Committee on Rules and Jurisdiction

Bylaw Revision: CR&J (Bylaw 100)

Table of Contents

LgA Final Response ..................................................................................................................... 1
R&J CRJ to Chair_Bylaw 100 Amendment_12-1-20 ................................................................. 2
R&J Bylaw 100 Revision_CR and J_2020-21_Final .................................................................. 3
March 12, 2021

David Blank
Chair, Committee on Rules and Jurisdiction

Re: Proposal for Amending Divisional Bylaw 100: Committee on Rules and Jurisdiction

Dear Chair Blank,

At its meeting on February 11, 2021, Legislative Assembly members voted on the question of approving the proposal for Amending Divisional Bylaw 100: Committee on Rules and Jurisdiction. The Legislative Assembly voted 75 In Favor, 0 Against, and 19 Abstained. This proposal included divisional bylaws and thus required a two-thirds majority of voting members present for approval. As 80% of eligible members present voted in favor, the Legislative Assembly approved this modification to divisional legislation. Please publish this amended bylaw on the Senate website.

Sincerely,

Shane White
Chair
UCLA Academic Senate

Cc: Randy Bucklin, Committee on Rules and Jurisdiction Member, UCLA Academic Senate
April de Stefano, Executive Director, UCLA Academic Senate
Alfreda Iglehart, Committee on Rules and Jurisdiction Member, UCLA Academic Senate
Jody Kreiman, Vice Chair/Chair Elect, UCLA Academic Senate
Taylor Lane Daymude, Analyst, UCLA Academic Senate
Michael Meranze, Immediate Past Chair, UCLA Academic Senate
December 1, 2020

To: Shane White, Chair
    Academic Senate

Re: UCLA Academic Senate Bylaw 100 Amendment

The Committee on Rules and Jurisdiction (CR&J) has proposed amendments to Academic Senate Bylaw 100. The proposal is enclosed, and was approved unanimously (3 in favor, 0 against, 0 abstained) on November 4, 2020.

CR&J found that the proposed bylaw amendment is consistent with the Code of the Academic Senate and correct in implementing the intent described in the rationale. Therefore, the proposed Bylaw 100 amendment may now be considered by the Legislative Assembly.

Sincerely,

David Blank, Chair
Committee on Rules and Jurisdiction

Enclosure

cc: Randolph Bucklin, Member, Committee on Rules and Jurisdiction
    April de Stefano, Executive Director, Academic Senate
    Alfreda Iglehart, Member, Committee on Rules and Jurisdiction
    Jody Kreiman, Vice Chair/Chair-Elect, Academic Senate
    Taylor Lane Daymude, Policy Analyst, Committee on Rules and Jurisdiction
    Michael Meranze, Immediate Past Chair, Academic Senate
### Proposal: Amendments to UCLA Academic Senate Bylaw 100

#### Statement of Purpose and Rationale

**Bylaw 100** was established by the UCLA Academic Senate to articulate the membership and duties of the divisional Committee on Rules and Jurisdiction.

**UCRJ Legislative Ruling 12.93A** articulates the minimum authorities of the divisional Committees on Rules and Jurisdiction. It also states requirements for minimum institutional checks on the Rulings of the divisional Committees on Rules and Jurisdiction.

The following amendments are intended to bring Bylaw 100 into conformity with the minimum authorities delineated in UCRJ Legislative Ruling 12.93A, clarify existing language, and formalize the Legislative Ruling as a well-defined divisional authority with the appropriate institutional checks required under UCRJ Legislative Ruling 12.93A.

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<th>Current</th>
<th>Proposed</th>
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<tr>
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organization, jurisdiction, and interpretation of legislation of the Division and its agencies and recommends such organizational changes as appear desirable. Rulings of the committee in these matters must be published in the Call for the first regular meeting of the Legislative Assembly next following the committee’s decision.

(5) reviews and reapportions, every four years or as needed, the voting constituencies represented on the Committee on Committees, and recommends to the Legislative Assembly or the Division the solution of problems arising out of any such reapportionment.  
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(7) hears upon petition of no fewer than five members of the Division, challenges to any action of a Divisional committee alleged to be contrary to the Code of the Academic Senate or to the manual of the Division. Hearings of the Committee on Rules and Jurisdiction on these matters shall include the opportunity for parties to present their views orally or in writing and the result of the hearing shall be published as a legislative ruling.  
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