SENATE BILL
S.B. W17-027

<table>
<thead>
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<th>PRIMARY AUTHOR(S)</th>
<th>Marcy Kuo (Election Director)</th>
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<td>SPONSOR(S)</td>
<td>Johnathan Li (President Pro Tempore)</td>
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| TITLE                     | General Amendments to Chapter VII - 2 |

BACKGROUND

The amendments are made to clarify lapotting procedural regulations to ensure fairness and equality in student elections.

THE ASUCR SENATE HEREBY AMENDS CHAPTER VII OF THE ASUCR BYLAWS AS FOLLOWS,

1. **Part 4, Item 2, Section A. Line 4.** The assignment of negative campaigning strikes shall be one strike to both the party and the candidate.

2. **Part 4, Item 2, Section D.**
   1. The definition of *illegal* lapotting shall be defined as when a party, candidate, referenda, pro-group, or con-group approach a potential voter and request they vote for a specific party, candidate, referenda, pro-group, or con-group on any type of electronic device at that moment.
      a. Approach shall be defined as:
         i. Having electronic device(s) prepared for voting at an unofficial polling site.
         ii. The use of force or intimidation to vote for a specific party, candidate, referenda, pro-group, or con-group. Standing side by side to a potential voter when the voter is voting.
         iii. The Election Committee has the right to interpret the listed approaches.
   2. Lapotting is legal with only affirmative consent of the student.
   3. The assignment of lapotting violation strikes shall be determined by the Election Committee.
      a. The violation strikes shall count toward both the party and the candidate.
      b. A maximum of three strikes on violations of lapotting guidelines per above will result in disqualification of the individual candidate and disband of the affiliated party.
   4. Housing shall be defined as any of the residence halls or university associated apartments.

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3. **Part 4, Item 6, Section A, Line 1.** All campaign materials relating to candidate, party, referenda, pro-group, or con-group are subjected to UCR posting policies as determined by the Election Committee and must be stamped by the Election Committee for approval.

4. **Part 4, Item 7, Section A, Line 1.** Campaigning must, at all times, be conducted within the limitations given to the candidate at the mandatory candidate's meeting. Any failures to abide by the Elections Code by any individual shall result in a violation and determination for penalty through a strike by the Elections Committee.

5. **Part 5, Item 4, Section B.**
   1. Prior to the opening of the polling site(s), all campaign material within twenty-five feet of an polling place shall be removed by the poll sitter(s). The boundary shall be outlined by the Election Committee at each site.

6. **Part 5, Item 4, Section F.**
   1. An unofficial polling site shall be defined as the absence of an official banner representing the Elections Committee and staffed by unapproved committee members or volunteers. An official banner must be present to be considered as an official polling site of ASUCR.
   2. A polling site that is absence on the clear display of an official map is deemed as an unofficial polling site.

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**Wen-Yu Chou**  
*Executive Vice President*

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_Signed Legislation can be found in the ASUCR Office_

**INTRODUCED ON** - February 9, 2017  
**COMMITTEE APPROVED ON** - February 9, 2017  
**VOTE COUNT** - 5-0-1  
**SENATE RECOMMIT TO LEGISLATIVE REVIEW COMMITTEE** - February 15, 2017  
**VOTE COUNT** - 9-0-0  
**COMMITTEE TABLED ON** - February 16, 2017  
**VOTE COUNT** - 9-0-0  
**COMMITTEE APPROVED ON** - March 2, 2017  
**VOTE COUNT** - 3-0-3

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COMMITTEE RECONSIDER ON - March 2, 2017
VOTE COUNT - 5-0-1

COMMITTEE APPROVED ON - March 2, 2017
VOTE COUNT - 5-0-1

SENATE APPROVED ON - March 8, 2017
VOTE COUNT - 11-0-1