Proposed Revisions to the Statutes, Article XIII, Section 8

BE IT RESOLVED, that the Campus Senate of the University of Illinois at Springfield hereby approve the “Proposed Revisions to the Statutes, Article XIII, Section 8,” to authorize the University Senates Conference to initiate revisions to the Statutes (USC ST-79/OT-296).
June 21, 2013

Professor Lynn Fisher, Chair
UIS Campus Senate
Dept. of Sociology/Anthropology
MS UHB 3038

Professor Matthew Wheeler, Chair
UIUC Senate Executive Committee
Dept. of Animal Sciences
368 Animal Sciences Lab MC 630

Professor Philip Patston, Chair
UIC Senate Executive Committee
Dept. of Oral Medicine and Diagnostic Sciences
Room 558 DENT MC 838

Re: Proposed revisions to the Statutes, Article XIII, Section 8 – to authorize the University Senates Conference to initiate revisions to the Statutes. (USC ST-79/OT-296)

Dear colleagues,

On May 17, I wrote to you in response to a concern raised by the UIC Senate Executive Committee about the Senates Conference’s proposal to revise the Statutes. At its meeting on June 18, the Conference approved the language proposed by the UIC Senate Executive Committee, which puts into place a more equivalent process for section (a) and section (b). The enclosed language is the same language that was sent to you on May 17.

Please consider the revised version for action by your Senates in the fall.

Sincerely,

Nicholas C. Burbules, Chair
University Senates Conference

Enclosure

cc: Elizabeth Dooley
    Brian Moore
    Jenny Roether
    Members, University Senates Conference

Telephone (217) 333-5227 • Fax (217) 244-4770
PROPOSED REVISIONS TO THE STATUTES

(Text to be deleted is in [square brackets] and text to be added is underlined.)

ARTICLE XIII. General Provisions

Section 8. Amendments

a. *Initiation by a Senate.* Each of the senates by vote of a majority of all members present and voting at a regular or special meeting may propose amendments to these Statutes. No final senate action shall be taken on a proposed amendment until the next meeting following the one at which it was introduced. The secretary of a senate shall notify the secretary of the other senates and the secretary of the University Senates Conference of the text of a proposed amendment promptly after the meeting at which it is introduced. The proposed amendment shall be referred to the University Senates Conference for its consideration and transmission to the other senates for action; the conference may append its comments and recommendations.

The proposed amendment shall be placed promptly on the agenda of the other senates. If every senate acts affirmatively on the proposed amendment and concurs as to its text, the conference shall send the proposed amendment to the president for transmission to the Board of Trustees and shall simultaneously notify the senates of its action; the conference may append its comments. If the senates do not agree as to the proposed amendment, the conference shall endeavor to promote agreement of the senates. Where agreement cannot be effected among all senates within a reasonable period of time, but the text of a proposed amendment has been agreed upon by all but one of the senates, the conference shall send that proposed amendment, the recommendations of the dissenting senate, and its own recommendations to the president for transmission to the Board of Trustees and shall simultaneously notify the senates of its action. A senate may record and send its further comments to the president for transmission to the Board of Trustees.

b. *Initiation by the University Senates Conference.* The University Senates Conference by vote of a majority of all members present and voting at a regular or special meeting may propose amendments to these Statutes. The secretary of the conference shall notify the secretary of the campus senates and the secretary of the Board of Trustees of the text of a proposed amendment promptly after the meeting at which it is introduced. The proposed amendment shall be transmitted to the senates for action; the conference may append its comments.

The proposed amendment shall be placed promptly on the agenda of the senates. If every senate acts affirmatively on the proposed amendment and concurs as to its text, the conference shall send the proposed amendment to the president for transmission to the Board of Trustees and shall simultaneously notify the senates of its action; the conference may append its comments. If the senates do not agree as to the proposed amendment, the conference shall endeavor to promote
agreement of the senates. Where agreement cannot be effected among all senates within a reasonable period of time, but the text of a proposed amendment has been agreed upon by all but one of the senates, the conference shall send that proposed amendment, the recommendations of the dissenting senate, and its own recommendations to the president for transmission to the Board of Trustees and shall simultaneously notify the senates of its action. A senate may record and send its further comments to the president for transmission to the Board of Trustees.

[b]c. Initiation by the Board of Trustees. The Board of Trustees may initiate proposals to amend the Statutes, but the board shall not finally adopt any such proposal without first seeking the advice of the president, the senates, and the University Senates Conference. Any proposal to amend the Statutes which is initiated by the Board of Trustees shall be transmitted through the president to the University Senates Conference and transmitted by the conference, with its recommendations, to the senates for consideration and advice. The proposed amendment shall be placed promptly on the agenda of each of the senates. If the senates do not agree in their advice concerning the proposed amendment, the conference shall endeavor to promote agreement; where agreement cannot be achieved within a reasonable period of time, the conference shall send the advice of the senates and its own recommendations to the president for transmission to the Board of Trustees and shall simultaneously notify the senates of its action. A senate may record and send its further comments to the president for transmission to the Board of Trustees.

[c]d. An amendment shall become effective when approved by the Board of Trustees or at such later time as the board may specify.