GPSA Bylaws, 2011

Graduate and Professional Student Association

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GRADUATE AND PROFESSIONAL STUDENT ASSOCIATION
BYLAWS

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I. Definitions

Section 1. Constitutional Definitions

A. Definitions in the GPSA Constitution apply to the Bylaws.

Section 2. Additional Bylaws Definitions

Academic Week: A calendar week in which the University has scheduled classes at any time between Monday and Friday. A week in which no classes are held due to University closure shall not count as an academic week.

Aggregate Elections Data Report: A report of Elections data collected in accordance with University policy and state and national law, including vote counts by department, voting time, date, and locations, and erroneous voting, collected in a concise manner as to allow for data analysis.

Annual Report: A compilation of the reports of Decision Making Bodies submitted at the end of the academic year. The Annual Report is archived for the incoming government to provide long-term stability and institutional memory.

Appropriation: A legislative item requesting money from the GPSA General Fund.

Complaint Limitations Period: The statute of limitations for a complaint to be submitted to the Court of Review.

Court of Review Complaint (Complaint): A grievance contesting whether or not an act is in accordance with GPSA law.

Credential Form: A document for the purpose of declaring an RDSA Council Representative or Certified Alternate.

Decision Making Body: A body or individual whose selection of a course of action binds GPSA or its branches which include, but are not limited to, the Executive Board, Council, and Standing and Ad Hoc Committees.

Electronic Signature: An electronic sound, symbol, or process attached to or logically associated with a record and executed or adopted by a person with the intent to sign the record.

EFC: Executive Finance Committee

General Research Project: A research project conducted by GPSA members which is completed independent of a New Mexico State Agency.

Grants Application Reader: A GPSA member selected to read and score grants applications.

Groups, New and Inactive: A groups is defined as “new” if they have not previously been chartered through the Student Activities Office or if they have not received funding from a GPSA budget process in the past. A group is defined as “inactive” if they have not received funding in the past two (2) GPSA budget processes.
 Harm to Humans or Animals: Physical, cultural, psychological, emotional, or other harm to humans or animals.

High Priority Research Project: A research project conducted by GPSA members which is completed in collaboration with a New Mexico State Agency.

IT: Information Technologies

Judicial Budget: Funding allocated for the administration of the judicial branch.

Judicial Oath of Office (Oath): A pledge each Justice appointee must make prior to officially assuming the duties and privileges of a Court of Review Justice.

LFC: Legislative Finance Committee

LSC: Legislative Steering Committee

Legislative Budget: Funding allocated for the administration of the legislative branch.

Legislative Item: An appropriation, resolution, amendment to the GPSA Constitution or Bylaws, or other piece of legislation submitted for Council consideration.

New Mexico State Agency: An entity approved by the Grants Committee that is not a college, department, or program at a public university of the State of New Mexico.

Non-Profit Community Organization: An entity registered as a 501(c)(3) non-profit organization with the Internal Revenue Service and/or under the laws of the State of New Mexico or of an Indian tribe. This organization must have a New Mexico address and must conduct a majority of its activities within New Mexico.

Open Meeting: A meeting of any GPSA Decision Making Body with a quorum present, held for the purpose of taking action, formulating policy, or discussing public business, which is open to the public. Open Meetings must comply with TPNR.

Permanent Equipment: Items that will not be depleted at the end of a research project.

Pro Tempore Justice: A temporary Justice which participates in judicial proceedings when an approved Justice is recused or impeached or when the Court of Review has fewer than three (3) approved Justices.

Proxy: A GPSA member selected to vote on behalf of a Council Representative or Certified Alternate.

Research: Any activity performed by members of GPSA with the intent to generate generalizable knowledge that will be communicated for potential public use. This includes, but is not limited to, an artistic, athletic, cultural, educational, financial, historical, humanitarian, legal, linguistic, mathematical, medical, musical, occupational, political, religious, scientific, sociological, structural, technological, or therapeutic investigation.

SSA Committee: Executive Student Support and Advocacy Committee
Supplies and Consumables: Items that are expected to be depleted at the end of a research project.

Telecommunication: Use of a conference telephone or other similar communications equipment.

TPNR: Transparency and Public Notice Requirements; specifically the section of the Bylaws with this title.

Veto: The process by which the President rejects a piece of legislation approved by Council.

Working Group: A group which at its creation by a Decision Making Body is designated as a Working Group rather than an ad hoc committee and whose sole purpose is to do work in preparation for a specific item(s) to be acted upon or discussed by the Decision Making Body at a later Open Meeting.

Section 3. Cross-References

A. References in this document to the GPSA Constitution shall be indicated by parentheses ( ).

B. References in this document to other parts of the Bylaws shall be indicated by brackets [ ] and the word “Bylaws”.

C. An electronic copy of this document utilizing some form of linking technology should be available on the GPSA website.

D. Regardless of the published format(s) and cross-references, the GPSA Constitution and the Bylaws shall be considered distinct but related documents.

II. Membership and Organization

Section 1. Membership

A. Continuing graduate or professional students who paid the GPSA fee in the spring semester shall be considered GPSA members during the summer semester. (I.3.A.)

B. Upon presentation to the GPSA Office of a written request, any member may resign from GPSA. (I.3.B.)

1. Resignation of membership does not relinquish the obligation to pay the GPSA fee.

2. Persons who have resigned membership shall lose all privileges and benefits of GPSA member status.

3. Any person who has resigned membership shall be reinstated upon presentation to the GPSA Office of a written request.

C. GPSA may not revoke or suspend membership.

Section 2. Recognized Departmental Student Associations (RDSAs)

A. Each RDSA shall maintain chartered status with the Student Activities Center, and must be open to all GPSA members in its department, school, or college. In order to be recognized by GPSA, each RDSA shall:

1. Hold officer elections which are open to all GPSA members in that department, school, or college; and

2. Not charge dues as a condition for membership as a student organization.

a. This does not preclude an RDSA from being a campus chapter of a state, regional, or national association, so long as all GPSA members in that department, school, or college may participate in the student organization.
b. PB funds may not be used to pay state, regional, or national association dues.

B. Each department may be represented by only one (1) RDSA. A school or college may consolidate representation under one (1) RDSA, but no more than one (1) RDSA may represent the same group of GPSA members.

1. Upon presentation of a petition signed by at least thirty-five percent (35%) of the total number of GPSA members in a department, school, or college, the Elections Committee shall conduct an election in which the GPSA members of that department, school, or college may vote to affirm the current RDSA or to select a new organization willing to meet all requirements for an RDSA.

2. The election ballot shall include the choice of desired RDSA from among the current RDSA and all other student organizations signed by at least twenty-five percent (25%) of the total number of GPSA members in that department, school, or college.

a. A petition to be placed on the ballot as an option for RDSA must be presented to the Elections Committee no less than seven (7) academic days from the receipt of the petition to select an RDSA.

b. The petition to be placed on the ballot must include a statement above the signature lines stating: “If selected, this organization will adhere to the requirements for an RDSA in the GPSA Constitution and Bylaws.”

C. Any RDSA failing to adhere to the requirements for an RDSA in the GPSA Constitution and Bylaws shall be subject to review by the Court of Review.

1. The request for review may be submitted by any GPSA member from that department, school, or college or from a chartered student or professional organization of which the majority of members should be represented by that RDSA.

2. If the RDSA fails to comply with any Court of Review order within eleven (11) academic days, the Chief Justice or the highest ranked Associate Justice shall have the authority to decertify that RDSA.

D. Departments, schools, or colleges with no RDSA shall lose all privileges afforded to RDSAs by GPSA until a student organization applies for recognition in accordance with the GPSA Constitution and Bylaws.

1. RDSAs which enter non-chartered status shall be recertified upon becoming chartered.

2. If an RDSA is in non-chartered status when challenged by a petition to select an RDSA, it must charter before being permitted to be included on the ballot.

3. While non-chartered, an RDSA may not receive the benefit of any privilege afforded to RDSAs by GPSA.

Section 3. GPSA Committees

A. All GPSA members of or appointments to standing committees, ad hoc committees, or University committees must be GPSA members.

B. Persons appointed to positions requiring Council approval when Council is not in session may serve until Council has an opportunity to consider and approve their appointment, unless otherwise specified in the GPSA Constitution or Bylaws.

C. All GPSA standing committees shall be composed of no fewer than five (5) members. At least three (3) different RDSAs must be represented. Each member shall count as representing only one (1) RDSA.
D. Each GPSA Standing Committee Chair, Ad Hoc Committee Chair, and University committee appointment shall submit a written report once a semester to the head of the appropriate branch of government.

E. Joint ad hoc committees may be created by Council. Composition or means of composition shall be determined at the creation of the committee and shall include Council Representatives and GPSA members who are not Council Representatives.

F. A Decision Making Body may generate funds independent of the budget process, and these funds shall not be part of the GPSA General Fund. The Decision Making Body shall record and administer these self-generated funds. The Decision Making Body shall notify the head of its branch of the receipt and use of these funds and shall provide a summary for the annual report. Spending of these funds will be by a majority vote of the Decision Making Body and will be subject to the Conflict of Interest Bylaws.

G. Chair-ships for the Executive Finance Committee (EFC), Legislative Finance Committee (LFC), Legislative Steering Committee (LSC), and Grants Committee must be unique individuals.

H. No individual shall hold more than three standing committee chair-ships.

I. The President and the Council Chair are ineligible for standing committee chair-ships.

Section 4. Transparency and Public Notice Requirements (TPNR)

A. Public Notice Requirements
   1. Unless otherwise specified in the Constitution or Bylaws, public notice shall be given no fewer than twenty-four (24) hours in advance of a meeting.
   2. Public notice shall consist of posting required documents in the GPSA Office and on the GPSA website, and sending an announcement via the GPSA electronic mailing list and to the Daily Lobo and any other media who have provided a written request for minutes.

B. Agenda Requirements
   1. The agenda, time, date, and location of any Open Meeting must be posted in accordance with the Public Notice Requirements.
   2. The meeting agenda shall specify items as discussion items or action items.
   3. The meeting agenda shall include time for public comment before discussion of old or new business. During public comment, members of the public will be granted no fewer than three (3) minutes each.

C. Minutes Requirements
   1. Minutes must be taken at every Open Meeting.
   2. Minutes must contain at least the date, time, location, type of meeting and the name of the Decision Making Body; the names of all Decision Making Body members attending the meeting; the names of any individuals who address the body in person; and a record of all motions and decisions made and votes taken.
   3. A draft copy of the minutes must be posted within six (6) academic days of the public meeting in the GPSA Office in accordance with the Public Notice Requirements.
   4. The minutes shall be approved or amended at the next meeting of that Decision Making Body where a quorum of the body is present.

D. Transparency Requirements
   1. A Decision Making Body may permit participation by Telecommunication. The means and extent of participation must be defined by the GPSA Bylaws, or the body’s standing rules if approved by a two-thirds (2/3) vote.
a. A member of the body may use the means permitted if it is difficult to impossible for that member to attend in person.
b. Each member participating by Telecommunication must be able to be identified when speaking. All participants must be able to hear each other at the same time, and members of the public attending the meeting must be able to hear any member of the body who speaks during the meeting.

2. Audio and video recordings must be allowed and accommodated at Open Meetings.
3. Open Meeting votes and, if available, voting records are public unless otherwise specified in the GPSA Constitution or Bylaws.
4. Attendance of GPSA members and members of the public will be accommodated at all Open Meetings.
   a. Open Meetings shall be held in spaces that can accommodate all people wishing to attend and listen.
5. The body may take action only on those agenda items announced in accordance with the Agenda Requirements.
6. Items added to the agenda fewer than twenty four (24) hours before a meeting must be discussion items only.

E. Working Group Requirements
1. Decision Making Bodies must give a thorough review of recommendations from any group that is not required to provide notice of its meetings.
2. The Working Group cannot take action that binds a Decision Making Body or any other GPSA group.
3. Working Groups are not required to adhere to Public Notice Requirements but are required to include any interested member of the Decision Making Body.
4. Meetings of Working Groups, even in the event the meeting has a quorum of members of the Decision Making Body, are not required to be open so long as they are acting only on the item(s) specified by the Decision Making Body.

F. Portions of an Open Meeting may be closed on the following occasions:
1. Deliberations by the Court of Review. The actual administrative and adjudicatory proceeding at which evidence is offered or rebutted and any final action taken as a result of the proceeding shall occur in an Open Meeting. However, the deliberations of the Court of Review shall be closed to the public.
2. Discussion and records related to personnel. Any records or discussions related to personnel shall be in accordance with University policy including but not limited to Human Resources requirements.
3. Discussion and records deemed private. Any records or discussion related to privacy rights protected by University policy or local, state, or federal law shall be closed to the public.

G. In order to close a meeting pursuant to the exclusions contained in this section, the closure must be made in an open meeting and approved by a majority vote of a quorum of the Decision Making Body:
1. The authority for the closure and the subject(s) to be discussed shall be stated with reasonable specificity in the motion calling for the vote to close a meeting.
2. The vote to close that portion of the meeting of each individual member shall be recorded in the minutes.
3. Only those subjects announced prior to closure by the Decision Making Body may be discussed in the closed portion of the meeting.
4. Items eligible for closure shall be indicated on the Agenda of the Open Meeting as such by 
reference to the reason why closure will be considered.

H. Members of the public shall be excused during the closed portion of an Open Meeting.

I. Following completion of any closed meeting, the minutes of the Open Meeting that was closed, 
shall state that the matters discussed in the closed meeting were limited only to those specified in 
the motion for closure

Section 5. Project Assistants

A. The GPSA annual budget or Council appropriation may allow for hiring Project Assistants. The 
budget or appropriation shall specify the amount of FTE and branch for each Project Assistant.

1. The budget must include a minimum 1.0 FTE designated for the Executive Branch.

2. Volunteers receiving a stipend are not Project Assistants.

B. Filling a Project Assistant vacancy requires an open call to the GPSA membership.

1. The open call for applicants shall comply with the Public Notice Requirements and include 
job description and compensation.

2. Each branch is responsible for selecting its Project Assistants.

   a. For the Executive, the President shall be responsible for the open call and selection.

   b. For the Legislative, the Council Chair shall be responsible for the open call. The 
      Council Chair shall recommend a selection for Council’s approval.

   c. For the Judicial, the Chief Justice shall be responsible for the open call and selection.

3. Project Assistants must be GPSA members.

C. Project Assistants aid in executing the mission of GPSA.

1. Project Assistant duties must be in compliance with the definition of Project Assistants given 
in the University of New Mexico catalog.

2. Duties may include, but are not limited to, assisting standing and ad hoc committees and 
working on projects that serve the mission of GPSA.

   a. For the Executive, the President shall set the duties of and supervise the Project 
      Assistant(s).

   b. For the Legislative, Council shall set the duties of the Project Assistant(s). The Council 
      Chair shall supervise the Project Assistant(s).

   c. For the Judicial, the Chief Justice shall set the duties of and supervise the Project 
      Assistant(s).

D. Project Assistant compensation shall be contracted each semester.

1. Project Assistants shall be paid according to the guidelines required by the Office of 
Graduate Studies.

2. Project Assistants shall be offered health insurance.

3. Project Assistants shall be offered tuition remission equal to the amount of hours required by 
the Office of Graduate Studies in order to maintain their eligibility for the assistantship.

Section 6. Veto Procedure

A. Presidential Action

1. A copy of the legislation with signature lines for approval or veto will be sent in hard and 
electronic copy to the President’s office within one (1) academic day of the posting of the 
draft of the Council meeting minutes in which the legislation was passed.

2. The President may take action on legislation, approval or veto, within five (5) academic days 
of the posting of the draft of the minutes.
a. If the President takes action, it shall be on the legislation in toto and as is. Legislation shall not be vetoed by line item.

b. If the President does not take action within the allotted time, the legislation becomes binding.

c. The President may take action on legislation with an Electronic Signature.

d. If a veto is cast, it shall be accompanied by a rationale for the veto.

e. The President shall send the vetoed legislation and rationale to the Council Chair within the required time limit. The Council Chair shall give notice of the veto in accordance with TPNR within three (3) academic days of receipt.

f. The Council Chair shall place the vetoed legislation on the next regular Council meeting agenda as an action item.

B. Council Action
1. Vetoed legislation that cannot be acted on at a regular meeting within a session shall be presented at a special meeting prior to the close of the session.
2. When Council considers vetoed legislation, a motion to reconsider the bill must be made and seconded.
3. Council shall consider the vetoed legislation in the same form as sent to the President. No amendments may be made in an override consideration.
4. If Council votes to override, the legislation becomes binding without the President’s signature.
5. If Council fails to override the President’s veto, the legislation dies and shall not be reintroduced without amendment in the same Council session.

Section 7. GPSA Annual Report

A. All Decision Making Bodies shall provide a written report to the respective branch head by the first (1st) academic day after the last regular Council meeting.

B. The head of each branch shall compile the Branch Annual Report and forward it to the President.

C. The President shall compile the GPSA Annual Report to be archived in accordance with the GPSA Constitution.

Section 8. Amendments

Amendments and additions to the GPSA Bylaws shall be made according to the following procedure:

A. Proposed Amendments shall place the amendment within the appropriate context within this document, including specific numerical reference (Article, Section, and paragraph number).

B. Approved amendments shall take effect, unless otherwise noted, but the approved amendment language must be evaluated by the University Council’s Office relative to current University Policy, and State and Federal.

C. Council Chair shall submit amendments to University Counsel within five (5) academic days from the meeting in which the amendments have been approved.

D. Where conflicts exist between previous bylaws and a new constitutional provision, the new constitutional provision will supplant the previous bylaw.

III. Resignation, Removal, and Replacement of Officers

Section 1. President
A. In order to initiate a recall election, Council must follow the Constitutional process of impeachment and removal. (II.1.D.1.)

1. When the President is removed, the Council Chair shall assume the role of acting President, and the Steering Committee Chair shall assume the role of acting Council Chair.

2. The Elections Committee must hold a recall election within fifteen (15) academic days of the removal of the President by Council.
   a. If the GPSA membership approves the removal of the President, a special election for a new President must occur within twenty (20) academic days. The removed President may not run in the special election.
   b. If the GPSA membership does not approve the removal of the President, the President is reinstated immediately upon official announcement of the recall election result. This President may not be removed by Council again in the same session.

B. If the GPSA membership initiates a recall in accordance with the Constitution, Council may verify the validity of signatures and shall deliver the petition to the Elections Committee Chair. (I.1.D.2.)

1. Council has five (5) academic days to validate the signatures and for the Council Chair to deliver the petition to the Elections Chair after its presentation at a regular Council meeting.

2. If invalid signatures reduce the number to fewer than the required percentage, the petition is considered null and void.
   a. If the petition is considered null and void, the Council Chair shall give notice and provide a list of all invalidated signatures within five (5) academic days and in accordance with TPNR.
   b. Any invalidated party shall have the opportunity to contest the invalidation in front of the Court of Review.

3. Upon receipt of a valid recall petition, the Elections Chair shall hold a recall election. The recall election must occur within fifteen (15) academic days of the Council meeting at which the petition was presented.

4. The President may ask the Council Chair to serve as acting President until the recall election can be held.

5. If a recall election results in the removal of the President, the Elections Committee shall hold a special election in accordance with the GPSA Constitution and Bylaws, in which the removed President may not run.

6. If a recall election does not result in the removal of the President, the President continues to serve in office, or is reinstated if the Council Chair was serving as acting President.

Section 2. Council Chair

A. Grounds for the impeachment of the Council Chair include willful neglect of office, gross misconduct, or malfeasance. (III.3.D.)

B. If the Council Chair has resigned or been removed, that person is ineligible to run in the resultant Council Chair Special Election.

Section 3. Court of Review Justices

A. Removal of a Justice must follow the impeachment and removal process in the GPSA Constitution. (IV.2.C.)

1. Grounds for removal include willful neglect of office, gross misconduct, or malfeasance.

2. The motion to consider removal may occur at the same meeting as impeachment.
3. Justices may only be removed through impeachment procedures.

4. After a motion to consider removal has passed, the Council Chair shall call a special meeting for the removal vote within ten (10) academic days.

5. If the Chief Justice resigns or has been impeached and is currently the subject of removal proceedings, the Senior Associate Justice shall assume the duties of the Chief Justice until either the reinstatement or replacement of the Chief Justice.

B. The Court must have at least three (3) sitting Justices in order to operate.

C. Replacement

1. If the Court has three (3) or more remaining Justices after a resignation or removal, Council may decide whether or not to appoint a replacement at the next regularly scheduled Council meeting.

2. The President shall appoint temporary replacement Justices if the Court falls below three (3) members until Council approves permanent replacements.

Section 4. Resignation

A. If the President, Council Chair, or Chief Justice wishes to resign, that individual shall resign by delivering a written letter, either in person or by email, to the other individuals listed above as well as to the Elections Chair. Additionally, the resigning officer shall notify the members of that officer’s branch.

B. The letter of resignation must indicate whether the resignation is effective immediately or at noon on a specified date.

C. Resignation of a Justice prior to the end of a semester may result in the loss of the Justice’s stipend at the Council’s discretion.

IV. Executive Branch

Section 1. President

A. Duties, Powers, and Responsibilities

1. The President shall be authorized and required to be one of two signatures on disbursements of GPSA, except for personal reimbursements to the President which shall be signed by two other authorized persons.

2. The President may call special elections on items of governance, policy, and fiscal impact by giving notice to Council and the Elections Committee. (VI.3.A.) Special Elections shall be run in accordance with the GPSA Constitution and Bylaws.

3. The President shall serve as an official member to the Faculty Senate Graduate Committee, as authorized by the Committee.

4. The President shall make official announcements for open positions and appointments in the Executive Branch, including job descriptions and how to apply.

   a. Announcements shall follow TPNR.

   b. All GPSA members shall be eligible for all appointments, unless prohibited by the GPSA Constitution and Bylaws.

   c. All Presidential appointments, except to ad hoc committees, shall be subject to the approval of Council.

5. The President should keep open appointments for the period of no less than five (5) academic days from the announcement of the open positions.

6. The President may remove appointments at any time.
7. The President shall fill any Standing Committee Chair vacancy within twenty (20) academic days.
8. The President shall attend or send a designee to all Council meetings, and provide to Council a President’s Report on issues pertinent to GPSA and the graduate and professional student community.
9. The President shall be responsible for the hours of operation of the GPSA Office and facilities.
10. The President shall employ, discharge, and assign duties to all Executive Branch employees, in a manner consistent with current University employee policies.

B. Term of Office: A President having served a term less than one year may serve a maximum of one (1) additional term as President. (II.1.B.2.)

C. Stipend: The President’s compensation should be offered as a Graduate Assistantship in accordance with Office of Graduate Studies guidelines (II.1.C.1.)

Section 2. Executive Committees

A. Executive Committee Appointments
1. All GPSA Executive Standing Committee Chairs require approval from Council. (II.1.A.9.)
2. Appointments requiring Council approval shall be sent to the LSC and placed on the Council agenda.

B. Executive Standing Committees
1. Executive Elections Committee
   a. During elections, the Elections Committee as well as GPSA Decision Making Bodies should try to provide for autonomy of the Committee to prevent conflict of interest and bias in the elections process.
2. Executive Finance Committee (EFC)
   a. The EFC shall be responsible for maintaining the financial records of GPSA which shall be open for inspection by any GPSA member or committee.
3. Executive Grants Committee
   a. Members of the Grants Committee shall conduct themselves in a manner that promotes public confidence in the integrity and impartiality of the grants process.
   b. Grants Application Readers present at a Grants Committee meeting are voting members.
4. Executive Lobby Committee
   a. The Lobby Committee shall attempt to coordinate lobbying efforts of GPSA with the Associated Students of New Mexico, the Associated Students of the University of New Mexico, and other organizations as deemed appropriate.
   b. The Lobby Committee shall work with the University administration on areas of common concern.
   c. The Lobby Committee is responsible for presenting GPSA issues before appropriate governmental bodies, including the New Mexico Higher Education Department (HED).
   d. The Lobby Committee shall investigate issues of importance to the GPSA, including HED funding and capital outlays recommendations to the legislature.
   e. The Lobby Committee should compensate student lobbyists for travel and other necessary expenses subject to all applicable University policies and procedures.
   f. The Lobby Committee Chair shall give reports on Lobby Committee activities to Council at least one meeting prior, one during, and one after the regularly scheduled
New Mexico Legislative Session. The Lobby Committee Chair shall submit written reports of the same comments to the President to keep as a record.

g. The Lobby Committee shall prepare a platform of issues in enough time to receive input from Council.
h. The Lobby Committee Chair shall submit the final draft of the platform to Council in December.

5. Executive Programs Committee
   a. The Programs Committee shall implement and coordinate programs that promote an inclusive and supportive community for graduate and professional students.
   b. The Programs Committee shall collaborate with the programming of other student organizations as appropriate.

6. Executive Student Support and Advocacy Committee (SSA Committee)
   a. The SSA Committee shall maintain a list of graduate student organizations, services provided, and how each can be reached, and shall post the list on the GPSA website and in the GPSA Office.
   b. The SSA Committee shall provide information to GPSA members about GPSA, including volunteer and paid positions, and activities.
   c. The SSA Committee shall coordinate support for events of interest to GPSA members, as resources and time of the committee allow.

C. Executive Standing Committee Chairs
   1. Composition of Executive Committees and selection of Committee Chair and members must comply with the GPSA Constitution and Bylaws.
   2. Standing Committee Chairs shall appoint the membership of the standing committees.
   3. The Standing Committee Chair may remove members of the standing committees at any time.
   4. The Standing Committee Chair shall be responsible for submitting the committee’s reports to the President in accordance to the GPSA Constitution, Bylaws, and applicable Standing Rules.
   5. The Standing Committee Chair shall hold office hours for student inquiries or provide contact information available in the GPSA Office. The Chairs shall adhere to TPNR.

D. Executive Standing Committee Chair Stipends
   1. Disbursement of compensation shall be subject to the fulfillment of the Chair’s obligations and duties as verified by the President.
   2. Disbursement shall be at the end of each semester in which the Chair served.

E. Executive Ad Hoc Committees
   1. These committees shall pursue issues as specified by the President. These committees shall endure no longer than is necessary for performance of the duties prescribed by the President.

F. Annual Written Reports
   1. The Elections Committee shall include in the GPSA Annual Report all elections reports. See Elections Code [Bylaw IX.Section 10].
   2. The EFC shall include in the GPSA Annual Report all expenditures and year end balances.
   3. The Grants Committee shall include in the GPSA Annual Report all funding cycle reports. See Grants Code [BylawsVIII.Section 1.L. & VIII.Section 2.L].
   4. The Lobby Committee shall include in the GPSA Annual Report results of any lobbying efforts and the annual legislative platform.
5. The Programs Committee shall include in the GPSA Annual Report the results of any fundraising efforts.

6. The SSA Committee shall include in the GPSA Annual Report the list of graduate student organizations and resources, as well as a summary of the issues deemed most important for GPSA membership, progress made, and future recommendations.

7. Executive ad hoc committees shall include in the GPSA Annual Report progress towards their specified objective(s), and any future recommendations for the continuation of the committee.

8. University Committee appointees shall include in the GPSA Annual Report a summary of the issues of importance to GPSA considered by the committee.

Section 3. Executive Board

A. Representation

1. School or college petitions for representation on the Executive Board shall be sent to the President. The petition may specify the representative.

2. The President must grant petitions from unrepresented schools or colleges.

3. If there is no specified representative named on the petition, the President shall appoint a representative from that school or college.

4. The President shall designate these additional representatives to the Executive Board as voting members or non-voting members.

5. The Grants Committee shall have two votes on the Executive Board. These votes shall be held singly by the Chair of the Grants Committee, but shall be split in the event of co-chairs.

B. Duties, Powers, and Responsibilities

1. The Executive Board shall direct recommendations for the Council agenda to the appropriate Legislative body.

C. Quorum

1. The Executive Board members may participate by Telecommunication in accordance with TPNR.

2. Participation includes discussion, making motions, and voting.

V. Legislative Branch

Section 1. Council Representatives and Certified Alternates

A. Representative Credentials

1. Credential Forms will be readily accessible in the GPSA Office, on the GPSA website, and through the Council Chair and Council Recorder.

2. It is the responsibility of RDSAs and their designated Representative(s) to ensure that Credential Forms are submitted and accepted by the Council Chair.

3. RDSA Presidents or their designees must sign Credential Forms.

4. In order for a GPSA member to serve as a Representative, that member’s Credential Form must be submitted to the Council Chair prior to the start of a meeting.

5. All Credential Forms are nullified at the end of a Council session. New credentials are required at the start of each Council session.

B. Representative Duties

1. In addition to duties outlined in the GPSA Constitution, Representatives may assist with the drafting of legislation and serve as a link between their RDSAs, students, and chartered
student organizations as sponsors of legislation and advocates in Council and the legislative
committees.
2. Representatives may volunteer to serve on legislative standing or ad hoc committees.

C. Certified Alternates
1. Certified Alternates may be chosen at will by each RDSA. The procedure for the selection of
Certified Alternates is left to the determination of each RDSA.
2. Only Certified Alternate Credential Forms approved by the Council Chair shall be accepted.
3. There is no limit to the number of Certified Alternates an RDSA may select. If there is more
than one Certified Alternate, the Certified Alternates shall be ranked by the RDSA to indicate
seniority of representation. Ranking will be the order in which the Certified Alternates are
listed by the RDSA on the Credential Form unless otherwise noted.
4. When serving as a Council Representative, Certified Alternates shall have the same rights
and privileges as a Council Representative, unless otherwise specified by GPSA law.

Section 2. Council Chair

A. Duties, Powers, and Responsibilities:
1. The Council Chair shall produce an agenda in accordance with GPSA Bylaws and Council
Standing Rules for each Council meeting. The Council Chair shall be responsible for the
proper distribution of an agenda at least five (5) academic days prior to each Council
meeting.
2. At the first meeting of the academic year, the Council Chair shall provide all Council
Representatives with adequate information including, but not limited to, Council rules and
procedures, university policies, applicable parliamentary procedures, and access to the GPSA
Constitution and Bylaws.
3. The Council Chair shall notify the Council Representatives of the Chair’s office hours at the
beginning of each semester.
4. The Council Chair shall appoint Council Representatives to the Legislative Standing
Committees in accordance with the GPSA Constitution and Bylaws.
5. The Council Chair shall administer the Legislative Budget and will oversee legislative budget
proposals for the subsequent fiscal year.
6. The Council Chair shall be responsible for the hiring of a Council Recorder. The Council
Chair oversees the Recorder and is responsible for assuring that the Council Recorder carries
out their duties.
7. The Council Chair may remove the Recorder. A replacement shall be considered for
approval by Council at the first opportunity.
8. The Council Chair shall review all minutes. Reviewed minutes shall be included on the
agenda for Council approval. These minutes will be noted as “Draft” until majority approval
by Council. The draft documentation shall be posted in accordance with TPNR.

B. Stipend: Compensation shall also include an education grant equal to up to twelve (12) resident,
graduate tuition hours per semester at the rates published by the Bursar’s office.

C. If the Council Chair is unable to fulfill the duties of the position, the LSC Chair shall act as Chair
Pro Tempore until the Council Chair can resume the position or until an election can be held to
determine a replacement.
1. If a Council Chair is acting President the Council Chair shall be considered unable to fulfill
the duties of the position.
2. If the LSC Chair is acting as Chair Pro Tempore for longer than one (1) day, the LSC shall select an interim LSC Chair.

3. Nothing in this section shall be construed to supplant the Council Chair without adhering to the impeachment and removal procedures, nor to permit the LSC to operate with an un-Constitutional composition.

Section 3. Council Recorder

A. The Council Recorder is selected by the Council Chair and approved by majority vote at the first Council meeting of the session.

B. The Recorder shall be a GPSA member who is not simultaneously serving as a Council Representative.

C. The Recorder may not serve in another paid position within GPSA, with the exception of a Grants Application Reader.

D. Duties:
   1. The Recorder shall assist the Council Chair with the production of all Council meeting minutes.
   2. The Recorder may assist the Council Chair with verifying the credentials of Council Representatives and ensure that Credential Forms are available to RDSAs.
   3. The Council Chair may request the assistance of the Recorder for other duties.
   4. Compensation
      a. The amount of compensation shall be determined through the annual budget process.
      b. Compensation may either be in the form of a set stipend, hourly wage, or other arrangement.

Section 4. Procedures for Regular and Special Meetings

A. Regular Meeting
   1. The date and time of the first regular Council meeting of the session shall be announced by the Council Chair-elect at the final Council meeting of the preceding session.
   2. The regularly scheduled February and March meetings shall be scheduled for one of the last seven (7) calendar days of the months.

B. Special Meeting
   1. Petitions for special meetings not called by the Council Chair shall be submitted to the LSC Chair; the LSC Chair shall verify the validity of the petition.
      a. Petitions shall include the agenda items for discussion and action, the signatures as required by the GPSA Constitution, and the date, time, and location of the meeting.
      b. Notice of Special Meetings shall comply with TPNR.

C. Notice
   1. In addition to following GPSA Constitutional notice requirements and TPNR, notice of every regular Council meeting shall be included in a legislative calendar produced and made public no later than the second (2nd) Council meeting of the session.
      a. If changes are made to the calendar, a new version should be produced no later than two (2) academic days after such change.

D. Standing Rules
   1. At the first Council meeting of the session, Council shall approve standing rules, which shall name the parliamentary procedures that Council shall follow.
a. An agenda template for regular Council meetings shall be included as part of the Standing Rules.
b. The Public Notice Requirements shall be announced by the Council Chair at the first meeting of each semester of the session.

2. The Council’s Standing Rules apply to every Council meeting unless suspended with a two-thirds (2/3) vote of Council.

Section 5. Proxy Privileges

A. Proxy voting is the casting of a vote on behalf of a Council Representative. Proxy authority may only be given by a validated Council Representative or Certified Alternate to another GPSA Member.

1. Council Representatives and Certified Alternates should select a GPSA member from the same RDSA to serve as Proxy.

B. In order to be eligible to vote in a Council meeting, a GPSA member must be a recognized Representative, Certified Alternate, or Proxy.

1. Proxy forms must be delivered to the Council Chair before a GPSA member may serve as a Proxy at a Council meeting.
2. When the Council Chair receives and approves a Proxy form, that GPSA member is eligible to serve as a Proxy for that meeting.
3. The Council Chair shall keep a list of eligible Proxies for each meeting.
4. Proxies are eligible to vote for the specified Council meeting in which proxy privileges are approved.
5. Proxies do not count toward quorum.

C. If an RDSA has more Representatives, Certified Alternates, and eligible Proxies present at a Council meeting than it has votes, the voting slots shall be recognized in the following order and according to rank: Representative(s), Certified Alternate(s), Proxy(ies).

1. A GPSA member who believes they should have voting privileges at a Council meeting may bring this to the attention of the Council Chair. The Council Chair must recognize a GPSA member’s right to vote prior to that member’s voting.

D. If a Council Representative or Certified Alternate is in attendance at a GPSA Council meeting and must leave a meeting in progress, that voting member may select a Proxy.

1. Representatives or Certified Alternates using a Proxy should provide written documentation of their RDSA’s preferences for the publicized agenda items to the Proxy prior to surrendering voting privileges to that Proxy for that meeting.

E. Council Representatives or Certified Alternates who miss three (3) consecutive regular Council meetings forfeit the proxy privileges.

1. Upon attending a Council meeting, a Council Representative’s or Certified Alternate’s written proxy privileges will be reinstated.

F. No GPSA member may hold more than two proxy votes.

Section 6. Legislative Standing Committees

A. Standing Committee Chairs

1. Selection

a. Standing Committee Chairs shall be selected by the Council Chair and approved by a majority vote of Council at the first (1st) regular Council meeting of the session.
b. Standing Committee Chair appointments must be approved by Council prior to
assuming Committee Chair duties.

2. Duties, Powers, Responsibilities
   a. Each Committee Chair, in conjunction with the membership of the committee, shall
      maintain a schedule of meetings for that Council session, to be posted in accordance
      with TPNR.

3. Reports
   a. Written Legislative Committee Chair reports shall be given once per semester to
      Council.
   b. At each regular Council meeting the LFC Chair shall provide a report on the GPSA
      General Fund, the Legislative Fund account balance, and appropriations to date.

4. Compensation
   a. The amount of compensation shall be determined through the annual budget process.
   b. Disbursement of compensation is subject to the fulfillment of the Committee Chair’s
duties as verified by the Council Chair or Council.
   c. Disbursement shall be at the end of each semester in which the Committee Chair
      served.

5. Removal
   a. In addition to removal by the Council Chair, a Legislative Standing Committee Chair
      may also be removed by Council with a two-thirds (2/3) vote.
   b. If a Committee Chair is removed or resigns, the committee shall select another member
to serve as interim Committee Chair until a replacement is appointed by the Council
Chair and approved by Council.
   c. Council shall vote whether or not the removed Chair may continue to serve as a
member on that committee.
   d. If the LSC Chair is serving as the acting Council Chair, the committee shall select an
interim LSC Chair.

B. Committee Membership

1. Selection
   a. The Council Chair shall provide notice of committee membership opportunities with
the Agenda notice for the first Council meeting of the session.
   b. The Council Chair should seek any interested volunteers and must consider
recommendations from Council for committee membership.
   c. The Council Chair shall appoint a minimum of five (5) and no more than eight (8)
members for each standing committee at the first meeting of the Council session.
   d. Approval of appointed standing committee members shall be by a majority vote of
Council prior to assuming duties.
   e. Members may be added to legislative standing committees when appointed by the
Council Chair and approved by Council at a Council meeting, in accordance with the
GPSA Constitution’s composition requirements.

2. Removal
   a. If a committee member violates the committee’s standing rules, that member shall be
removed by the Committee Chair or the Council Chair.
   b. A Representative may appeal a removal at the next regularly scheduled Council
meeting before the selection of a replacement. Overturning a removal requires a two-
thirds (2/3) vote from Council.
c. The Council Chair may appoint replacement(s) to be approved by Council.
d. Council may request that the Council Chair reconstitute a committee.

Section 7. Standing Committee Procedures

A. Standing Rules
   1. Each committee must adopt and adhere to standing rules which include, but are not limited to, committee procedure, legislation requirements, and membership duties. The standing rules must comply with the GPSA Constitution and Bylaws, as well as any direction provided by Council.
   2. Each committee must adopt standing rules at its first meeting of the Council session. Standing rules must be approved by Council at a regularly scheduled Council meeting.
   3. The first committee meeting shall use the adopted standing rules for an interim period until rules are approved by Council.
   4. Committees may suspend the standing rules with a two-thirds (2/3) vote of the committee. Council must be notified at the meeting in which the legislation is presented that the standing rules were suspended.

B. Timeline
   1. Timeline
      a. Each legislative standing committee shall conduct its first meeting between the first (1st) and second (2nd) regularly scheduled Council meetings.
      b. Legislative standing committees must meet between nine (9) and thirteen (13) academic days prior to each regularly scheduled Council meeting after the August meeting in which they are formed.
      c. Items for committee review must be submitted to the appropriate Committee Chair at least two (2) academic days prior to the committee meeting. Submissions received after this deadline shall be considered at the following committee meeting, except for the last committee meeting of the Council session.
      d. Committee Chairs must submit items for inclusion on the Council agenda to the Council Chair at least eight (8) academic days prior to a regular Council meeting.
      e. Supporting documentation for agenda items and committee reports must be submitted to the Council Chair at least five (5) academic days prior to the Council meeting.
      f. The Committee Chairs shall post meeting minutes at least twenty-four (24) hours in advance of each regularly scheduled Council meeting.

Section 8. Ad Hoc Committees

A. Formation and Dissolution
   1. Council shall determine the composition or means of composition of legislative ad hoc committees.
   2. Council shall approve the purpose and duration of the ad hoc committees.

B. Council shall determine the means for selecting ad hoc committee chairs.
   1. Each ad hoc Committee Chair is responsible for adhering to TPNR.
   2. Ad hoc committees must request an appropriation from Council for any operational costs that the committee expects.

Section 9. Types and Requirements of Non-Appropriative Legislation
Section 10. Committee Consideration of Legislation and Appropriations

A. Any GPSA member, RDSA, Decision Making Body, or groups or individuals with a GPSA member serving as a sponsor may submit legislation or appropriations for Council consideration. This includes the Executive Board and President. Items should be submitted to the appropriate Legislative Committee Chair.

B. Every submission must include a contact person who is responsible for the item, capable of answering questions, providing additional material, and making necessary revisions.
   1. The Committee Chair shall collect all submissions, confirm that items have been submitted to the proper committee, and produce a committee agenda in accordance with TPNR.
   2. Legislative Committee Chairs shall redirect an item submitted to the incorrect committee to the appropriate party.
   3. Legislative Committees shall facilitate each submission's adherence to the guidelines and required format established by the Bylaws and standing rules.
   4. Legislative Committees shall provide contact information for Council members and GPSA leadership upon request.
   5. Legislative Committees shall review and make recommendations on all items submitted in accordance with the GPSA Constitution and Bylaws. Recommendations may include, but are not limited to, suggestions for amendment, substitution, discussion, and action.

C. All Legislative Items are forwarded with committee recommendations to the Council Chair and shall be included on the Council agenda.
   1. Once Legislative Committees have determined a recommendation, this Legislative Item should appear on the agenda for the next regularly scheduled Council meeting.
      a. Legislative Committees shall not unduly delay making recommendations on Legislative Items.
   2. The original Legislative Item and accompanying recommendation shall be treated as one (1) agenda item.
   3. The original Legislative Item shall not be altered by any of the Committee's recommendations beyond grammar, spelling, and format until it is considered by Council.
   4. A copy of the edited Legislative Item and accompanying recommendation as submitted to Council shall be delivered to the originating party with a notice of the Council meeting in which the Legislative Item will be discussed within one (1) academic day of the item being forwarded to the Council Chair.
   5. The supporting documents and recommendations may be revised by the respective legislative committee up to the required deadline for supporting document submissions. The final versions of the Legislative Item and supporting documents must be submitted both to the Council Chair and to the originating party.

Section 11. Council Consideration of Legislative Items
A. The Council Chair shall prepare all Legislative Items and reports from legislative standing and ad hoc committees and items required by the Bylaws in a single agenda.

1. Items identified by the Constitution and Bylaws as automatically appearing on the agenda do not have to go through the committee process.

2. Emergency items may be added to the agenda in accordance with TPNR at the discretion of the Council Chair, even if they have not gone through the committee process.

3. A two-thirds (2/3) vote of Council is required to allow discussion or action on emergency items.

B. The Council Chair shall post an agenda for each regularly scheduled Council meeting no later than six (6) academic days before the meeting. The Council Chair shall post supporting documents no later than three (3) academic days before the meeting. Posting of agenda and supporting documents must comply with TPNR.

C. Final order of items on the agenda is at the discretion of the Council Chair and subject to Council amendment.

D. Within the order of business, the originating party or sponsor shall have three (3) minutes to provide relevant commentary on the Legislative Item.

E. The applicable Legislative Committee Chair may provide information regarding their committee’s recommendation at the request of the Council Chair, Council Representative, or any recognized and present voting member of Council.

F. The Council Chair may provide basic information about emergency items.

G. Council is the final authority in the Legislative Branch.

VI. Judicial Branch

Section 1. Appellate Jurisdiction

A. In addition to the Court’s original jurisdiction as stated in the GPSA Constitution, the Court shall also have appellate jurisdiction to hear:

1. All matters arising from Council activity, including, but not limited to, review of any award of GPSA funds to an organization or individual for consistency with the GPSA Constitution and Bylaws.

2. All matters arising from activities of any Executive, Legislative, and Judicial standing or ad hoc committee.

3. All acts of the President, Council Chair, or GPSA member acting on behalf of GPSA when acting in official capacity and which the Court would not otherwise have original jurisdiction to hear.

Section 2. Judicial Oath of Office

A. No Justice shall assume the duties of that office until the Judicial Oath of Office (Oath) has been administered. The Oath must be administered within ten (10) academic days of confirmation by Council.

1. The Oath shall be administered to the Chief Justice by the President or, in the President’s absence, the Council Chair and must be witnessed by a representative of either the Executive or Legislative branch, so long as the witness is not a member of the branch that is administering the Oath.

2. For all other Justices, the Oath shall be administered by the Chief Justice, and must be witnessed by a representative of either the Executive or Legislative branch.
3. In the case that the Chief Justice is unavailable to administer the Oath, the President shall
administer the Oath. In the case that the President is unavailable to administer the Oath, then
the Council Chair shall administer it. In any case, the administration of the Oath must be
witnessed by a member of either the Executive or Legislative branch so long as the witness is
not a member of the branch that is administering the Oath.

4. The Oath will be administered with the right hand uplifted and the following words said
aloud:
   a. “I, (name), do solemnly swear that I will uphold the laws of the Graduate and
      Professional Students Association of the University of New Mexico, the State of New
      Mexico, and the United States of America; that I will judge fairly and with no previous
      bias the evidence and proceedings before me, and that I will otherwise fulfill the duties
      and obligations of the GPSA Judiciary to the best of my ability.”

5. Upon affirmation of the Oath, an affidavit will be filed attesting to the authority of the
Justice. The Justice shall then assume office.

Section 3. Code of Conduct

A. All Justices shall establish, observe, and maintain high standards of conduct so that the integrity
   and independence of the judiciary may be preserved.

B. Justices shall respect and comply with the law and shall conduct themselves at all times in a
   manner that promotes public confidence in the integrity and impartiality of the judiciary.

C. Justices shall not allow their family, social, or other relationships to influence their judicial
   conduct or judgment.

D. Justices shall not permit those under their control to convey the impression that they are in a
   special position to influence the decisions of the Court.

Section 4. Responsibilities

A. Justices shall be faithful to the law and remain unbiased and nonpartisan.

B. Justices shall maintain order and decorum in proceedings before them.

C. Justices shall be patient, dignified, and courteous to those with whom they deal in an official
   capacity, and shall require similar conduct of those subject to their direction and control.

D. Justices shall accord to every person who is involved in a proceeding, or their counsel, a full
   right to be heard according to law.

E. Justices shall neither initiate nor consider communications from only one party of a pending or
   impending proceeding.

F. Each Justice is charged with the duty of carefully reading and analyzing the pertinent submitted
   material on each case in which he or she participates.

G. Justices shall abstain from public comment about a pending proceeding in the Court. This does
   not prohibit Justices from making public statements in the course of their official duties or from
   explaining for public information the procedures of the Court.

H. Justices of the Court shall dispose promptly of the business of the Court.

I. Each Justice of the Court shall take or initiate appropriate disciplinary measures against any
   other Justice for unprofessional conduct of which they become aware.

J. All official decisions and opinions of the Court shall be made in writing, made available to
   GPSA officers, Representatives, and members, as well as the public upon request. Written
   opinions must become part of the official Court Record and shall be made available to the
President, Council Chair, Council Representatives, and upon request to GPSA members and the public.

Section 5. Disqualification

A. A Justice is disqualified and shall announce recusal in any proceeding in which:
1. The Justice has personal knowledge of disputed evidentiary facts concerning the proceeding.
2. The Justice or the Justice’s spouse/domestic partner, or a person related to the Justice within the third degree, by blood, marriage, or other relationship to either the Justice or the Justice’s spouse/domestic partner:
   a. is a party to the proceeding, or an officer, director, or trustee of a party;
   b. is acting as legal counsel in the proceedings;
   c. is known by the Justice to have an interest that could substantially affect or be affected by the outcome of the proceeding;
   d. is to the knowledge of the Justice likely to be a material witness in the proceeding;
3. A party to the proceeding is an employee of the Justice.

B. Any Justice announcing recusal from any proceeding shall notify the Chief Justice of the recusal in writing.

C. If the Chief Justice must announce recusal from any proceeding, the Chief Justice shall notify the full Court of the recusal in writing.

Section 6. Non-judicial Activities

A. Justices may appear at a public hearing before an executive or legislative body, and may consult with an executive or legislative body official, but only on matters concerning the administration of justice.

B. Justices shall not act as arbitrators or mediators except in the performance of judicial duties.

C. Justices shall not accept any gift, bequest, favor, or loan other than ordinary social hospitality, if the source of said gift, bequest, favor, or loan could imply or give the appearance of influencing the decisions of the Court or otherwise give the appearance of impropriety.

Section 7. Resignation & Seniority

A. Should the Chief Justice resign from the Court for any reason or be the subject of impeachment proceedings, the Senior Associate Justice shall assume the duties of the Chief Justice until the President appoints and Council affirms a new Chief Justice.

B. Seniority of the Associate Justices shall be determined by the date of approval of appointments, the vote order by Council, and the seniority assigned during a block vote.
1. Seniority of the Associate Justices shall be assigned prior to sending the appointments to the LSC.

C. Nothing in this section shall be construed to mean that the Court may operate with less than three sitting Justices.

D. Members of the Court of Review shall not serve on any GPSA standing committee.

Section 8. Pro Tempore Justice Appointments

A. In the event that one or more Justice(s) announce recusal from any proceeding, or in the event that any Justice is the subject of an impeachment proceeding before Council, the Chief Justice
shall notify the President and Council Chair of such an occurrence within three (3) academic
days of receiving written notification of a Justice’s recusal.

B. Within three (3) academic days of receipt of such notification from the Chief Justice, the
President shall recommend a Pro Tempore Justice to Council.

C. Within three (3) academic days of receiving the President’s recommendation, the Council Chair
shall schedule a Special Meeting of Council in accordance with TPNR in order to consider the
President’s recommendation.

D. Following recusal, a Pro Tempore Justice must be approved by Council within twenty (20)
academic days of receipt of notice from the Chief Justice that a Justice has announced recusal
from a proceeding before the Court.

E. The Chief Justice shall stay the effected proceeding(s), informing all parties of the stay, until
such time as:
1. the President has recommended to Council a Pro Tempore replacement for each recused
Justice, and Council has approved that recommendation;
2. the Pro Tempore Justice has taken the Judicial Oath of Office; and
3. an affidavit attesting to the Pro Tempore Justice’s authority has been filed.

F. All Pro Tempore Justice appointments, once made, shall expire upon the termination of the
matter before the Court. For the purposes of this section, “termination” means any final ruling by
the Court of the matter before it, including dismissal for any reason as well as a determination of
the matter on its merits.

G. With the exception of those cases in which a Justice has announced recusal because
impeachment proceedings have been brought against the Justice, the appointment of a Pro
Tempore Justice shall not limit the recused Justice’s authority to hear other matters before the
Court.

Section 9. Additional Duties Required

A. General Duties of the Court
1. The Court shall conduct monthly meetings throughout each semester.
2. The Chief Justice shall preside at all meetings of the Court, or be responsible for assigning a
Justice to preside when the Chief Justice cannot attend or has announced recusal.
3. The Chief Justice is responsible for publishing all rulings and decisions of the Student Court
within eleven (11) academic days of decision.

B. Advice to the President, Elections Chair, or Council as requested
1. The President, Elections Chair, or Council may seek the advice of the Court for any matter,
including, but not limited to, the constitutionality of any provision of the GPSA Bylaws,
codes or rules, or the constitutionality of any act of any GPSA officer or member acting on
GPSA’s behalf.
2. The President or Elections Chair may request the advice of the Court by submitting a
question in writing to the Court with a copy to the Council Chair.
3. Council may request the advice of the Court upon a majority vote of the Representatives
present at any regular or special meeting where a quorum is present. The question shall be
submitted to the Court in writing with a copy to the President.
4. When advice of the Court is sought, the Court may follow procedures it determines in its
discretion that are suitable to effectively research and address the question presented. The
Court may ask the presenter of the question for clarification of the issue.
5. The Court may determine that the question presented is beyond the scope of the Court’s authority, in which case it shall so inform the President and Council Chair of such a determination.

6. In any event, the Court shall issue a written Advisory Opinion to the President and Council chair within twenty (20) academic days of receipt of the written question.

C. Appellate Procedure

1. Jurisdiction
   a. The Court shall determine if it has personal jurisdiction over all parties in hearings before the Court, whether under the Court’s original or appellate jurisdiction.
   b. Should the Court determine it does not have jurisdiction over a particular party for any reason, the Court shall dismiss the action without reaching the merits.
   c. This section does not apply to the Court’s proceedings when it has been asked to issue an Advisory Opinion.

2. Hearing Procedures and Informal Dispute Resolution:
   a. The GPSA Court of Review encourages disputants to resolve their disputes outside of this Court. This Court is available to assist in informal proceedings should both parties consent to such dispute resolution. Procedures for informal dispute resolution are to be determined by the Court.
   b. Parties wishing to seek resolution to their dispute in a more formal setting may bring an action before the Court by following the established Hearing Procedures.

3. Complaint Limitations Period
   a. In general, all actions alleging violations of the GPSA Constitution or Bylaws must be brought within twenty (20) academic days from the date of the alleged infraction. However, if the Plaintiff is unaware of the alleged infraction at the time it occurs, the Plaintiff must file the claim within eight (8) academic days from the day on which the Plaintiff learned, or should have learned, of the infraction.
   b. Any challenge to any action on the grounds that it has been brought after the applicable Complaint Limitations Period has run is a matter to be resolved by the Court of Review.
   c. Extensions of the Complaint Limitations Period may be granted only to accommodate events deemed emergencies by the Court or for other equitable reasons as determined by the Court.

4. Complaint
   a. All matters that are not Advisory Opinion Proceedings shall be brought before the Court upon completion of a Complaint form by the Plaintiff, filed with the Court in the GPSA Office within the applicable limitations period.
   b. The Complaint form may be obtained from the GPSA Office.
   c. The Plaintiff shall serve a true and correct copy of the Complaint to any and all Defendants no more than three (3) academic days after submitting a Complaint to the Court. Service of the Complaint may be made in person, by hand delivery, by first-class mail, or any other method by which the Plaintiff reasonably believes the Defendant should receive the Complaint.
   d. The Court has six (6) academic days to review the Complaint and determine if it is within the Court’s jurisdiction as defined in the GPSA Constitution and Bylaws, and whether all information required by the Complaint form has been submitted and is fully completed.
e. If corrections are required, the Plaintiff has three (3) academic days in which to make any corrections, additions, revisions, etc., and submit an amended Complaint to the Court. The Court may grant extensions to any Plaintiff when justice so requires.

f. The Plaintiff shall serve a true and correct copy of the amended Complaint on any and all Defendants within three (3) academic days of its submission to the Court. Service of the amended Complaint may be made in person, by hand delivery, by first-class mail, or any other method by which the Plaintiff reasonably believes the Defendant should receive the amended Complaint.

g. The Court will dismiss without prejudice any Complaint over which it lacks jurisdiction. The Court reserves the right to dismiss any Complaint on the grounds that the amended Complaint is incomplete and/or the time for submitting corrections has expired.

5. Answer
   a. The Answer form may be obtained from the GPSA Office.
   b. On or before the fifth (5th) academic day following receipt of the Complaint (or amended Complaint), the Defendant(s) must file a completed Answer on the Court’s Answer form with the Court.
   c. The Defendant shall serve a true and correct copy of the Answer on any and all Plaintiffs within three (3) academic days of its submission to the Court. Service of the Answer may be made in person, by hand delivery, by first-class mail, or any other method by which the Defendant reasonably believes the Plaintiffs should receive the Answer.
   d. If the Court determines that the Answer form is incomplete or inaccurate, it shall be returned to the Defendant(s) who shall have three (3) academic days in which to amend the Answer form and re-submit it to the Court.
   e. The Defendant shall serve a true and correct copy of the amended Answer on any and all Plaintiffs within three (3) academic days of its submission to the Court. Service of the amended Answer may be made in person, by hand delivery, by first-class mail, or any other method by which the Defendant reasonably believes the Plaintiffs should receive the amended Answer.

6. Pre-Hearing Guidelines
   a. The Court has three (3) academic days from receipt of the Answer (or amended Answer) in which to schedule a Hearing if the Court finds the case to be within the Court’s jurisdiction.
   b. The Hearing shall be scheduled no later than seven (7) academic days from the date of the Court’s receipt of the Defendant’s Answer or final amended Answer, unless the matter is stayed by the Chief Justice because a Justice has announced recusal, in which case a hearing shall be scheduled no later than seven (7) academic days after a Pro Tempore Justice has been appointed, approved, and assumed the Judicial Oath of Office.
   c. Extensions of the time allotted for submission of the Complaint (or amended Complaint), the Answer (or amended Answer), and/or scheduling of a hearing must be granted when justice so requires.

7. Witnesses and Evidence
   a. Parties are responsible for gathering and presenting evidence and other testimony, including calling any relevant witnesses to support their case.
b. Should a party be unable to find or to convince a witness to testify at the hearing, or should a party be unable to access evidence that is critical to its case after reasonable diligence in attempting to secure such witness or evidence, it may inform the Court. The Court may, in its discretion, postpone the hearing or take other remedial measures to allow the party to gather evidence necessary to its case in the interest of justice and fairness.

8. Hearing Procedures
   a. The Plaintiff(s), followed by the Defendant(s), shall present Opening Statements, which shall be no more than ten (10) minutes in length per party.
   b. The Court may ask questions of either party, if clarification is needed.
   c. Witnesses for both the Plaintiff(s) and Defendant(s) shall present their evidence and/or testimony. Parties shall have an opportunity to question each witness subject to the restrictions of the Court. The Court may also question the witnesses, if necessary.
   d. The Court reserves the right to recall any Plaintiff(s), Defendant(s), and/or Witness(es) at any time during the hearing.
   e. The Plaintiff(s) and the Defendant(s) shall be asked if they would like to make Closing Statements, and if they so desire, they shall be given no more than ten (10) minutes per party for a closing statement.
   f. The Court shall then recess to deliberate in a closed portion of a meeting.
   g. The Court shall issue a decision no later than fourteen (14) calendar days following the Hearing.

9. Hearing Guidelines
   a. All Hearing proceedings must be audio recorded.
   b. The Court shall be allowed to recess at any time, for any reason.
   c. The Court may, in its discretion, admonish any Witness or party whose testimony or behavior is inconsistent or harmful to the process of justice.
   d. Consistent with these Procedures, the time allowed for Plaintiff(s), Defendant(s), and Witness Statements shall be decided by the Court at the beginning of the Hearing.
   e. Plaintiff(s) and/or Defendant(s) have the right to appear with an advisor at the Hearing. The advisor may be, but is not required to be, an attorney. However, the Plaintiff(s) and Defendant(s) are responsible for presenting their cases in their entirety. Advisors are therefore not permitted to speak or participate directly in any Hearing.
   f. Circumstances not described above will be resolved at the discretion of the Court.

10. Procedure Guidelines
   a. Whenever a party is required to do some act (e.g., submit a Complaint, answer a Complaint, etc.), the time for compliance begins to run on the day that the party receives notice of the need to act. If notice is sent by mail, receipt thereof shall be presumed three (3) calendar days after the notice is mailed.
   b. After submission of a Complaint, it shall be kept confidential until the Defendant(s) have been properly served with the Complaint or amended Complaint. Once the Defendant(s) receive, or are presumed to have received notice, the Complaint and other Court records pertaining to the case shall be open to scrutiny, in compliance with the Family Educational Rights and Privacy Act.
   c. Circumstances not described above may be resolved at the discretion of the Court.

11. Procedure for Charging a GPSA Official with Misconduct
a. Allegations for charging the President, Council Chair, Council Representative, Chief Justice, Associate Justice, or other GPSA officer with official misconduct shall be made on an official Complaint form.
b. Such Complaints, once filed, must be adjudicated by the Court of Review and are not subject to informal dispute resolution.
c. Hearing Procedures for allegations of official misconduct shall be the same as those for any other Hearing as stated herein.

12. Fairness and Justice
a. If the Court finds that any particular procedure should be amended in the interest of fairness and justice, the Court may amend or modify the Hearing Procedures so long as due process is afforded both parties.

13. Further Appeal:
a. With respect to the actions of the GPSA, the decision of the Court of Review shall be final.
b. Nothing in the GPSA Constitution or Bylaws shall be construed as an attempt to limit any person’s or party’s rights under other applicable laws.

VII. Finance Code
The EFC shall be responsible administering the GPSA budget and all appropriations passed into law. The EFC may be given any additional responsibilities as deemed necessary by the President so long as not to conflict with the GPSA Constitution, and Bylaws. The LFC shall be responsible for overseeing the allocation of GPSA funds from the General Fund to chartered student organizations, GPSA government, and other eligible entities under the Constitution and Bylaws. All funding allocations from the GPSA General Fund must be passed by the GPSA Council and approved by the President.

Section 1. Committees
A. Executive Finance Committee (EFC)
1. The committee membership shall follow conditions set forth under the Executive Code.
2. As an extension of the Executive Branch, the EFC shall serve in an administrative capacity and will ensure and facilitate proper financial distribution and budget compliance for those entities which receive GPSA funding both directly and indirectly from the GPSA General Fund.
3. Once funding allocation legislation is passed as GPSA law the EFC shall administer the funds’ distribution and regulation.
4. The EFC shall meet as determined by the President and EFC Chair.
5. Emergency meetings may be called at the discretion of the EFC Chair.
6. The LFC Chair or Chair’s designee may serve as an ex-officio non-voting member of the EFC.

B. Legislative Finance Committee (LFC)
1. The committee membership shall follow conditions set forth under the Legislative Code.
2. As an extension of the Legislative Branch, the LFC shall serve as an oversight body for GPSA financial allocations from the General Fund.
3. The LFC shall oversee the legislative process of financial review and allocation, including the examination and review of funding requests.
4. The LFC shall meet monthly after the first regularly scheduled Council Meeting of the Fall Semester until the end of the Spring Semester; an exception may be made for the month of
December, where the Council Chair and LFC Chair may decide to not have an LFC meeting due to time restrictions.

5. Emergency meetings may be called at the discretion of the LFC Chair, Council Chair, or by vote of the Council.

6. The EFC Chair or EFC Chair’s designee may serve as an ex-officio non-voting member of the LFC.

Section 2. General Fund

A. General Fund

1. All unallocated funding shall remain in the General Fund. All funds distributed through appropriations and through the budget process, excluding funds allocated through GPSA grants processes, shall revert back to the General Fund at the end of the fiscal year unless otherwise stipulated by GPSA law.

2. Self-generated funds within the Executive office or Executive Standing Committees shall be placed into the respective general operating fund line item or into another line item as designated by the respective committee chair or President.

B. Eligibility and Restrictions

1. Allocations from the General Fund shall only be used to fund chartered student organizations, branches of the GPSA government, and applicable service entities as dictated by the GPSA Constitution.

   a. The GPSA grant allocations are appropriated through the grants committees and not restricted by this stipulation.

   b. GPSA Executive Committees may be allocated funding that can be further distributed to students, chartered student organizations, or other groups without stipulation from this Finance Code.

2. All allocations must be spent through an account with SGAO.

3. GPSA shall base all funding considerations on the merits of the application and no request shall be entitled or disfavored based on any biases.

4. In addition to spending mandated by the GPSA’s Constitution;

   a. No less than five-thousand dollars ($5,000) shall be allocated to the Student Research Allocation Committee Endowment Fund and five-thousand dollars ($5,000) to the Specialized Travel Endowment Fund.

   b. Not more than ten percent (10%) of the total GPSA budget shall be allocated to all GPSA standing committees.

      i. This shall not include the percentage of the budget allocated to the grants committees which, as mandated by the Constitution, is excluded from this restriction.

Section 3. Annual Budget

A. Annual Budget

1. The EFC shall administer the adopted GPSA annual budget in accordance with GPSA law and any stipulations dictated within the budget.

   a. As administrators of the budget, the EFC should facilitate communication between entities which received funding with efforts to assist in the disbursement and expenditure of GPSA funds in accordance with GPSA law and applicable stipulations under the respective allocation.
2. The LFC and Council shall have direct oversight of all monies disbursed through GPSA in the annual budget process by overseeing the allocation process and the annual budget hearings.

3. All budgets will be based upon projected anticipated revenue for the upcoming fiscal year.

4. The GPSA annual budget process is only applicable to chartered student organizations, UNM service entities, and the branches of the GPSA government.

5. All funds distributed through the budget process and not used by the end of the fiscal year in which they were allocated for shall revert to the GPSA General Fund unless otherwise stipulated by GPSA law or direction by the Council.

B. Annual Budget Process

1. Purpose and Authority
   a. The GPSA budget process streamlines the allocation of GPSA fees to organizations that serve and benefit the graduate and professional student body of the University of New Mexico.
   b. The budget process is overseen by Council and the LFC, passed by Council, and approved by the President, with the final budget administered by the EFC.
   c. The LFC shall create and follow a budget process in accordance with the GPSA Constitution and Bylaws and will, with the consent of Council, have authority to modify such procedure in so far as not violating GPSA law.
   d. The EFC shall administer the budget under the direction of the President so long as not to conflict with any GPSA law or stipulation(s) within the budget.

2. Timeline
   a. By the end of the first full week of the Spring Semester, the LFC, with consultation of the EFC, shall have decided upon the timeline and procedures of the annual budget process (i.e. workshops, deadlines, hearing dates, and hearing format). The LFC Chair shall coordinate with the EFC Chair to ensure that the concerns and requests of the Executive Branch are addressed in the application and budget process. All relevant information shall be available through the GPSA Office.
   b. Budget workshops are to be held before the end of the fourth (4th) full week of the Spring Semester.
   c. Budgets applications must be submitted to the GPSA Office no later than 5:00 p.m. on the fifth (5th) Friday of the Spring Semester.
   d. The EFC should formulate a budget recommendation based off of the current fiscal year expenditures and GPSA funding priorities within the Executive Branch to submit to the LFC.
      i. The EFC should aim to provide a broad perspective on both the current and proposed budget cycle so that the LFC is given a point of view different than that gained through the individual hearings conducted in the annual budget process.
   e. The LFC shall present a final and balanced budget to Council by the March Council Meeting.
   f. A finalized budget must be passed as law by the first Friday in April.

C. Annual Budget Workshops

1. A minimum of two (2) GPSA budget workshops will be held during the Spring Semester; the LFC Chair shall be responsible for the workshops.
a. The budget workshops will be advertised in the Daily Lobo, GPSA website, GPSA electronic mailing list, and other appropriate notification at least two (2) days before the first workshop of the spring semester.

2. GPSA annual budget applications will be available and presented at each workshop by the LFC or EFC Chair or their designee with the guidance of SGAO. Budget packets will provide all necessary procedures and information, including the budget hearings schedule, for a group to follow to submit a complete budget application.

3. All organizations, groups, or other entities requesting funding through the budget process must attend a GPSA budget workshop during the semester in which the group applies for funding.
   a. Failure to attend a budget workshop may result in ineligibility for consideration for funding in the current budget process.
   b. At least one of the representatives attending the budget workshop must be a graduate or professional student of the group submitting a budget request.

D. Applications

1. All groups requesting funding through the budget process must submit a budget application.

2. All applications must adhere to SGAO guidelines and standing rules set forth by the LFC and published within the budget packet.

3. The LFC, in conjunction with the GPSA Office and consultation of the EFC, shall determine the acceptable method of submitting budget applications. This method shall be clearly defined in the budget packet.

E. Budget Hearings

1. The LFC shall, in consultation with the Council Chair and EFC, determine the times and locations of the budget hearings. This information shall be posted in the GPSA Office, SGAO office, and any other locations deemed necessary by the LFC and EFC Chairs and in accordance with TPNR.

2. All groups that submitted a completed budget application shall be contacted within one (1) week from the application deadline with notification of the hearing schedule. The LFC Chair may attempt to accommodate requests for hearing times and changes to the hearing schedule, but it is ultimately each group’s responsibility to attend a hearing at their scheduled time.

3. Each group at their respective hearing time will have an allotted speaking time to present their budget request. The LFC will then have the opportunity to ask questions to the group and to review the request. The process and procedure of budget presentations will be included in the budget packet.

4. At least one (1) GPSA member must be in attendance at the hearing on behalf of the organization requesting funding.

5. If a group considered new or inactive fails to attend a scheduled budget hearing the group will be limited to three-hundred and fifty dollars ($350).

6. The LFC has full discretion to reduce funding requests further if necessary or appropriate as deemed by the Committee.

7. Failure to attend both a budget workshop and a budget hearing will result in disqualification from the budget process.

8. The LFC shall have the authority to amend or reduce any line-item request or budget request in order to create a balanced budget. These adjustments may be made during budget hearings or in Committee deliberations without the presence of the respective group.
9. The LFC or LFC Chair shall meet with the EFC or EFC Chair before the conclusion of deliberations and creation of a balanced budget to address additional concerns from the Executive Branch.

F. Final Approval
1. The LFC shall forward a balanced budget to the Council after all budget hearings and any necessary deliberations have taken place. The LFC Chair shall present the recommendations to Council in a report that includes all groups that requested funding with each requested amount and any amendments made by the LFC.
2. Council must pass the budget with a majority vote.
3. Approved budgets shall become available at the beginning of the fiscal year as dictated by SGAO.

G. Funding Priorities
1. Funding shall be considered on the merits of each application as demonstrated through the budget process. Consideration should include, but is not limited to: purpose of the organization, population served, history of service, public relations, quality of application, and the necessity and use of GPSA funding.
2. Budget recommendations from the EFC should be given deference by the LFC when considering budget requests.

H. Budget Limitations
1. Groups that are not a branch or under a branch of the GPSA government may not receive budget funding greater than three-thousand dollars ($3,000).
2. New and Inactive Groups, classified as groups that have not participated in a GPSA budget process within the past two (2) years, may not receive funding greater than five hundred dollars ($500).

Section 4. Pro-Rated Benefits (PB) Fund

A. The EFC shall administer the disbursement of PB Funds.
B.Allocations of PB Funds shall be provided to the RDSA at a per capita rate equal to the percent of Fall and Spring fees allocated in the budget.
C. The process to receive PB Funds will be available through the GPSA Office and any additional means as determined by the Executive Finance Committee.
D. Each semester, each RDSA, in order to receive pro-rated benefits, must apply through GPSA.
1. An RDSA may receive unallocated PB Funds from the Fall Semester if a proper request is made the subsequent Spring Semester.
E. Based on the enrollment report provided by the University, indicating the number of graduate or professional students enrolled in each department, SGAO will credit the relevant RDSA account on file.
F. Any RDSA has the right to appeal the enrollment report provided by the University. Appeals shall be presented in writing to the EFC Chair. Appeals shall entail a name-by-name count of the department’s GPSA Members and a comparison with the University’s records.

Section 5. Appropriations
A. Appropriations
1. GPSA appropriation requests shall be overseen by the LFC and passed by Council, approved by the President, and administered by the EFC.
2. All appropriation requests shall be submitted to the LFC Chair. The Legislative Finance Chair shall forward all requests to the Executive Finance Chair within one (1) academic day of receipt.

3. The EFC may make recommendations to the LFC on appropriation requests by means of inter-branch memorandum, public comment during the LFC meeting, or in another manner approved by the LFC Chair so long as not to conflict with GPSA law. Recommendations are solely persuasive and shall not bind the LFC in any way.

4. Each Executive Committee shall be considered an individual group request as well as each GPSA government entity which has its own SGAO account.

5. Individual graduate and professional students, charted student organizations and GPSA Committees will be eligible for appropriation funding.

Section 6. Revisions

A. Groups may submit a request to make line-item transfers of GPSA funds within their budget.

B. All requests must be submitted to and reviewed by SGAO before they may be considered.

C. A revision must be approved by consent of both the LFC and EFC Chairs.

1. In the event of division over the approval of the revision, the Council Chair shall be consulted and decide the division.

2. When Council is not in session, the President and the Council Chair shall be responsible for approving revisions and the Grants Chair shall serve as the third person in the event of division.

Section 7. Disbursement

A. The EFC shall administer the disbursement of GPSA funds once allocations become GPSA law.

B. Allocation funding will be available for disbursement once the legislation has become law and is processed by SGAO.

C. All funding allocations will follow the rules and guidelines set forth by SGAO. Groups allocated GPSA funding will be responsible to ensure that they are in compliance with these policies.

D. Monies allocated by GPSA shall be limited to line-item provisions as stipulated by the approved funding request.

E. The EFC, in administering GPSA allocations, should make concerted efforts to communicate with GPSA entities and organizations receiving GPSA funding in order to facilitate cooperation and ensure compliance with any applicable rules or stipulations that are coupled with the funding.

Section 8. Financial Enjoinment

A. Failure to adhere to applicable stipulations attached to funding allocations, GPSA law, or unlawful use of funds per SGAO guidelines may result in an enjoinment of spending privileges of GPSA funding until the violation has been corrected.

B. An action of enjoinment must be presented to the LFC before it may be considered by Council.

C. The LFC Chair shall report to Council on the proposed enjoinment and the group at question shall be allotted a two (2) minute speaking privilege as a rebuttal.

D. A two-thirds (2/3) vote of Council is necessary for approval of an enjoinment of the group’s GPSA funds.
E. The Council Chair must notify the enjoined group no later than five (5) days after action by Council. The Council Chair must notify the EFC Chair of an enjoinment no later than two (2) days after action by Council.

1. Notification shall be sent to the officers email addresses on file in SGAO.
2. Such notification shall include the reason for the action as well as the actions required of the group for funding to be resumed in a timely fashion.
3. Funds enjoined for the remainder of the fiscal year will revert to the GPSA General Fund.

F. Acts of Financial Enjoinment may be appealed to the Court of Review. The appeal must be filed within four (4) weeks from the act of enjoinment by Council.

VIII. Grants Code

Section 1. Student Research and Allocations Committee (SRAC) and Specialized Travel (ST) Grants

A. Funding History

1. The ST Grant and its quasi-endowment were established in 2004 with $220,000 from the UNM Provost’s office.
2. The SRAC Grant and its quasi-endowment were established in 1996 with $14,000 in student fees and $14,000 from the UNM Provost’s office as requested by the GPSA.
3. The quasi-endowments are held by a University foundation on behalf of GPSA. Each year the spending allowance from the endowments funds grant activity.
4. Additional SRAC and ST funding may be determined through the annual budget process and augmented by appropriations from Council.

B. Activities Funded

1. The SRAC grant funds the development and dissemination of research including travel for research-related purposes. SRAC will also fund any travel or supply expenses incurred in the development or dissemination of original work.
   a. Acceptable SRAC costs include:
      i. Software not available in UNM computer pods or to which the student does not have free access.
      ii. Airfare, registration, hotel, shuttle fees, taxi fares, presentation materials and per diem in accordance with UNM policy. Travel must be outside of Albuquerque.
      Current policy and mileage rates can be found in the University Business Policies and Procedures Manual, Policy 4030.
      iii. Supplies, consumables and printing costs necessary for development and dissemination of research and not readily supplied by the applicant’s department.
   b. Unacceptable SRAC costs include:
      i. Salaries, tuition or binding.
      ii. Organization fees or conference social functions.
      iii. Travel, room or board for any event whose purpose is not the development or dissemination of student's research.
2. The ST grant funds travel expenses that further the professional and career development of students.
   a. Acceptable ST costs include:
      i. Travel costs to interviews, clinicals, workshops, job fairs, auditions, mock trials and other career or professional events where the student is not presenting or
conducting research. Costs can include airfare, registration costs, hotel, shuttle fees, taxi fares, presentation materials and per diem in accordance with UNM policy. Travel must be outside of Albuquerque. Current policy and mileage rates can be found in the University Business Policies and Procedures Manual, Policy 4030.

b. Unacceptable ST costs include:
   i. Travel to present research.
   ii. Any activity that could be funded by SRAC.

C. Amount of Funding
1. SRAC Grants can fund up to $500 per student per year.
2. ST Grants can fund up to $500 per student per year.
3. A year refers to the period between June 1 and May 31.

D. Deadlines
1. The deadline for submission of applications will be noon (12 p.m.) on the fifth (5th) Friday of the fall and spring semesters and noon (12 p.m.) of the second (2nd) Friday of the summer semester. No late applications will be accepted. In the event of unforeseen or extraordinary circumstances, the SRAC/ST Chair may establish a new application deadline. Notice of any change to the deadline shall be posted in accordance with Public Notice Requirements.
2. Awarded funds must be claimed within ninety (90) days of the award notification. Otherwise funds will revert back to the committee to disseminate in the next funding cycle [Bylaws VIII.Section 1.N.1].
3. Appeals of award decisions must occur within twenty-one (21) calendar days of the letter of notification [Bylaws VIII.Section 1.M.1].

E. Applicant Eligibility
1. Only GPSA members may receive grant funding.
2. SRAC/ST chairs, committee members and grant readers are ineligible to apply for any grants that they help score. However, an SRAC reader may apply for a ST grant and vice versa.
3. An applicant may submit only one application per semester for each grant.
4. Each application may be made for one allowable event or activity.
5. An applicant is only eligible for the remaining amount of funding for SRAC or ST if the applicant has not yet been awarded the full amount in section [Bylaws VIII.Section 1.C] of SRAC or ST funding per year. Per year means per summer-fall-spring funding cycle.
6. The event or activity for which funds are sought must occur within the next, current or previous funding period.
   a. The fall funding period is from August 15 to December 31.
   b. The spring funding period is from January 1 to May 31.
   c. The summer funding period is from June 1 to August 14.

F. Application Requirements
1. Applications must be submitted before the deadline, according to the deadlines in section [Bylaws VIII.Section 1.D].
2. Applications must be for activities taking place in the current, previous or next funding period, according to section [Bylaws VIII.Section 1.E.6].
3. Submission must occur through the online application system. The Grants Chair(s) must accommodate students with circumstances that prevent or prohibit their use of the online
system. If a method of accommodation for circumstances not concerning disabilities cannot be agreed upon by the applicant and the chair, the applicant can appeal [Bylaws VIII.Section 1.M]. Students with disabilities will be accommodated through recommendations by the Accessibility Resource Center.

4. Applications must be the original words of the student and not the words of any other person. If an applicant uses another person’s words then they must be in quotation marks. Unquoted words in a proposal are expected to be the applicant’s own, original writing.

5. A complete SRAC/ST application includes
   a. The completed HTML fields of the online SRAC/ST application
   b. An activity proposal submitted through the online system and not to exceed seven hundred (700) words.
   c. An activity budget submitted through the online system.
   d. A letter of recommendation through the online system.

6. No materials besides those listed in [Bylaws VIII.Section 1.F.5] shall be accepted.

7. Applications must adhere to the online instructions.

8. At the discretion of the SRAC/ST Chair, applications may not be read if the requirements outlined in [Bylaws VIII.Section 1.F] are not met. The applicant may always appeal [Bylaws VIII.Section 1.M]

G. Applicant Workshops and Outreach

1. The Grants Committee must conduct at least two (2) applicant workshops for each funding cycle. The workshops must be advertised on the GPSA electronic mailing list and website.

2. The Grants Committee shall follow workshop curriculum guidelines on the GPSA website. The committee may post updates to this curriculum.

3. The Grants Committee will make a good faith attempt to contact departments without a single successful applicant from the previous year to advertise the grants and offer departmental workshops. These outreach efforts and results will be included in an April report to Council.

4. The Grants Committee will advertise the available grants at least twenty-one (21) calendar days before the deadlines on the GPSA website and electronic mailing list. Other advertisement is encouraged.

H. Application Readers

1. Readers of grants must be GPSA members.

2. Readers cannot read for any grant for which they have also applied in the same semester.

3. Readers will be compensated for their work with a stipend.

4. Readers must attend a training once in each June 1 to May 31 cycle before reading applications. The Grants Chair may require re-training at their discretion. The Grants Chair shall follow training curriculum guidelines on the GPSA website. The committee may make updates to this curriculum.

5. Readers must be selected in an open call to the GPSA membership, e.g. via the electronic mailing list.

I. Application Scoring

1. The application will be read and scored by three (3) readers.

2. Applications will be read by readers from a different department than the applicant.

3. Applicants and readers will self-identify within one (1) of five (5) perspectives. Applications will be read by at least one reader inside their perspective and at least one (1) reader outside of their perspective. The perspectives are:
a. Quantitative - Methodologically and/or theoretically based in measurable, numerical, and/or empirical information, data, and/or phenomena.
b. Qualitative - Methodologically and/or theoretically based in describing and investigating phenomena via various methods. It is context-specific and fundamentally interpretive.
c. Critical - Theoretically based in interrogating and contesting power dynamics. It is often invested in researching and accounting for histories and enduring practices of oppression and resistance.
d. Creative - Engages in performative and/or artistic processes and/or products.
e. Applied - Implies the acquisition and/or development of professional or vocational skills.

4. Changes to scoring criteria beyond those required in the Bylaws must be approved by a two-thirds (2/3) vote of the Grants Committee. Applications shall be scored according to the criteria online which are posted one month prior to the application deadlines.

5. The scoring criteria categories and minimum weighting for SRAC/ST must include:
   a. Technical merit: twenty percent (20%)
   b. Proposal composition: twenty percent (20%)
   c. Benefits: thirty-five percent (35%)
   d. Budget: twenty percent (20%)

6. Raw scores of the readers will be normalized by multiplying by the average of all reader scores and dividing by the average of the individual reader’s scores.

7. When the difference between the high and low normalized scores for an application exceeds twenty-five percent (25%) of the total possible score, two (2) additional readers will evaluate the proposal. From these five (5) normalized scores, the highest and lowest will be dropped, and the three (3) remaining scores will be accepted regardless of the spread between them.

J. Application Funding Procedure

1. Funds shall be allocated in percentages according to the semester totals from the averages of the previous year. For example, if there were two hundred fifty (250) applications in the previous year, with fifty (50) applications for the summer and one hundred (100) each for the fall and spring, then funds should be allocated as twenty percent (20%), forty percent (40%), forty percent (40%) of the anticipated grants money. Furthermore, the Grants Chair(s) shall set aside monies from the semester funds to be able to afford accepting one (1) appeal in the summer or two (2) appeals in each the fall and spring. If appeals are not granted, this money will roll over into the next funding cycle.

2. For SRAC, from the total amount of money for the funding cycle, outlined in [Bylaws VIII.Section 1.J.1], the committee shall award funds according to the rank ordering of normalized [Bylaws VIII.Section 1.I.6] scores.
   a. The top twenty percent (20%) of SRAC applications will be eligible for full funding of the amount requested, up to the maximum in [Bylaws VIII.Section 1.C].
   b. The second (2nd) twenty percent (20%) will be eligible for eighty percent (80%) of the amount requested.
   c. The next ten percent (10%) will be eligible for sixty percent (60%) of the amount requested.
   d. The lower fifty percent (50%) will not be eligible for funding.
   e. If funds are not available to award all the eligible applications as outlined above, awards will be made to the highest ranked proposals until all money has been
exhausted, excepting money withheld to fund appeals, as provided in [Bylaws VIII.Section 1.J.1] Alternatively, additional money may be sought from Council by the Grants Chair(s).

f. Remaining funds shall remain in the endowment.

3. For ST, from the total amount of money for the funding cycle outlined in [Bylaws VIII.Section 1.J.1], the committee shall award one hundred percent (100%) of the requested funds according to the rank ordering of normalized [Bylaws VIII.Section 1.I.6] scores until all money has been exhausted, excepting money withheld to fund appeals, as provided in section [Bylaws VIII.Section 1.J.1] Alternatively, additional money may be sought from Council by the Grants Chair(s).

4. Funds not claimed within the ninety (90) day limit [Bylaws VIII.Section 1.D.2] revert to the grant accounts unless the original allocation for an activity was made specifically for a time period which extends beyond the ninety (90) day limit or unless the recipient requests and is granted an extension in writing.

K. Records

1. The committee shall keep records of:
   a. all applications.
   b. scores and score comment sheets.
   c. a database of cover sheet information (such as name, email, department and requested amount) and score results.
   d. a separate record of who was awarded at what amount and when it was awarded.

2. All records should be in non-obsolete digital format, passed on to the next Grants Chair(s) and kept for a minimum of five years.

3. All applicants will have access to their files and scores but not to the applications of others, in accordance with applicable state and federal law.

L. Reports

1. The committee shall compose a report for each funding cycle.
   a. The report shall contain the total amount of SRAC and ST grant allocations.
   b. The report shall contain a breakdown of awards and applications by college, school, or department.
   c. The report shall provide details of the total allocation and the balance.
   d. The report shall also include all appeals, decisions, and results.

M. Appeals

1. To appeal any decision made by the Grants Chair(s) or committee, a written request must be received by the SRAC/ST committee within twenty one (21) calendar days from the date on the notification letter.

2. The appeal must stipulate on what grounds the appeal is based.

3. No late applications will be accepted. Therefore, appeal on those grounds will not be heard.

4. An applicant making an appeal may request a meeting with all readers. If a reader is unwilling or unable to meet with the applicant, the reader will need to provide a written response to an applicant’s reasons for appeal.

5. The SRAC/ST committee will review the request for an appeal within two (2) weeks of its receipt. Applicants are entitled to attend and speak at their appeal review. The review may be delayed beyond the two (2) week deadline if the applicant cannot attend.
6. If the committee votes that the appeal is valid, the committee shall decide a course of action
to resolve the appeal. If the reasons for the appeal are found to be invalid, no change in
funding or scoring will be granted.

7. Any applicant dissatisfied with the results of an appeal to the SRAC/ST committee may file a
final appeal to the GPSA Council within two (2) weeks of receiving the SRAC/ST committee
decision. The decision of the GPSA Council will be considered final. No further appeal will
be granted.

8. The Grants Committee will maintain an appeal guideline on the GPSA website.

N. Claiming Awards

1. Grants monies will be distributed on a direct grant basis.
2. To claim a grant, a recipient must return a signed award form, provided online, to the GPSA
Office within the ninety (90) day [Bylaws VIII. Section 1.D.2] limit.

Section 2. Graduate Research Development (GRD) Fund

A. Funding History

1. The GRD quasi-endowment began with funding allocated to the GPSA by the New Mexico
State Legislature in 2000. GRD grants assist with larger projects that require substantial
funding and are aimed at encouraging UNM students to work on research with state agencies
or in areas that directly benefit the state of New Mexico.

2. The quasi-endowment is held by a University foundation on behalf of GPSA. Each year a
small spending allowance from the endowment, along with substantial contributions from
New Mexico State Legislature allocations, funds grants activity.

B. Activities Funded

1. The GRD grant funds the development of research, including travel for research related
purposes.

2. Acceptable GRD costs include:
   a. Permanent equipment not available from the applicant(s)’ UNM Department, or not
      otherwise available for use by the applicant(s).
   b. Computer software not available at the UNM computer pods or at the applicant(s)’
      UNM Department, or not otherwise available for use by the applicant(s).
   c. Room, board, and travel expenses to and from research facilities or field sites outside
      of Albuquerque.
   d. Supplies and consumables necessary for the research project and not readily supplied
      by the applicant(s)’ UNM Department or not otherwise available for use by the
      applicant(s).
   e. Transcription expenses.
   f. Research projects commenced within the fiscal year, July 1 through June 30.

3. Unacceptable GRD costs include:
   a. Salaries or stipends, except for the GRD Chair, Vice-Chair and Committee Members.
   b. Travel expenses or other fees associated with a conference.
   c. Travel, room and board expenses for workshops, schools, clinicals or other travel that
does not directly aid in the creation of student research
   d. The purchase of computers.
   e. Tuition and supplies/books for classes.
   f. Any publication or subscription costs.
g. Any research project that involves, or may involve, excessive or unreasonable harm to humans or animals. See [Bylaws VIII.Section 2.F.6].

C. Amount of Funding
1. High Priority Research Project Grants will be awarded a maximum of five thousand dollars ($5,000) for each research project.
2. General Research Project Grants will be awarded a maximum of three thousand dollars ($3,000) for each research project.
3. The maximum amounts are for individual research projects regardless of the number of graduate or professional students working on the project.
4. The total amount awarded shall not exceed the total amount requested in the application.
5. The maximum amount awarded to an individual, based on the total of the applications to which they are signatory, is five thousand dollars ($5,000) per year (July 1 to June 30).
6. No individual can receive GRD funding more than three times.

D. Deadlines
1. All applications for GRD grants must be received by the GPSA by a date and time to be announced by the GRD Committee Chair no later than the regularly scheduled October Council Meeting. In the event of unforeseen or extraordinary circumstances, the GRD Chair may establish a new application deadline. Notice of any change to the deadline shall be posted in accordance with The Public Notice Requirements.
2. Late applications will not be considered for funding.
3. Awarded funds must be claimed by the June 30 following award notification. Otherwise funds will revert back to the committee to disseminate in the next funding cycle. See [Bylaws VIII.Section 2.N.1].
4. Appeals of award decisions must occur within twenty one (21) calendar days of the letter of notification. See [Bylaws VIII.Section 2.M].

E. Applicant Eligibility
1. A member of GPSA enrolled, at the time of application and through the completion date of the research project, at the University of New Mexico.
2. A GPSA member of GPSA not serving on the GPSA Court of Review, as GRD Chair or as a GRD reader.
3. FOR HIGH PRIORITY RESEARCH PROJECT GRANTS ONLY: Members of GPSA collaborating with a New Mexico State Agency.
4. The research activity for which funds are sought must occur between July 1 and June 30 for the current funding cycle.

F. Application Requirements
1. Applications must be submitted before the deadline, according to the deadlines in section [Bylaws VIII.Section 2.D].
2. Applications must be for activities taking place in the current funding period according to section [Bylaws VIII.Section 2.E.4].
3. Submission must occur through the online application system. The Grants Chair(s) must accommodate students with circumstances that prevent or prohibit their use of the online system. Students with disabilities will be accommodated through recommendations by the Accessibility Resource Center. If a method of accommodation, for circumstances not concerning disabilities, cannot be agreed upon by the applicant and the chair, the applicant can appeal, see [Bylaws VIII.Section 2.M].
4. Applications must be the original words of the student and not the words of any other person. If an applicant uses another person’s words then they must be in quotation marks. Unquoted words in a proposal are expected to be the applicant’s own, original writing.

5. All applicant(s) may apply for either a High Priority Research Project Grant or a General Research Project Grant, but may not apply for both for a single project.

6. For activities involving humans, animals, or hazardous materials:
   a. All research projects that involve human or animal subjects or participants must, prior to the distribution of funding, be reviewed and approved by the Human Research Review Committee (HRRC), an Institutional Review Board (IRB), the Institutional Animal Care and Use Committee (IACUC), or by another entity empowered by the University of New Mexico for such purposes.
   b. All research projects that involve the use of biohazardous materials or chemicals must be reviewed and approved, prior to the distribution of funding, by the Biosafety Committee or by another entity empowered by the University of New Mexico for such purposes.
   c. Approval of a research project by any of the entities described in subsections a or b above shall not be determinative of whether or not a research project involves excessive or unreasonable harm to humans or animals.

7. Proposal
   a. Each application must include a proposal identifying the following areas:
      i. Description of the research project.
      ii. Activity is introduced, given adequate background and put into the context of the field.
      iii. Student's academic interests are explained.
      iv. Relationship of specific activity to degree is explained.
      v. Methodology.
      vi. Significance of the project on the applicant(s) career.
      vii. Significance of the project to the University of New Mexico.
      viii. Significance of the project to New Mexico’s communities.
      ix. Significance of the project to New Mexico’s rural communities.
      x. FOR HIGH PRIORITY GRANTS ONLY: Description of the collaboration with a New Mexico State Agency.
      xi. FOR GENERAL GRANTS COLLABORATING WITH NON-PROFIT COMMUNITY ORGANIZATIONS ONLY: Description of the collaboration with a non-profit community organization.
   b. All proposals shall be written in language easily understandable by graduate or professional students in any college or school. All technical terms shall be defined and explained.
   c. FOR GENERAL GRANTS ONLY: The maximum word count for each proposal shall be seven hundred (700) words.
   d. FOR HIGH PRIORITY GRANTS ONLY: The maximum word count for each proposal shall one thousand, one hundred (1100) words.

8. Letter(s) of Support
   a. All applications must include one (1) letter of support from a faculty member familiar with the applicant(s)’ research project.
b. HIGH PRIORITY GRANTS ONLY: Each application for High Priority Grants must also submit one (1) letter of support from a member in the collaborating New Mexico State Agency.

c. FOR GENERAL GRANTS COLLABORATING WITH NON-PROFIT COMMUNITY ORGANIZATIONS: Each application may also include one (1) letter of support from a member in the collaborating non-profit community organization.

9. Itemized Budget

a. Each application for funding must include a reasonable itemized budget for the research project that includes the following:

i. Total budget for the research project.

ii. Line items that will be funded with GRD grant money must be clearly indicated.

iii. All sources of funding for the research project, including all amounts requested, but not yet awarded, from any other funding source must be listed for each line item.

iv. Detailed information on all equipment, travel costs, supplies and consumables; including airlines, make and model numbers, hotel and motel names, rates, sizes and weights etc.

b. Any proposed expenditures may be explained in text accompanying the itemized budget.

c. Itemized budgets indicating GRD funded items that are unacceptable GRD costs shall be reduced by the amount indicated on the itemized budget.

d. The GRD Chair, at that person’s discretion, may request of the principal applicant the submission of a new itemized budget for review. The applicant will be given five (5) academic days following notification to submit the new itemized budget to the GPSA Office. Failure by the principal applicant to turn in a new itemized budget will be grounds to disqualify the application from review.

10. No materials besides the online application itself and those listed in [Bylaws VIII.Section 2.F.7-9]. shall be accepted.

11. Applications must adhere to the online instructions.

12. At the discretion of the GRD Chair, applications may be disqualified if the requirements outlined in [Bylaws VIII.Section 2.F] are not met. The applicant may always appeal [Bylaws VIII.Section 2.M].

G. Applicant Workshops and Outreach

1. The Grants Committee must conduct at least two (2) applicant workshops for each funding cycle. The workshops must be advertised on the GPSA electronic mailing list and website.

2. The Grants Committee shall follow workshop curriculum guidelines on the GPSA website. The committee may post updates to this curriculum.

3. The Grants Committee will make a good faith attempt to contact departments without a single successful applicant from the previous year to advertise the grants and offer departmental workshops. These outreach efforts and results will be included in the April report to Council.

4. The Grants Committee will advertise the available grants at least twenty one (21) calendar days before the deadlines on the GPSA website and electronic mailing list. Other advertisement is encouraged.

H. Application Readers

1. Readers of grants must be GPSA members.
2. Readers cannot read for any grant for which they have also applied in the same semester.
3. Readers will be compensated for their work with a stipend.
4. Readers must attend a training once in each cycle before reading applications. The Grants Chair(s) may require re-training at their discretion. The Grants Chair(s) shall follow training curriculum guidelines on the GPSA website. The committee may make updates to this curriculum.
5. Readers must be selected in an open call to the GPSA membership, e.g. via the electronic mailing list.

I. Application Scoring
1. An application will be read and scored by three (3) readers.
2. Applications will be read by readers from a different department than the applicant.
3. Applicants and readers will self-identify within one (1) of five (5) disciplines. Applications will be read by at least one (1) reader inside their perspective and at least one (1) reader outside of their perspective. The perspectives are:
   a. Quantitative - Methodologically and/or theoretically based in measurable, numerical, and/or empirical information, data, and/or phenomena.
   b. Qualitative - Methodologically and/or theoretically based in describing and investigating phenomena via various methods. It is context-specific and fundamentally interpretive.
   c. Critical - Theoretically based in interrogating and contesting power dynamics. It is often invested in researching and accounting for histories and enduring practices of oppression and resistance.
   d. Creative - Engages in performative and/or artistic processes and/or products.
   e. Applied - Implies the acquisition and/or development of professional or vocational skills.
4. Applications shall be scored according to the criteria online, posted at least one (1) month prior to the application deadlines. Score criteria changes must be approved by a two-thirds (2/3) vote from the Grants Committee, but may not be changed in the month prior to the application deadline.
5. The criteria for GRD scoring must include
   a. Description of the research project, five (5) points.
   b. Activity is introduced, given adequate background and put into the context of the field, five (5) points.
   c. Student's academic interests are explained, five (5) points.
   d. Relationship of specific activity to degree is explained, five (5) points.
   e. Language in the proposal is easily understandable by graduate and professional students in any college or school and all technical terms are defined and explained, ten (10) points.
   f. Methodology: Are the research project fundamentals and procedures sufficient to ensure project success?, ten (10) points.
   g. Student Benefits: Project will result in graduate/professional student development appropriate to the applicant's stage in career, ten (10) points.
   h. UNM Benefits: Research project benefits UNM, ten (10) points.
   i. Budget shows source of funding for each line item, five (5) points.
   j. Budget is well researched and complete for project, five (5) points.
   k. Does the project directly impact New Mexico's communities?, ten (10) points.
l. Does the project significantly impact New Mexico's communities?, ten (10) points.
m. Does the project directly and significantly impact New Mexico's rural communities?, ten (10) points.
n. Degree of support demonstrated in the letter from UNM faculty, ten (10) points.
o. FOR HIGH PRIORITY APPLICATIONS ONLY: Description of the collaboration with a New Mexico State Agency, twenty (20) points.
p. FOR HIGH PRIORITY APPLICATIONS ONLY: Degree of support demonstrated in the letter from the New Mexico State Agency, ten (10) points.
q. FOR GENERAL GRANTS COLLABORATING WITH A NON-PROFIT COMMUNITY ORGANIZATION: Description of the collaboration with a non-profit community organization, five (5) optional points.
r. FOR GENERAL GRANTS COLLABORATING WITH A NON-PROFIT COMMUNITY ORGANIZATION: Degree of support demonstrated in the letter from the non-profit community organization, five (5) points.

6. The scoring criteria above shall be the only criteria considered in scoring GRD applications.

7. Raw scores of the readers will be normalized by multiplying by the average of all reader scores and dividing by the average of the individual reader’s scores.

8. When the difference between the high and low normalized scores for an application exceeds twenty-five percent (25%) of the total possible score, two (2) additional readers will evaluate the proposal. From these five (5) normalized scores, the highest and lowest will be dropped, and the three (3) remaining scores will be accepted regardless of the spread between them.

J. Funding Procedures

1. GRD Total Budget

a. The GPSA President shall recommend and the GPSA Council shall approve the total amount allocated each year for the GRD Funding Process.
b. No more than ten percent (10%) of the total amount allocated annually may be used for administrative expenses.
c. No less than two percent (2%) of the total amount allocated annually shall be set aside for the appeals process.
d. The GRD Chair shall recommend and the Grants Committee shall approve the total amounts allocated annually for administrative expenses, appeals, and for High Priority and General Research Project Grants.

i. The annual stipend of the GRD Chair shall be recommended by the GPSA President and approved by the GPSA Council. This stipend shall be no less than one percent (1%), and no more than three percent (3%), of the total amount allocated for the GRD process during the current fiscal year, but shall not exceed two thousand dollars ($2,000).

2. Funding Applications

a. If funds are not available to fully fund the applications as outlined below, the awards will be made to the highest ranked proposals until all money has been exhausted.
b. High Priority: The total awarded to all High Priority applications shall not exceed half (1/2) of the overall amount awarded in the GRD process. High Priority applications will be fully funded, starting with the highest scoring application.
c. General Priority: The total awarded to all General Priority applications shall not exceed the remaining amount to be awarded in the GRD process after the High Priority grants are awarded.
d. The lower fifty percent (50%) of High Priority and the lower fifty percent (50%) of General Priority applications will not be eligible for funding.

e. Remaining funds shall remain in the endowment.

K. Records
1. The Grants Committee shall keep records of:
   a. all applications.
   b. scores and score comment sheets.
   c. a database of cover sheet information (such as name, email, department and requested amount) and score results.
   d. a separate record of who was awarded at what amount and when it was awarded.
2. All records should be in non-obsolete digital format, passed on to the next Grants Chair(s) and kept for a minimum of five (5) years.
3. All applicants will have access to their files and scores but not to the applications of others, in accordance with applicable state and federal law.

L. Reports
1. The committee shall compose a report for each funding cycle.
   a. The report shall contain the total amount of SRAC, ST, and GRD grant allocations.
   b. The report shall contain a breakdown of awards and applications by college, school, or department.
   c. The report shall provide details of the total allocation and the balance.
   d. The report shall also include all appeals, decisions, and results.

M. Appeals
1. To appeal any decision made by the Grants Chair(s) or committee, a written request must be received by the GRD committee within twenty-one (21) calendar days from the date on the notification letter.
2. The appeal must stipulate on what grounds the appeal is based.
3. No late applications will be accepted. Therefore, appeal on those grounds will not be heard.
4. An applicant making an appeal may request a meeting with all readers. If a reader is unwilling or unable to meet with the applicant, the reader will need to provide a written response to an applicant’s reasons for appeal.
5. The Grants Committee will review the request for an appeal within fourteen (14) calendar days of its receipt. Applicants are entitled to attend and speak at their appeal review. The review may be delayed beyond the deadline if the applicant cannot attend.
6. If the committee votes that the appeal is valid, the committee shall decide a course of action to resolve the appeal. If the reasons for the appeal are found to be invalid, no change in funding or scoring will be granted.
7. Any applicant dissatisfied with the results of an appeal to the Grants Committee may file a final appeal to Council within ten (10) academic days of receiving the Grants Committee decision. The decision of the GPSA Council will be considered final. No further appeal will be granted.
8. The Grants Committee will maintain an appeal guideline on the GPSA website.

N. Claiming Awards, Budget Revisions and Funding Extensions
1. To claim a grant, a recipient must return to the GPSA Office before June 30 [Bylaws VIII. Section 2.D.3]:
   a. An award form, provided online.
   b. Original receipts of the expenditures.
c. Original proposal and budget.

2. Significant revisions to an applicant’s budget must be approved by the Grants Committee Chair. Submission of the revised budget, a memo explaining the need for the revision and all the material in [Bylaws VIII.Section 2.N.1] is necessary. The committee shall make a decision within fourteen (14) calendar days of receiving the revision request.

3. Funding period extensions beyond the funding year [Bylaws VIII.Section 2.D.3] may be requested in writing and granted at the committee's discretion within fourteen (14) calendar days of receiving the request.

IX. Elections Code

Section 1. Referenda

A. All referendum items are submitted to the Elections Committee via the Elections Chair or the GPSA Office. (VIII.A-B.)

B. The party submitting the referendum item shall identify its level of authority as one of the following: Constitution, Bylaws, Resolution, or Election.

C. The ballot shall preserve the language in which referendum items are submitted.

Section 2. Candidate and Voter Eligibility

A. An eligible candidate for the office of President or Council Chair shall be a GPSA member.

1. Candidates file for an election by turning in completed Candidacy Forms to the GPSA Office by 5:00 p.m. on the Wednesday of the third (3rd) academic week prior to the election.

   a. Candidacy Forms shall entail an autobiography, an eligibility form, an application for candidacy, and a campaign contributions statement.

   b. Candidacy Forms shall be forwarded immediately to the Student Activities Center for certification. A list of certified candidates will be posted in accordance with the Public Notice Requirements.

   c. The Elections Committee shall determine eligibility and announce candidates by 5:00 p.m. the academic day following the application deadline. Candidates shall be considered valid if the proper forms were completed and all eligibility requirements were met.

2. A candidate is ineligible to run for President or Council Chair if winning the election would result in holding both offices for any period of time.

B. An eligible voter for an election must be a GPSA member. Voters may cast only one vote per item in a given election.

1. The Elections Committee shall arrange for a list of GPSA member NetIDs to be obtained from the Registrar’s Office and delivered to Information Technologies (IT).

Section 3. Notice of Elections

A. Notice of all elections entails at least one (1) advertisement in the Daily Lobo, no later than twenty (20) academic days prior to the election for candidates and no later than ten (10) academic days prior to the election for ballot items.

B. A version of all notices shall be sent to the GPSA electronic mailing list.

C. The Elections Committee will use a UNM email account and set up an elections electronic mailing list through IT during the first (1st) week of September and of February.
D. The Elections Committee shall issue a “Call for Candidates and Ballot Items” no fewer than five (5) academic weeks prior to the general election. The Call for Candidates and Ballot Items shall include a list of elected offices in GPSA and procedures for submitting items to the ballot via Council or referendum. This notice shall be posted according to the Public Notice Requirements along with an advertisement posted in the Daily Lobo.

1. The written notice shall also include any steps necessary for a student to vote.
2. This notice must be one quarter (1/4) of a page advertisement appearing for three (3) consecutive issues of the Daily Lobo. Once published, this information may not be changed or altered except to correct any errors in printing.
3. Any correction of printing errors shall be printed in three (3) consecutive issues of the Daily Lobo.

E. The Elections Committee shall publish on the last regularly scheduled academic day prior to a General or Special Election at least one (1) full-page advertisement in the Daily Lobo.

1. This advertisement shall carry personal, professional, and/or platform information for candidates, information regarding amendments, and any other items to be voted upon in the election.
2. The full text of Constitutional Amendments shall be included. If the text is larger than one quarter (1/4) page, a summary shall be included as well as notice of how to obtain complete text.
3. The advertisement shall include the method and hours of electronic voting.
4. Special Elections may have a half (1/2) page advertisement.

F. Notice of candidate forums shall be advertised in the Daily Lobo at least two (2) academic days prior to the beginning of at least the first (1st) forum. This advertisement shall indicate the names of the candidates and the location and time of the forum.

1. The format of candidate forums will be determined by the Elections Committee and distributed to the candidates one (1) academic day prior to the forum(s).

G. Notice of a Recall Election must occur within five (5) academic days of notice to the Elections Committee from Council.

1. The written notice shall also include any steps necessary for a student to vote.
2. This notice will be a quarter (1/4) page advertisement appearing for three (3) consecutive issues of the Daily Lobo. Once published, this information may not be changed or altered except to correct any errors in printing.
3. Any correction of printing errors shall be printed in three (3) consecutive issues of the Daily Lobo.

H. Notice of a Special Election for Presidential Replacement shall be given within three (3) academic days of a recall election in which a President has been removed.

1. Notice shall include instructions for running for President, the application deadline, and any steps necessary for a student to vote.
2. This notice will be one quarter (1/4) of a page advertisement appearing for three (3) consecutive issues of the Daily Lobo. Once published, this information may not be changed or altered except to correct any errors in printing.
3. Any correction of printing errors shall be printed in three (3) consecutive issues of the Daily Lobo.

I. Notice of a Special Election by Referendum shall be given within ten (10) academic days after the Elections Committee has verified a petition.

1. Notice shall include any steps necessary for a student to vote.
2. This notice will be one quarter (1/4) of a page advertisement appearing for three (3) consecutive issues of the Daily Lobo. Once published, this information may not be changed or altered except to correct any errors in printing.

3. Any correction of printing errors shall be printed in three (3) consecutive issues of the Daily Lobo.

Section 4. Campaigning

A. Candidates shall conduct campaigns in a manner which abides by university and GPSA policies and guidelines in their pursuit of office. Members of the Elections Committee shall refrain from actions that would show favoritism for or have a negative effect against any candidate or issue that might appear on the ballot.

B. Candidates shall submit, along with the Candidacy Forms, a list of authorized campaign committee members that may act on their behalf. Any changes to this list should be updated with the Elections Committee.

C. Candidates shall sign the Campaign Contribution Statement: “All funds received and spent will be from members of the UNM GPSA and no other sources.” This form shall be submitted as part of the Candidacy Forms.

D. Candidates shall submit an itemized accounting of all expenditures incurred by the candidate in the pursuit of office before 5:00 p.m. on the closing day of the election.

E. All candidates shall refrain from using GPSA resources in pursuit of office (including, but not limited to: funds, staff, email addresses, printing, electronic mailing lists, and office space).

F. If any group decides to establish a physical polling location, campaigning is not allowed within twenty-five (25) feet of the physical polling location. Campaigning includes, but is not limited to, signs, fliers, and campaigners. Polling locations, if any, should be placed in areas with minimal distractions.

Section 5. General Election

A. The election shall take place Monday through Thursday of the first (1st) full academic week of April, unless otherwise decided by Council. The electronic voting shall begin at 8:00 a.m. on the first (1st) day and end at 5:00 p.m. on the last day of the election.

B. Any ballot items included in the election shall be approved by Council at the regularly scheduled March meeting or through referenda. (VIII)

C. Elections shall be conducted electronically and use a computer- or phone-based system that is managed by IT.

D. Ballots and Polling:

1. Ballots shall have a randomly ordered list of candidates and clear instructions for marking and submitting one’s vote. Provision for write-in votes shall be included on the ballot. Only cast ballots meeting these requirements shall be counted. Votes cast on partially completed ballots shall be counted.

2. All ballot items shall appear on the ballot with the language received by the Elections Committee.

3. Polling: Voters must log in with the user name and password on record with the Registrar’s Office to cast a ballot.

E. Two (2) members of the Elections Committee shall retrieve the final vote count from the electronic voting system.
F. The candidate elected to office shall be determined by a plurality of votes cast and each other ballot item shall be determined by a majority of votes cast on each item.

G. Should the plurality winner of the GPSA General Election be declared ineligible or unable to assume office for any reason before the certification of the election results, or in the case of a tie, or if the Elections Committee votes not to certify an election, a special Council meeting shall be called so that a Special Election can be scheduled.

H. The Elections Committee shall approve the results of a General Election after it has been determined to have been conducted in accordance with the GPSA Constitution and Bylaws.

Section 6. Council Chair Election

A. Only Council Representatives with credentials on file twenty (20) academic days prior to the Council meeting at which the Council Chair election will be held are eligible to vote in the election.

B. The Election Committee shall prepare a sign-in roster of eligible voters.

C. Ballots shall have a randomly ordered list of candidates and clear instructions for marking and submitting one’s vote. Provision for write-in votes shall be included on the ballot. Only cast ballots meeting these requirements shall be counted.

1. Voting shall be conducted by secret ballot and individual voting results by Council Representatives are not to be recorded.

D. The Election shall proceed as follows:

1. The current Council Chair shall forward all valid proxies to the Elections Committee Chair or the Elections Committee designee before balloting begins.

2. The President shall call and preside over the Council Chair election. In the President’s absence, an individual who is not a Council Representative, Certified Alternate, or recognized Proxy shall preside over the election.

3. Each candidate shall give a speech, no longer than five (5) minutes, and shall have up to five (5) minutes to answer questions posed by Council. The order of the speeches shall be determined randomly by the Elections Committee. Candidates do not have to leave the room throughout the election.

4. When all of the speeches have concluded, the Elections Committee shall inspect and verify that the ballot box is empty and secured.

5. Any of the candidates who are Council Representatives shall be called forward first to sign for and cast a ballot. They shall then retire to the back of the room and no more campaigning shall be allowed.

6. The remaining voters shall be called forward according to the alphabetical listing of their RDSAs. Upon signing in, each voter shall receive and cast a ballot into the ballot box.

7. After the name of the last voter has been called, the names of voters who did not come forward will be repeated. Five (5) minutes after the last name has been called, the vote counting shall begin.

E. Vote Counting

1. Only the members of the Elections Committee shall open the ballot box, determine the validity of ballots cast, tally the ballots cast, and certify the election results.

   a. A discrepancy between the number of ballots cast and the number of signed voters may be grounds for disqualification of the box of ballots.

2. The election of the Council Chair shall be decided by a plurality of the votes cast. Should the winner of the Council Chair Election be declared ineligible or unable to assume office for
Section 7. Other Types of Elections

A. Recall Elections

1. A recall election is defined as the vote for recall of the President and is the result of one or more of the following conditions:
   a. Petition by GPSA members in accordance with the GPSA Constitution.
   b. Successful vote of removal by Council.

B. Special Elections

1. A Special Election shall take place in any of the following circumstances:
   a. Resignation of the President or Council Chair.
   b. Successful recall vote resulting in removal of the President.
   c. Successful Council vote of removal of the Council Chair.
   d. In a Presidential election, if the election is not certified, the winner is declared ineligible or unable to assume duties, or there is a tie.
   e. Granting of a petition submitted to a Council meeting for a Special Issue vote by the GPSA body. Only items granted on the petition shall be allowed on the ballot.
   f. Special Elections follow General Election rules except where noted.

Section 8. Recall Election by GPSA Membership

A. Upon receipt of the recall petition or a Council vote of removal, the Elections Committee shall initiate a recall election. (II.1.D.2.a.i.)

1. When the President is removed in a Recall Election due to a petition received after the regularly scheduled March Council meeting, no Special Election for Presidential Replacement is required.

2. The Recall Election should occur by electronic voting over two (2) consecutive academic days.
   a. Voting shall open at 8:00 a.m. of the first day of the election and close at 5:00 p.m. on the following day.
   b. The Elections Committee shall approve the results of a GPSA election after it has been determined that all provisions of the current GPSA Constitution and Bylaws were followed.

Section 9. Special Elections

A. Special Elections shall take place between three (3) and four (4) academic weeks after the Council meeting, Presidential declaration, or referendum that created the Special Election, unless otherwise noted.

1. No Special Elections shall be held between the last day of the spring semester and the regularly scheduled October Council meeting.

2. The Special Election must occur by electronic voting over two (2) consecutive academic days.

3. Voting shall open at 8:00 a.m. of the first (1st) day of the election and close at 5:00 p.m. on the second (2nd) day of the election.
4. The Elections Committee shall approve the results of a GPSA election after it has been determined that all provisions of the currently published Election Code, Bylaws, and Constitution were followed and any challenge(s) was (were) resolved.

5. Special Council Chair Elections shall take place at the Council meeting following the Council meeting at which the Election was created and shall follow the procedures of the Council Chair Election.

6. Referendum petitions for Special Elections shall be delivered to the Elections Committee.
   a. The Elections Committee has five (5) academic days to validate the petition after it petition has been received.
   b. A special election by referendum shall occur within fifteen (15) academic days of the approval of the petition.

Section 10. Elections Reporting

A. Reports Following Each Election
   1. The results of all elections shall be reported in accordance with the Public Notice Requirements by 12:00 p.m. of the academic day following the end of the election.
   2. Elections data will be disaggregated from unique identifiers, including student names and departments.
   3. Complications with voting, including but not limited to, casting ballots, vote counting, the electronic voting system, and determination of eligibility shall be included with elections reporting.

B. Annual Report
   1. The Annual Report shall include all expenditures and income for the Elections Committee and each report following an election.
   2. On behalf of GPSA, the Elections Committee shall request that IT compile an Aggregated Elections Data Report, in accordance with federal and state law and university policy. If IT provides this report, it shall be included in the Annual Report.
   3. Results for each item shall be reported by Department.
      a. Departments with less than ten (10) students voting must be pooled together in order to protect the privacy of individual voters. A note shall indicate which departments are pooled together and the number of voters from each department, but not a breakdown of votes by department.

Section 11. Election Disputes

A. An election may be challenged by any GPSA member to the Court of Review. Challenges include, but are not limited to, voter fraud, improper notification, improper conduct of members of the Elections Committee, candidate misconduct, or an unsound voting system.

B. Challenges must be be formatted as Court of Review Complaints and submitted in writing within five (5) academic days of the reporting of the election results.

C. The Court of Review may consolidate challenges as it deems appropriate.

D. If the Court of Review determines that a challenge is valid, the Court may decertify an election or impose a remedy as deemed appropriate. If an election is decertified, a special Council meeting shall be called so that a Special Election can be scheduled.

E. The Court of Review must render its decision within fifteen (15) academic days following the last day of the election in question.