%) of the Board and are announced publicly, with certified delivery to the SGA President (“President”), SGA Attorney General (“Attorney General”), and the heads of each Divisional Council.
 - a. Proposed regulations must be made prior to the start of each election cycle.
 - b. Notwithstanding this rule is if, by a $\frac{2}{3}$ vote, the Board decides that due to exceptional circumstances, an amendment to the regulations is warranted.
 - c. In such a case, the amended regulations must not only be communicated to the above parties, but campaigning parties as well.
- K. Hold an annual audit of this code and make recommendations to the Student Legislature for improving this code to better serve the Student Body.
- L. Conduct referendums according to this Code regarding constitutional amendments and other legislative matters when requested by the Student Legislature of the SGA.
- M. Consist of a Chair, a Vice Chair, the Secretary of the SGA, a Treasurer, no more than three (3) Commissioners of the General Student Body, and a Commissioner for each Divisional Council. These nine to eleven individuals shall be known as the “Members of the Board.”
- N. A simple majority vote of the Board shall be required for any decision of the Board to take effect, except otherwise mentioned herein.
- O. A simple majority of Board members is required to establish a quorum and begin official Board meetings.
 - a. Official Board meetings must be presided over by the Chair or, if the Chair is unable or requests it, by the Vice Chair.
- P. No person who has not met the requirements set forth in Part II, Article 2 shall have access to any voting procedures of the Board.
- Q. Exercise all powers incident to and necessary for the execution of the above-listed responsibilities.

Article 2. Requirements for Members of the Board

A nominee for any position on the Board and all current Members of the Board must fulfill the following requirements in order to hold office:

- A. Have not previously endorsed any registered candidate for the upcoming or ongoing election cycle.
- B. Have not served in the preceding year or currently serve as the President or Executive VP of the SGA or any of the divisional councils.
- C. Have participated in Board Member training and signed a waiver, provided by the Chair or Secretary upon nomination and at the beginning of each academic

semester to current Elections Officers, which shall include the following:

- a. A declaration of neutrality in the pending elections and a commitment to abstain from supporting any candidate's campaign in any such elections.
 - i. Abstention from support does not apply to voting.
- b. A statement forgoing their right to run in the elections being overseen by the Board, while serving on the Board.
- c. A statement committing to impartial adjudication of challenges brought before the Board.
- d. A statement of commitment to report any conflicts of interest at the time of signing and throughout the election timeline to the Chair.
- e. Each nominee's waivers shall only be binding if the nominees are appointed appropriately and shall be presented to the Chair and Secretary before beginning their term.

Article 3. Chair

The Chair of the Board shall:

Section 1. Qualifications and Appointment

- A. Be an undergraduate student at Emory University and shall have and maintain at least the cumulative grade point average to graduate from their school of enrollment.
- B. Be compliant with Part II, Article 2 of this Code.
- C. Be appointed by the SGA Legislature, for a year-long period.
 - a. The SGA President shall create an application in the spring for the Chair and circulate the application along with those for the Executive Cabinet.
 - b. The President shall give the applications to the Speaker of the Legislature, once elected, for the Speaker to evaluate applications and identify the finalist.
 - c. The SGA Legislature by a majority vote has the power to appoint and confirm the finalist at the Chair of the Election Board or reject in favor of another candidate.

Section 2. Responsibilities

- A. Call and preside over all meetings of the Board.
- B. Call and preside over all hearings regarding challenges concerning the elections.
- C. Select the other Commissioners to the Board.
- D. Allow non-voting advisors to the Board to attend the Board's meetings and engage with the Board's communication channels (not containing undisclosed materials internal to the Board) to consult on election-related decisions by the Board.
- E. Answer student and candidate questions regarding the Code of Elections.

- F. Hold election information sessions (candidates' meetings) for individuals interested in running for office in a location or medium that is convenient.
- G. Maintain and oversee the execution of the Campaign Resources Hub and Committee.
- H. Oversee transition efforts of the Board.
 - a. Upon the completion of their term as chair, leave behind a recommendation letter to the next chair of Elections and such document shall contain all past and future recommendations by the Chair.
- I. Execute such other duties and responsibilities as necessary to effectuate and comply with the provisions of this Code.

Article 4. Vice Chair

The Vice Chair of the Board shall:

Section 1. Qualifications and Appointment

- A. Be an undergraduate student of Emory University and shall maintain at least the cumulative grade point average to graduate from their school of enrollment.
- B. Be compliant with Part II, Article 2 of this Code.
- C. Be appointed by the SGA Legislature, for a year-long period.
 - a. The SGA President shall create an application in the spring for the Chair and circulate the application along with those for the Executive Cabinet.
 - b. The President shall give the applications to the Speaker of the Legislature, once elected, for the Speaker to evaluate applications and identify the finalist.
 - c. The SGA Legislature by a majority vote has the power to appoint and confirm the finalist at the Chair of the Election Board or reject in favor of another candidate.

Section 2. Responsibilities

- A. Execute the responsibilities and authorities of the Chair at the request of the Chair or in the event of the inability of the Chair to do so.
- B. During the vacancy of the office of the Chair, act as Chair, until the Student Legislature confirmed a new Chair.
- C. Oversee candidate meetings for university-wide positions and maintain a roster of candidates for each position.
- D. During election-related challenges hearings, take minutes of any meetings or proceedings along with the Secretary.

E. Answer student and candidate questions regarding the Code of Elections.

Article 5. Secretary

The Secretary of the SGA shall be the Secretary of the Board and shall:

- A. Act as a representative for SGA on the Board.
- B. Be compliant with Part II, Article 2 of this Code.
- C. Maintain and publicize a list of the names, school of enrollment, graduation year, email, and title of each individual on the Board on the CRH.
- D. Maintain the official record of candidate registration, including but not limited to the candidate's first name, last name, full preferred name on the ballot, office for candidacy, and other information as decided by the Chair to be posted on the CRH.
- E. Keep track of penalties assessed by the Board and/or Constitutional Council upon candidates and candidates' completion of, or the status of any such penalties.
- F. Maintain all other records, decisions, and relevant and official documents for and on behalf of the Board and archive them appropriately (See SGA Code).
- G. Answer student and candidate questions regarding the Code of Elections
- H. Execute the responsibilities of the Chair at the request of the Chair or in the event of the inability of the Chair or the Vice Chair to do so, until a new Chair or Vice Chair has been selected accordingly.

Article 6. Treasurer

The Vice President for Finance of the SGA shall be the Treasurer of the Board shall:

- A. Act as a representative for SGA on the Board.
- B. Maintain the budget and finances of the Board.
- C. Be compliant with Part II, Article 2 of this Code.
- D. Serve as the chief advisor to the Board on fiscal and financial matters as the Board's financial spokesperson.
- E. Manage financial reimbursement of campaign expenses for candidates with need.

Article 7. Commissioners of the General Student Body

All Commissioners of the General Student Body of the Board shall:

- A. Be a student of Emory University and shall have and maintain at least the cumulative grade point average to graduate from the school of enrollment.
- B. Be compliant with Part II, Article 2 of this Code.
- C. Be appointed by the Chair for the term of one-academic year with the option to renew their appointment.
- D. Work under the direction of the Chair.

Article 8. Commissioners for each Divisional Council

The Commissioners for each Divisional Council of the Board shall:

Section 1. Qualifications and Appointment

- A. Be a student of Emory University who is within the jurisdiction of each Divisional Council and shall have and maintain at least a cumulative grade point average to graduate from their school of enrollment.
- B. Be chosen in a manner decided by regulations of each Divisional Council.
- C. Be compliant with Part II, Article 2 of this Code.

Section 2. Responsibilities

- A. Maintain communications between the Board and their Divisional Council.
- B. Coordinate meet-and-greets or speeches/debates in a location or medium that is most convenient for their constituents on behalf of the Board. All events shall be open to the public. All candidates who are eligible to run in the division shall be eligible to participate in each event. Each Commissioner shall publicize and announce each event and the rules governing such event, at least two (2) business days, before each event.
- C. Coordinate all division-specific elections if the division decides to run independent elections in accordance with this Code and corresponding appendix. All decisions concerning such elections are subject to challenge in front of the Board or may be appealed to the Constitutional Council.
- D. Work under the direction of the Chair.

Section 3. Divisional Appendices

- A. Each Divisional Commissioner shall be responsible for submitting an appendix two months before the date of any election, using the format included in the Appendix of this document when necessary to update the information of this Code. This document shall be approved by the President of each Divisional Council before submission.

Article 9. Advisor of the Elections Board

The Elections Board Advisor(s) shall be the Undergraduate Student Government Association Staff Advisor(s).

Section 1. Responsibilities

- A. Advise the Elections Board in any capacity deemed necessary throughout each academic year.
- B. Aid in the transfer of documents and responsibilities to newly approved Members of the Board.

Article 10. Resignation, Impeachment and Vacancies of Officers of the Board

Section 1. Resignation

- A. In the case where a Board member chooses to run in an election being overseen by the Board, a conflict of interest emerges, or violates any condition of their waiver, the Board member must notify the Chair of the Board and immediately resign from membership on the Board.
 - 1. If an individual refuses to resign, then the Chair shall petition the Constitutional Council for an Order.
 - 2. The Constitutional Council may issue an order vacating the office if it deems the member no longer eligible to serve on the Board.
- B. An officer may also resign for any reason, at any time.

Section 2. Impeachment

- A. A Member of the Board may be removed by impeachment by the Student Legislature.

- B. Commissioners for Divisional Councils may be recalled by their Divisional Council.

Section 3. Vacancies

- A. In the case where the office of the Chair of the Board becomes vacant, the Vice Chair shall act as Chair until such time as a replacement for the resigned Chair shall be appointed and confirmed by the Student Legislature.
- B. In the case where the offices of both the Chair and the Vice Chair shall become vacant, the Secretary shall act as Chair until such time as a replacement for the resigned Chair is appointed and confirmed by the Student Legislature.
- C. In the case where the offices of the Chair, Vice Chair and Secretary shall become vacant:
 - 1. The Treasurer shall inform the President, the Speaker of the Legislature, and Chief Justice, and request that the President act according to Emergency Appointment proceedings set forth in Title XI of the SGA Code. The Treasurer will act as Chair until the matter is decided.
- D. The Chair or Secretary shall communicate vacancies of the Board's commissioners to the Heads of each Divisional Council to fill the vacancies of its commissioners. Should the Divisional Council fail to fill the vacancy, the Chair shall appoint a new Commissioner of the General Student Body to execute that Commissioner's responsibilities until the vacancy is filled.

PART III: THE CAMPAIGN RESOURCES HUB (CRH)

Article 1. Overall Duties, Powers and Composition

There shall exist a Campaign Resource Hub of the Student Government Association, a central webpage page for the Board of Elections, managed by the Board, which shall contain documentation of:

- A. The members of the Board
- B. Dates of election and transition
- C. All forms necessary for elections, including but not limited to, challenges, receipt filings, candidate verification forms, and attendance records.
- D. Updated versions of the Code
- E. Results of the Election
- F. The Election Reports

- G. Challenge reports
- H. Campaign resources like:
 - a. Templates for campaign materials
 - b. Resources for websites
 - c. Connecting candidates to professional clothing closet
 - d. Maintain a list of student photographers that the candidates can use
 - e. Financial aid resources
- I. A sample ballot

PART IV: GENERAL ELECTIONS

Article 1. Divisional Councils, Executive Agencies, and RHA

- A. Divisional Councils may facilitate elections independent of the Board and this code but shall not be eligible to use the electronic balloting system or the resources of the Board.
- B. A Divisional Commissioner must notify the Board a month prior to the start of the election cycle if they intend to independently facilitate division-specific elections under the authority and provisions of this code. Such elections may happen as the Divisional Council shall require it through its Appendix.
- C. Divisional Commissioners for the College Council, Oxford SGA, BBA Council, ESNA, and RHA shall communicate before deciding their respective annual fall election, as indicated in each Divisional Council's Appendix. The commissioners should try to make every possible effort to ensure that their annual fall elections occur on the same Election Day should they run independently.

Article 2. Dates

- A. The Board shall hold Elections Days at various times throughout the year, as the schedules of the SGA or Divisional Councils require.
- B. There shall be, at minimum, one annual Fall Election and one annual Spring Election. The Chair shall determine the calendar for both elections with the approval of each Divisional Commissioner. All entities shall elect their respective executive officers during the annual spring elections.
- C. The Board shall have the authority to reschedule Election Day due to technical difficulty, religious or federal holiday, or suspension of classes by the University, so long as the election takes place no later than two (2) business days, after the originally scheduled election day.

Article 3. Ballots

- A. An electronic ballot shall be used for all of SGA's elections and referendums.
- B. The system for this ballot may be decided at the discretion of the Board.
- C. Student Groups may utilize the Board's electronic balloting system upon written request or at the request of a Head of the Divisional Council as specified in Part XII below.
- D. The order in which the names of candidates for each office appear on the ballots shall be randomly determined.
- E. Any and all Joint Candidate tickets must specify that the respective candidates are running together on the electronic ballot.
- F. Partially completed ballots shall be counted only for the offices for which a candidate has been selected.
- G. There shall be an option on all Ballots that includes "no confidence."
- H. In the event that "no confidence" wins, then the position shall be considered vacant, and the rules governing vacancies in each governing body shall apply.
- I. Upon the conclusion of Election Day and the receipt of the results by the Board, the Board shall vote to temporarily certify the results, pending any appeals, and to authorize the release of the results within one (1) business day of the polls closing.
 1. If the results are temporarily certified, the Board shall send an email to the student body of the University with the results of the election, including the total number of votes and percentage of votes recorded for each candidate.
 2. If the Board has withheld the release of tallies for more than one (1) business day after the polls close without obtaining an extension from Constitutional Council, the Attorney General shall receive control of the electronic balloting system, and release the results to the Members of the Legislature and the Vice Presidents for Communications, who shall then send the results of the student body.
 3. The Chair or Secretary may petition the Constitutional Council for an extension in releasing results, for any of the following reasons, which shall be explained in writing in the petition for extension:
 - i. Difficulty tabulating elections results. Such extension shall not exceed six (6) hours, after which an additional extension must be obtained if the issue remains unresolved
 - ii. The Board receives a challenge against a candidate which may rise to a Tier Three violation as outlined in Part IX, Article 1(G) of this Code and the Board votes to hear the challenge.
 - Such an extension may only extend up to two (2) business days following the publication of the Board's decision on the matter.
 - In the case of an appeal to the Constitutional Council, the extension lasts one (1) business day following the publication of the Constitutional Council's decision on the appeal.

- If the challenged party is found guilty of a Tier Three or violation, the results shall be released to the student body following the expiration of this extension. Such notice should include a disclaimer that results were not officially certified and provide information regarding subsequent actions to be taken by the Board.
 - Nothing in this provision shall be construed to override the power of the Constitutional Council to issue emergency stays concerning the release of election results.
- J. The results of the election shall be provided to the Student Legislature of the SGA and shall be read into the minutes of the SGA legislative session after the results are announced.

Article 4. Voting

For annual Spring Elections, voting shall occur over seventy-two (72) continuous hours. For various Fall and Summer division-specific elections, voting shall occur for up to seventy-two (72) hours, as decided by the Divisional Commissioner or Divisional Council in its Appendix. For division-specific elections that overlap, the Division that requests the most time shall set the duration of the voting period. The hours of voting for all runoff elections and other elections not specifically referenced in this article shall be twenty-four (24) hours.

Article 5. Eligible Voters

- A. Pursuant to the Constitution, all individuals who are undergraduate students at Emory University are eligible to vote for the offices of the President and Executive Vice President.
- B. Each Divisional Council shall indicate the eligible voters for its offices in its Appendix. The College Council has authority to include Oxford College students in its Spring elections.

PART V: CANDIDACY

Article 1. Qualifications

- A. All candidates for the office of the President and Executive Vice President must be

- undergraduate students enrolled at Emory University.
- B. The candidates for Divisional Representative shall each be a student enrolled within the division they wish to represent.
 - C. Individuals seeking to hold office for each Divisional Council shall be students under each Divisional Council's jurisdiction and must maintain a cumulative grade point average to graduate from their school of enrollment.
 - a. Each Divisional Council may set additional qualifications for each office, which shall be stated in its Appendix.
 - D. Any individual that is an executive board officer of an Executive Agency may not run to be President or Executive Vice President of SGA and in the Student Legislature, either as a Representative or Divisional Representative, as it would violate Article III of the Student Constitution. Executive Agency officers may apply for appointed offices of the SGA Executive Board or other Divisional Council positions if they satisfy the applicable conditions set throughout this Code or other SGA governing documents, and each respective Appendix.
 - a. Should the Candidate sign a form and agree to step down from the Executive Agency if they become a Member of the SGA Legislature or SGA President or SGA Executive Vice President, the Board shall make an exception to this rule.
 - E. All candidates must be registered undergraduate students of Emory University during the term in which they wish to run and must stipulate that they shall be a registered student during their tenure.
 - F. Upon registration the Dean of Campus Life or their designee will confirm GPA and other eligibility requirements of each candidate on behalf of the Board.
 - a. Candidates must sign a consent form to allow the relevant Emory Administrative Offices to verify their status at the university and that all eligibility requirements are met in accordance with University Policy, the SGA Constitution, and this code
 - b. The Chair shall receive a list of Eligible and Ineligible Candidates. The Chair shall not, under any circumstances, be informed of the reasons for a candidate's ineligibility for office, as such information is confidential and shall be retained by the relevant administrative office.
 - i. The Chair will notify the Candidates if they are ineligible to run in the current cycle and will refer them to the correct University Office for further assistance with their eligibility status for future elections.

Article 2. Registration

- A. A candidate for office pursuant to the Board's procedures must register their campaign with the Board.

- B. A candidate shall receive a copy of this Code at the time of their registration and shall stipulate that they will agree to abide by the dictates of this Code. The act of registration shall also serve as an implicit agreement to abide by this Code.
- C. The Board shall have the authority to determine the date and times of candidate registration.
- D. Each candidate may register a campaign advisor. This individual must be clearly indicated on the registration form submitted by the candidate. Registration of a campaign advisor with the Board permits an advisor to act on behalf of the candidate in accordance with this Code. Candidates and candidates' campaigns are ultimately responsible for any acts by their advisors in violation of this Code.
- E. Candidates may register up to five (5) campaign team members. Campaign team members and their specific roles must be clearly identified on the registration form submitted by the candidate. Registration of campaign team members with the Board permits them to work on a campaign before the campaigning period begins. Campaign team members are permitted to act on behalf of the candidate. Registration of campaign team members shall serve as an agreement by such to abide by the dictates of this Code. Candidates and candidates' campaigns are ultimately responsible for any acts by their team members in violation of this Code.

Article 3. Types and Rules of Candidacy

Section 1. Independent Candidacy

- A. Any student eligible may run for an office as an independent candidate.
- B. The following shall be the expenditure limits for each candidate and their campaigns for general elections:
 - 1. Candidates for offices of the President of the SGA and the Executive Vice President of the SGA may have campaign expenditures totaling up to \$100.00.
 - 2. Offices for each Divisional Representative and each office within Divisional Councils shall have the authority to decide campaign expenditure limits for their respective offices. If Divisional Councils fail to regulate such expenditures, then the limit shall be \$75.00 for executive positions and \$50.00 for legislative positions. Expenditure limits for a Divisional Council's elections may not exceed \$100.00 for executive positions and \$75.00 for legislative positions.
 - 3. Exceeding the proscribed expenditure limits will result in a violation and will result in a sanction articulated in Article IX.
- C. Any student may request funding up to the full eligible amount of expenditures for any office within two (2) business days following the candidates' meeting due to

financial need.

1. A demonstration of need, based upon the individual student's capacity to fund their campaign up to the limit, shall be made in a simple written request.
2. Such funding must be approved by the Board, which must then submit the order to the SGA Vice President for Finance, who will then inform the SGA advisor(s) and financial advisor(s).
3. Such funding shall be provided from the SGA Legislative account or equivalent, if the office sought is President or Executive Vice President, or from each Divisional Council's contingency account or equivalent, if the office sought is a Divisional Representative or other Divisional office.
4. In the event that SGA or a Divisional Council does not have the funds available through the legislature or contingency fund to provide financial support and alternative funding routes have been exhausted to all candidates who meet the criteria for demonstrated financial need, no candidates of SGA or the respective division will be given funding.

Section 2. Joint Candidacy

- A. Candidates running for both President and Executive Vice President of the Student Government Association respectively may choose to run as Joint Candidates and collaborate on all aspects of their campaign.
- B. Voters maintain the ability to vote for the Joint Candidate Ticket members independently (i.e., voting for one candidate and not the other).
- C. Joint Candidate Ticket members are ultimately held responsible for any acts by their counterpart in violation of this Code
- D. The Joint Candidate Ticket may have expenditures up to \$100
- E. The Joint Candidate Ticket may have one (1) campaign advisor and up to five (5) campaign team members.
- F. Joint Candidates enjoy the same rights to request funding as enumerated by Part V, Article 3 Section 1(C).

Section 3. Party Candidacy

- A. Party candidacy is prohibited in all elections of the SGA and its establishments.
- B. If the candidates involved are not running on a joint ticket as President and Executive Vice President, the following activities shall be considered violations of Section 3(A) of Part V, Article 3:

1. A joint expenditure of funds for promotional purposes to benefit more than one independent candidate.
 2. Use of the same, or virtually the same, campaign slogan or logo as another candidate may be reasonably evaluated by the Board.
 3. Promoting any other candidate for a position through any means.
 4. Promoting any other candidate for a position to any person or persons not personally known by the supporting candidate prior to the start of the campaign.
 5. Posting the promotional materials of any other candidate on any public or private platforms, both physical and virtual. This shall include one's own property.
- C. The Board shall have the discretion to proscribe other activities deemed to constitute collective or party campaigning by a vote of two-thirds (2/3) of its membership.

PART VI: CAMPAIGNING

Article 1. Information Sessions (Candidates' Meetings)

- A. An Information Session for potential candidates shall be held before campaigning begins (the "candidates' meeting").
- B. This Code, and the respective Appendices, shall be explained during this candidates' meeting.
- C. Attendance at a candidates' meeting (or divisional equivalents) by all candidates seeking registration with the Board for campaign purposes shall be mandatory.
- D. An individual or individuals desiring to run for office but unable to attend the candidates' meeting may authorize a proxy to attend on their behalf. A candidate must sign an authorization form identifying the proxy and submit such form to the Board by 10:00 p.m. on the night before the day of the candidates' meeting. The proxy may not be a candidate themselves and may only represent one (1) candidate.
- E. An individual registered to be a candidate for office but unable to attend the candidates' meeting, and who fails to send a proxy on their behalf, shall be disqualified from the candidacy. The Board shall have the authority to reinstate the candidate if petitioned within one (1) business day of the missed candidates' meeting. All reinstatements shall be at the discretion of the Board upon showing of good cause and must be decided on by the Board within two (2) business days after the conclusion of the Information Session, subject to appeal to the Constitutional Council.
 - a. Reinstated candidates will be required to sign a declaration that they have

- reviewed and understand the requirements of this and supplementary codes.
- F. The candidate registration process and relevant deadline shall be clearly communicated at this meeting.
1. At the conclusion of the registration period, a list of all candidates shall be publicly announced to the student body via the Campaign Resource Hub.
 2. A candidate whose name has mistakenly been omitted on this list may petition to be added within one (1) business day of the list being announced.
 - a. This petition shall only be accepted if the board finds an internal error has occurred.

Article 2. Rules of Campaigning

- A. Campaigning shall only be permitted beginning at 12:01 a.m. ten (10) days prior to Election Day and shall be permitted throughout the conclusion of Election Day (general and run-off/special). No candidate, campaign team member, nor any other individual shall attempt to intimidate, threaten, or coerce students with the purpose of interfering with the right of students to vote as they choose.
- B. When soliciting votes, the following rules must be followed by all candidates and campaign team members:
 1. All materials and organized activities used to solicit votes must be approved by the Board, the Chair of the Board, or a designee. The sole basis for disqualifying campaign materials or activities shall be a violation of this Code. The Board shall not otherwise judge the quality of any promotion. Approval shall be signified by either the signature of the Chair or their designee or via Emory email by the same individuals.
 2. All campaign materials must be submitted to the Board for approval before voting begins, any submission after voting opens will not be approved. Once voting opens, candidates may only campaign with previously approved materials.
 3. Candidates shall be held responsible for all campaigning undertaken in their name of which they are, or should be, personally aware or when they are otherwise negligent in stopping violations when they could reasonably do so.
 4. Activities undertaken for the purpose of promoting or electing a candidate not expressly authorized by this Code must be approved by the Board.
- C. Expenditure limits for campaign activities are prescribed in Part V, Article 3, Section 1 of this Code or each Divisional Council's Appendix.
- D. All campaigning on university property must be in compliance with the applicable rules, regulations and guidelines.
- E. Video campaign materials must be presented to the Board in transcribed form and must be approved in accordance with Article 2(B)(1) of this Part. All non-print

- messages must adhere to the approved script.
- F. Approved campaign materials may be shared on free social media platforms, but the specific platforms intended for posting must be identified and approved by the Board during the approval process, as outlined in Article 2(B) of this Part.
 - G. No emails may be sent via an Emory ListServ by or in support of any candidates relating to the Campaign.
 - H. Paid advertising shall be permitted using only media venues permitted by the Board.
 - I. No “chalking” shall be permitted by candidates.
 - J. No campaigning is permitted in class while class is in session unless this prohibition is waived by the professor or instructor of the course.
 - K. No campaigning or campaign materials shall be permitted in university computer labs or libraries.
 - L. No candidate may call students at random to solicit votes nor should any candidate attempt to obtain any individual’s personal contact information from any 3rd party source with the intention of soliciting votes, without such contact’s consent. Candidates may use personal or individual phone numbers for the purpose of soliciting votes through text messaging or calling their pre-existing network.
 - M. No campaigning shall be permitted on social media pages or accounts directly funded, managed, or affiliated with the SGA, Executive Agencies, or Divisional Councils.
 - N. Alcohol and drugs may not be used as or in conjunction with a campaign promotion.
 - O. Candidates shall be responsible for removing all of their respective campaign materials within forty-eight (48) hours of the close of the polls (general or run-off, if necessary).
 - P. All campaigning shall be subject to university policies, including but not limited to the Conduct Code and Honor Code.

Article 3. Neutrality in Elections

Endorsements and Responsibilities of SGA and Affiliated Bodies:

- A. The GSGA, as a separate entity, and its members are mandated by this code to refrain from involvement in SGA and its divisions' electoral affairs to preserve the future relationship between SGA and GSGA.

Article 4. Filing of Receipts

- A. A full and itemized accounting of expenditures via receipts must be filed with the Board by 12:00 p.m. on Election Day. Proof of submission and acceptance will be provided to the candidate, and the candidate must retain such proof for

- their records.
- B. Failure to file an itemized accounting of expenditures shall result in the disqualification of the candidate from the election.
 - C. Inaccuracies in the accounting may be cause for violation and sanction by the Board.

PART VII: WINNINGS, RUNOFFS, AND SPECIAL ELECTIONS

Article 1. Dates

Runoff elections, if necessary, shall be held no earlier than two (2) business days after the official release and certification of the general election day results. All general election day challenges must be settled before continuing onto to a runoff election.

Article 2. Campaigning

- A. Runoffs shall be governed under the same procedures as general elections.
- B. If applicable, campaign materials used in the general election may be used in the runoff resulting from that election. New campaign materials must be approved in accordance with Part VI, Article 2(B).
- C. If applicable, expenditures from the previous election shall not be included as expenditures for the runoff election. The expenditure limit for a runoff election shall be half of that allowed in the general election.
- D. If applicable, an individual may request additional funding for a runoff election, based upon a demonstration of need pursuant to the procedures prescribed in Part V, Article 3, Section 1(C) of this Code.

Article 3. Winning General Elections and Runoff Eligibility

- A. In this Code, including its appendices, “majority” shall be defined as any unrounded percentage above fifty (50) percent.
- B. In this Code, including its appendices, “plurality” shall be defined as the candidate receiving the most votes.
- C. Any candidate for the offices of President of the Student Government Association, or Executive Vice President of the Student Government Association, who receives a majority of the votes cast shall be elected to said office.

- a. In the case where no candidate receives the required majority of votes, the names of the two candidates receiving the highest number of votes shall be placed on the ballot for the runoff election. In the runoff election, the candidate receiving the most votes shall be elected to said office.
 - i. If the only candidate left off the ballot in the run-off election is the no-confidence option, the majority requirement for election shall be waived and the candidate winning the plurality of votes shall assume office.
 - b. As stated in Part IV, Article 3.H, should no confidence receive the majority of votes in a run-off election, vacancy procedures for the division shall be followed.
 - c. If any runoff election shall result in a tie, the sitting Student Legislature of the Student Government Association, during the time of the election, shall decide the election through a majority vote of the Legislature.
- D. Divisional Councils shall indicate in their Appendix the winning vote requirements and runoff eligibility for each office.
- a. If the appendix fails to indicate such requirements, any candidate for the office of the Legislature who receives a plurality of the votes shall be elected to said office and candidates of the office of the Executive shall be elected per the procedure in Article 3(C) of this part.
 - b. If there is a tie among candidates for the last available position in the Legislature, then the candidates shall be placed on the ballot for the runoff election. The candidate receiving the most votes in the runoff election shall be elected to said office.

PART VIII: CHALLENGES AND APPEALS

Article 1. Challenges

- A. All challenges to conduct alleged to have occurred before or during the election, that relates to the election and/or the activities governed by this Code, shall be brought, in writing, to the Board and shall set forth with specificity the bases for the challenge including the rules alleged to have been violated.
- B. A challenge submitted to the Board may not be anonymous, per the Constitution of the Student Government Association.
 - 1. The Board is not required to investigate anonymous testimony or claims as evidence of a violation in any capacity.
- C. Challenges must be brought in good faith. Bringing a challenge in bad faith or

making known false statements in connection with a challenge may result in discipline, including referral to the appropriate administrative officials.

1. The fact that a challenge is not upheld does not, by itself, prove that the challenge was made in bad faith.
- D. Only undergraduate students eligible to vote for an office may issue a challenge concerning election to that office.
1. All challenges must be submitted to the Board immediately upon the individual raising the challenge becoming aware of the conduct forming the basis of the challenge, and in no case more than forty-eight (48) hours of the polls closing.
 2. Challenges not brought in accordance with these expectations as to timeliness will not be considered.
- E. A challenge may be based upon including but not limited to a violation of the Student Constitution of Emory University, Code of the Student Government Association or associated documents, this Code, or bias on the part of members of the Board towards or against one or more candidates which is alleged to have impacted the outcome of the election.
1. A challenge may also be based upon an alleged violation of any University or Divisional Conduct Code or Honor Code.
 2. The Board must refer all alleged violations of Emory policies beyond the jurisdiction of the SGA or the Board (such as the University or Divisional Conduct Code or Honor Code) to the appropriate administrative officials.
 - i. Sanctions resulting from violations of Emory policies will be determined by the appropriate administrative officials.
- F. A challenge against a candidate, campaign advisor, campaign team member, or organization (Student Group or Establishment) shall initiate the following sequence of events:
1. The Board shall by majority vote decide whether it will hear the challenge or deny a hearing of the challenge and communicate that decision to the individual who submitted the challenge as well as the individual or entity that is the subject of the challenge.
 - a. If the Board shall vote to deny a hearing, the Board shall refer the challenge to the Constitutional Council of Emory University, along with an explanation of why the Board decided to deny the hearing. The Constitutional Council shall address the denied hearings as if an appeal has been initiated in accordance with Article 2 of this Part.
 2. Upon an affirmative vote to allow a hearing, the Board shall notify the challenged party of the basis of the challenge brought against them, as well as the time and location of the hearing. Such notification shall be provided in written form.
 3. There shall be at least one (1) business day between the time a written challenge is issued and the hearing, unless this requirement is waived by

the challenged party. Undue delay will not be allowed for any but the most compelling of reasons.

4. If a member of the Board challenges the conduct or election of a candidate or assists another individual or entity in challenging or determining whether to challenge the election of a candidate, the member must recuse themselves from the deliberations and voting on that challenge.
5. The following rules of procedure shall be in place during a challenge hearing:
 - a. The Chair of the Board shall preside over all challenge hearings unless recused, in which case the Vice Chair shall preside over the hearing and execute the authorities granted to the Chair in the following provisions.
 - b. A quorum of the Board must be present at any hearing.
 - c. If the requirements as stated in F(5)(a) or F(5)(b) of this Article are not met at the time and date of a scheduled hearing, the hearing must be rescheduled unless the parties agree to continue with the hearing.
 - d. All hearings shall be public to the Emory undergraduate community.
 - i. However, by a majority vote of the Board, the hearing may be closed to only Parties permitted by this Code or permitted by the Board to attend. Hearings may be closed if:
 1. There is a concern of privacy for one or more of the involved parties; or
 2. The issue at hand is of a particularly sensitive nature, and to protect the freedom of honest and open discourse, the hearing must be closed; or
 3. The issue is likely to inspire great disorder or misconduct if the public is allowed to attend; or
 4. There is a concern for the safety of the parties involved by permitting the hearing to be open; or
 5. There is an exceptional circumstance that provides a compelling reason to close a hearing.
 - e. Participation in any hearing shall be limited to the undergraduate Students.
 - f. The Chair shall have the authority to set appropriate limits on the time allocated to the hearing and its subparts, providing sufficient and equitable time for each party to make its case.
 - g. An executive summary of the written challenge shall be read at the beginning of every hearing.
 - h. A party to the hearing may present any and all evidence pertaining to their case. A party may call witnesses to offer relevant testimony.

The Chair shall have the authority to terminate the continuance of witness testimony or the presentation of evidence if it is determined that such evidence or testimony is irrelevant, unduly detrimental to a party or non-party student, or burdensome to the efficiency and effectiveness of the hearing.

- i. The challenger shall have the opportunity to present their case first. The challenged party shall have equal time to rebut the challenger's claims. The Board shall have an opportunity to question both parties. Both parties shall have an opportunity to close their presentations at the conclusion of the questioning by the Board.
 - j. The Board shall keep detailed records of all testimony and evidence presented at its hearings. These records shall be made available to the Constitutional Council of Emory University in the event that the decision of the Board is appealed.
 - k. A detailed record and transcript or audio recording of the hearing shall be made available to the Election Board and Constitutional Council upon request.
 - l. Following a Hearing the Election Board shall make available to the Emory undergraduate community a summary challenge report containing
 1. The Challenger and the challenged candidate/campaign
 2. The evidence presented
 3. The decision the board came to and a tally of the votes
 4. The reasoning for such a decision
 5. If there are safety and privacy concerns based on the content of the challenge, the Board by a majority vote can waive the requirement of making a public challenge report.
 6. The Board shall deliberate and vote in a private session when deciding a challenge and, in the event the challenge is sustained, determining an adequate penalty. The Chair of the Board must file records of the Board's decisions with the Attorney General, Secretary, and Chief Justice immediately after such decisions are issued.
 7. To allow for an adequate appeal period, the Board shall resolve all challenges within two (2) business days of the hearing (or, in the event of multiple hearings, within two days of the last day).
- G. If a challenge is sustained against a party during the campaign period, the Board shall immediately order the imposition of the following penalties, based upon the gravity of the violation and in accordance with the following standards. In the event of subsequent/additional findings of violation, each subsequent/additional finding shall be classed at the tier above where it would ordinarily be classified in order to reflect the aggravating factor of a pattern of

misconduct (i.e., a second Tier One offense shall be treated as a Tier Two offense, and so on).

1. Tier One

- i. This tier shall be reserved for conduct that is accidental and/or minor violations that do not clearly advance a candidate's campaign.
- ii. The proscribed penalty shall be a written warning.

2. Tier Two

- i. This tier shall be reserved for conduct that constitutes relatively minor violations that nevertheless advance a candidate's campaign unfairly.
- ii. The proscribed penalty shall be a temporary suspension of campaigning for a length of time determined by the Board.

3. Tier Three

- i. This tier shall be reserved for conduct that constitutes a clear and intentional violation and advances a candidate's campaign unfairly.
- ii. The prescribed penalty for this violation shall be removal from the ballot.

4. If a challenge is sustained against a challenged party during the voting period, or for conduct alleged to have occurred during the voting period, the Board may elect to specify a penalty other than the one prescribed by the tiered penalty system.

5. As noted, all alleged violations beyond the jurisdiction of the SGA or the Board (such as the University or Divisional Conduct Codes or Honor Codes) shall be referred to the appropriate administrative officials.

- i. Any affirmed violations by administrative officials may result in ineligibility for office and, for seated individuals, serve as a basis for removal among other repercussions.

H. The Board shall have exclusive jurisdiction to determine the type of violation and its severity in accordance with this Code.

I. A candidate found responsible for a violation may be penalized regardless of whether or not they win or lose the election. When a campaign advisor or team member, or a student group or establishment, is found responsible for a violation, all penalties imposed may be imposed on the associated candidate as well, as deemed appropriate by the Board.

J. Additional penalties which may be issued by the Board may also include, but are not limited to:

1. Suspension of campaign.
 2. Disqualification of the candidate from the election.
 3. Holding a new election or runoff.
 4. In Consultation with the SGA Vice President of Finance and Student Governance Services, freezing allocated accounts of Student Groups.
- K. In the case where a challenge is brought against the election results generally, the following procedures are mandated:
1. Upon receipt of a written challenge, the Board shall act as a committee of inquiry, researching the issue and taking steps as it deems necessary based upon a preponderance of the evidence.
 2. If any election is challenged, the Board shall validate and officially certify the results after all the challenges are resolved, and a minimum of forty-eight (48) hours has passed since the election in controversy.
- L. All elections not challenged shall be officially certified within forty-eight (48) hours after the close of the polls. Nonetheless, results pending official certification shall still be released, as prescribed in Part IV, Article 3(I).
- M. The Board shall have the authority to confirm the accuracy of the temporarily certified results based on disqualifications resulting from challenges before officially certifying the results.
1. Such audits shall be limited to instances where the vote margin is sufficiently close to warrant further examination.
- N. Upon official certification the Election Board shall make available to the Emory undergraduate community an Election report that shall include but is not limited to:
1. The results of the Election
 2. Voter turnout and any efforts made by the Board to increase voter turnout
 3. Future recommendations to conduct Elections
- O. Any challenge of election results must be submitted within forty-eight (48) hours of the Election Results Announcement.

Article 2. Appeals

- A. The Board's decisions concerning election challenges may be appealed in writing to the Constitutional Council of Emory University.
- B. The Board shall choose an individual to represent the Board for any appeal in front of the Constitutional Council.
- C. If the Board deems a challenge not timely, a party may appeal directly to the Constitutional Council without first being heard by the Board.
 - a. The Constitutional Council will only entertain such appeals upon a showing that the person brought the challenge immediately upon

becoming aware of the basis for the challenge; that a reasonable exercise of diligence would not have sooner uncovered the basis for the challenge; and that accepting the appeal is necessary in the interests of justice. The Constitutional Council will otherwise only hear appeals of decisions of the Board in the event that the appeal plausibly alleges the Board's improper application of rules/procedure, newly discovered evidence which could not previously have been uncovered by the reasonable exercise of diligence and presented to the Board, and/or demonstrated bias or an actual conflict of interest by (a) member(s) of the Board that affected the outcome of the challenge.

- b. In cases of challenges pertaining to the election results, direct appeals to the Constitutional Council must be submitted before the results are officially certified forty-eight hours after the results are announced.
- D. A copy of any appeal must be submitted to the Attorney General of the Student Government Association at least one (1) business day prior to the appeal hearing. The Attorney General shall make a written recommendation to the Constitutional Council on the action that should be taken. This right is passed to the Deputy Attorney General if the Attorney General is a candidate for the contested position or is otherwise implicated in the challenge.
- E. The Constitutional Council may issue penalties only in accordance with Article 1 of this Part.
- F. No appeals for the seats of the SGA President and SGA Executive Vice President shall be considered after either the certified winner has taken office or after the 48-hour appeal period following the announcement of the temporarily certified election results. For all other offices, the Student Legislature (including this Board, its agency) or the Constitutional Council may continue to hear matters; the Student Legislature or the Constitutional Council may refer matters to the Elections Board, if appropriate, and to carry out an investigation.

PART IX: REFERENDUMS

Article 1. By Resolution/Order of the Student Legislature, Orders of the President, or Bylaws of the SGA

Section 1. Constitutional Amendments and Other Referendums

- A. All amendments to the Student Constitution of Emory University require approval by the Student Body via referendum.
 - 1. The Speaker of the Legislature shall forward any legislation, calling for an amendment to the Student Constitution, which shall be relabeled a “Referendum,” to the Board. The referendum shall be authenticated by the Speaker of the Legislature.
 - 2. The President shall forward any petition calling for an amendment to the Student Constitution to the Board (See Article X (B) of the Student Constitution).
 - 3. Only the “Therefore” Clause of any resolution or petition for the constitutional amendment shall be voted on by the Student Body.
- B. Some forms of legislation require the passage of a referendum by the student body. If a referendum is required as the result of the passage of any bill or resolution by the Legislature of the Student Government Association, the Speaker of the Legislature shall inform the Board serving at that time.

Section 2. Voting on the Referendum

- A. A referendum must occur no later than two (2) weeks after the date of the draft's approval by the Speaker of the Legislature; the Board shall be sent the referendum immediately upon such approval to maximize the time to facilitate the vote.
 - a. The board trumps timelines set in a resolution.
- B. The Board shall publicize and carry out the referendum according to the same procedures applicable to the election, other than when necessarily different due to the nature of the vote.
- C. Two notifications shall be sent by the Board to the student body electorate regarding any referendum. The first shall be sent, two (2) days before the scheduled date of the vote and the second shall be sent on the day of the vote (before the opening of the polls), to remind the body of the referendum.
 - a. These notifications shall contain, among other things, the exact text of the referendum and the time and method through which voting will take place.
- D. Voting on the day of the referendum shall occur from 9:00 a.m. until 5:00 p.m. EST, unless otherwise modified by the Board, but under no circumstances shall the voting period be less than eight (8) hours or greater than seventy-two (72) hours.
- E. The Board shall inform the President of the SGA, Attorney General of the SGA, Speaker of the Legislature, Chief Justice of the Constitutional Council, and any other party requested in the original resolution of the results of the referendum.
- F. If a referendum fails to garner a majority of votes, the legislation shall be declared null and void. The Board may hear challenges to the results of the referendum in accordance with Part IX of this Code.

Article 2. Established Bodies and Their Referendums

- A. Divisional Councils and EAs may propose establishment bylaws to be voted upon by the students within their jurisdiction. Such referendums may be supervised by this Board, after receiving notification of such referendum. If the establishment bylaws fails to determine the number of votes necessary to consider passage, then any referendum that fails to garner a majority of affirmative votes, the legislation shall be declared null and void

PART X: STUDENT GROUP ELECTIONS

- A. The President and Attorney General or the Head of each Divisional Council or Executive Agency, in consultation with the Chair, may require student groups with either large constituencies or a documented history of election disputes to conduct elections via the Board's electronic balloting system and pursuant to these guidelines.
- B. In all other circumstances, student groups shall maintain the privilege of deciding their own elections dates, times and proceedings, in accordance with the Student Constitution, laws of the SGA, or its respective rules and/or the regulations of the Divisional Council and/or Executive Agency.
- C. In the event there is no President (or equivalent) of a student group after elections or the student group's constitution does not otherwise provide for appropriate succession, the power to appoint an acting president (or equivalent), shall be vested in the Head of the Divisional Council or Executive Agency of which they are chartered under, until such the student group decides how to address the issue. The appointment of an acting president shall be reported to the SGA Attorney General; the SGA Attorney General may set reasonable time limits for the acting president's term. If a student group is directly chartered by SGA, then that power shall be vested in the SGA Attorney General and shall be reported to the SGA President.
- D. If a Divisional Council or Executive Agency does not have a Head for the same reasons noted in Part VIII (C), then the power to make an emergency appointment shall be vested in the President of the SGA, in consultation with the Attorney General, until the Divisional Council or Executive Agency has chosen a Head. If, after thirty (30) academic days, the Divisional Council or Executive Agency has not chosen a Head, then the President of the SGA may appoint the Head, by and with the advice and consent of the Student Legislature.

PART XI: INTERPRETATION

- A. The Board shall have the authority to interpret the meaning of all rules and regulations contained within this Code within the limits of reasonable construction and understanding (e.g., does a potential violation garner an unfair advantage for a particular candidate?).
- B. A member of the Board shall have the right to call for an adjudication regarding any interpretation of the mandates of this Code. Such adjudication shall require the debate of the provision in controversy, a vote of the Board regarding the appropriate interpretation, and the drafting of a majority opinion of the Board as well as any dissenting opinions. All opinions shall be submitted to the Secretary Attorney General and presented to the Constitutional Council or Legislature whenever requested or appropriate. Adjudication of this kind may be denied, upon a two-thirds (2/3) vote of the total Membership of the Board.

AMENDMENT

This Code can only be amended by a majority of vote of quorum in the Student Legislature and approved by the President, unless a veto is overridden with the vote requirement prescribed in the Student Constitution.

REVISION HISTORY:

1. Bill 47sl40, "Code of Elections Revisions and Unification Act"
 - a. Approved by Student Legislature on February 10, 2014 by 20-0-3 vote
 - b. Signed by President on February 12, 2014
2. Bill 47sl54, "Changing the Method of Choosing two (2) of the three (3) SGA University Senators to Elections"
 - a. Approved by Student Legislature on March 3, 2014 by 24-0-0 vote
 - b. Signed by President on March 5, 2014
2. Bill 47sl58, "Changing the Constituency of one (1) of the SGA University Senators to Laney Graduate School Students"
 - a. Approved by Student Legislature on March 17, 2014 by a 29-0-0 vote
 - b. Signed by President on March 18, 2014
3. Bill 51sl63, "Bill Calling for No Confidence Option on Ballot Mandate"
4. Bill 51sl64, "Bill Calling for Clarification of Registration Requirements"
5. Bill 52sl37, "Amend the Election Code to allow candidates for SGA president and vice president to run on a joint ticket and share campaign material"
6. Bill 56sl31, "A Bill to Revise the SGA Code of Elections"

- a. Approved by Student Legislature on November 14th, 2022 by a 11-0-1 vote
7. Bill 58sl39, “A Bill to Update the Emory SGA Code of Elections”

**APPENDICES: ELECTED OFFICERS, EXPENDITURE LIMITS,
ELIGIBLE CANDIDATES, AND ELIGIBLE VOTERS FOR
DIVISIONAL COUNCIL AND RHA ELECTIONS**

APPENDIX A. COLLEGE COUNCIL

APPENDIX B. BBA COUNCIL

APPENDIX C. EMORY STUDENT NURSES ASSOCIATION

APPENDIX D. OXFORD SGA

APPENDIX E. RESIDENCE HALL ASSOCIATION