

STANDING ORDER ON THE ELECTION OF STUDENT REPRESENTATIVES

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Note! This is an unofficial translation. In case of any discrepancies between the English translation and the Finnish original, the Finnish original shall prevail.

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CHAPTER 1 GENERAL PROVISIONS

Section 1 Basis for the Standing Order

According to Section 123 in the Constitution, universities have autonomy. According to Section 3 in the Universities Act (558/2009), the autonomy entails the right of universities to make their own decisions in matters related to their internal administration. The decisions, according to Section 4 in the Universities Act, are made between professors, other staff and students. According to Chapter 3 of the Universities Act, the autonomy is based on administrative bodies.

According to Section 46 in the Universities Act, a Student Union has a particular duty subject to public law to nominate student representatives to the administrative bodies of the University referred to in Chapter 3. In addition, the Student Union nominates the student representatives regulated in the University Regulations and other student representatives to cooperation bodies and working groups that the University or other community has requested the Student Union to nominate.

This Standing Order shall be applied to the election of the student representatives as provided below. In addition to the provisions set in this Standing Order, the Universities Act, the University Regulations and Election Regulations of Tampere University and the rules of the Student Union shall be adhered to when electing student representatives.

Section 2 Scope of the Standing Order

The provisions set in this Standing Order shall be adhered to when electing student representatives to the University's Academic Board, Faculty Councils, Appeals Committee and the councils under the Academic Board.

The provisions set in this Standing Order shall also be applied as appropriate when electing student representatives to other groups, cooperation bodies or working groups not mentioned in the first subsection when the University or another community requests the Student Union to elect or propose student representatives. The Standing Order shall also be applied

as appropriate to the application of student representatives to the delegations of Tampere Student Housing Foundation and Finnish Student Health Service.

The election of student representatives to joint organs of two or more higher education institutions shall be agreed upon among the student unions in question.

Section 3 Organising the election

The positions, number and terms of office of the student representatives shall be decided on in the University Regulations or on the President's instructions. The terms of office and positions may also be decided on with a call for nomination given by the body.

A deputy member shall be nominated for the student representative by the Student Union at its discretion if it is not specifically prohibited by the rules or the call for nomination.

CHAPTER 2 ELIGIBILITY AND CRITERIA AFFECTING THE ELECTION

Section 4 General eligibility criteria

General eligibility criteria shall be applied when electing student representatives to the University's administrative bodies dictated by the Universities Act or regulated by the University Regulations.

A student in Tampere University who has been granted the right to complete a Bachelor's degree, a Master's degree, a Licentiate or a Doctoral degree or a Specialist Degree in Medicine is eligible for election as a student representative.

The student must have registered as present at the University by the end of the application period.

Section 5 Representing a faculty

In the election of student representatives to a Faculty Council, only students who have the right to complete a degree in that particular faculty are eligible.

The employee in charge of applications appointed by the Secretary General shall give more detailed instructions about belonging to a faculty as needed.

Section 6 Forfeiture of eligibility during term of office

A person shall forfeit their eligibility before the end of the term of office if they register as absent, are no longer a member of the University or no longer have a right to complete a degree in the faculty whose administrative body they have been elected to.

The fulfilment of the eligibility criteria is reviewed as necessary by an employee appointed by the Secretary General.

A student representative who has forfeited their eligibility shall be considered to have resigned from the body. Procedures for resignation are provided in more detail in Section 18. In such case, procedures for supplementing the body are launched as provided in Section 17.

However, subsection 3 above shall not apply if the fulfilment of the eligibility criteria has not been required upon election.

Section 7 Criteria affecting the election of student representatives

The following general criteria shall affect the election of student representatives:

- 1) experience of the position of trust or experience of other duties associated with the position
- 2) motivation for the position
- 3) if the student is employed by the University, they need to be a full-time student

The law on the equality between women and men shall be taken into consideration in all elections of student representatives.

The distribution of faculties and degree programmes shall also be considered when electing the University's student representatives into bodies dictated by the Universities Act or regulated by the University Regulations.

The body opening the application period may supplement the criteria before opening the application period as needed on a case-by-case basis. The criteria shall stand in both the actual and the supplementary application periods. Quotas shall not be used as an election criterion.

CHAPTER 3 ELECTION OF STUDENT REPRESENTATIVES

Section 8 Preparing the election

The preparations, proposals and implementation of the election shall be the responsibility of an employee appointed by the Student Union.

When student representatives are elected to the Academic Board and councils under it or to the Appeals Committee, the Council of Representatives shall nominate an Election Committee or Election Committees to prepare the election in the manner outlined below.

When student representatives are elected to the Faculty Councils, the Executive Board shall nominate an Election Committee or committees to prepare the election in the manner outlined below.

Section 9 Composition and appointment of the Election Committee under the Council of Representatives

The Administrative Committee under the Council of Representatives of the Student Union shall appoint an Election Committee or Election Committees to prepare the election of student representatives to the Academic Board and councils under it as well as to the Appeals Committee.

The Election Committee shall consist of 7-11 members and personal deputy members. The Executive Board of the Student Union shall nominate two members from their midst, and the Administrative Committee shall nominate the other members based on the applications.

The election shall be done so that, if possible, different council groups and University faculties are represented in the Election Committee. The Administrative Committee shall

nominate a chair and a vice-chair for the committee. The secretary of the committee shall be the employee in charge of the election appointed by the Secretary General.

The Election Committee's members shall be prevented from acting in the position when preparing for or processing elections of student representatives to bodies that they themselves have applied for. In such cases, a deputy representative shall act instead.

Section 10 Composition and appointment of the Election Committee under the Executive Board

The Executive Board of the Student Union shall appoint a committee or committees to prepare the election of student representatives to the Faculty Councils.

The Executive Board of the Student Union shall nominate a member and a deputy member to the Election Committee from each faculty based on the applications and shall appoint from their own midst two members to the committee. The elections shall be done so that the committee represents the different degree programmes and fields of the University as diversely as possible.

The Executive Board shall nominate a chair and a vice-chair to the committee. The secretary of the committee shall be the employee in charge of the election appointed by the Secretary General.

A person cannot act as the member of the Election Committee if they have applied to the Faculty Council in the election in question.

Section 11 Duties of the Election Committee

The duties of the Election Committee are

- 1) to process the applications
- 2) to interview the applicants when needed
- 3) to draw up a justification memorandum and make a justified proposal about the student representatives to be elected to the Executive Board or the Council of Representatives of the Student Union

Section 12 Meeting procedures of the election committee

The Election Committee shall assemble when summoned by the chair. The Election Committee shall decide how the notice of meeting is delivered to the members of the committee. The first meeting must be summoned no later than a week before it takes place. Minutes must be kept of the committee meeting.

The Election Committee shall have a quorum when the chair or vice-chair and at least half of the committee members are present. Each member of the committee shall have one vote. If the Election Committee disagrees, the chair must prepare a voting proposal that can be answered “yea” or “nay”. In case of a tie, the result shall be decided by drawing lots. A member may also abstain from voting.

If there is only one seat to fill, the candidate with the majority of votes shall be elected. If on the first round none of the candidates have over half of the votes, another election shall be held between those two candidates who have received the most votes. If the second round has a tied vote, the result shall be decided by drawing lots.

Section 13 Opening the application period and call for applications

The Executive Board of the Student Union shall open the application period, accept the call for applications and the election criteria.

Applications must be called for publicly for the positions of trust in the Academic Board, the Faculty Councils, the Appeals Committee and other bodies dictated by the University Regulations. For these, the call for applications must be published no later than fourteen days prior to the closing date for applications.

Applications may also be called for publicly for positions of trust in other cooperation bodies and working groups when deemed appropriate. In such cases, the call for applications must be published no later than seven days prior to the closing date for applications.

The calls for applications must mention at the very least the name of the body, a description of its duties, the length of the term of office of the student representative, the number of representatives elected, the potential criteria and wishes concerning the application as well as the application period and instructions for applying.

The call for applications shall be published on the Student Union's website and in other communication channels that reach students best.

The call for applications shall be published in English if it is necessary for the language or the character of the body.

Section 14 Extending the application period

If the publicly advertised position fails to attract at least as many candidates as there are vacant positions within the application period or if otherwise considered necessary to protect the interests of the Student Union, the application period may be extended by a period deemed necessary. If enough applications have not been submitted, the employee in charge of the election shall decide on extending the application period. In other cases, the application period may be extended by the decision of the Executive Board of the Student Union.

Section 15 Standing for the post

The candidates shall apply for the position of a student representative by filling an application form issued by the Student Union or in another reliable manner.

Section 16 Preparing a proposal for election

Only a person who meets the eligibility criteria and has applied for the position of trust within the set application period may be proposed to be elected as a member or a deputy member of the Academic Board, a Faculty Council, the Appeals Committee or some other body mentioned in the University Regulations.

In case of other cooperation bodies or working groups, only a person who has applied within the set application period may be proposed to be elected for the position. If applications have not been submitted by the end of the application period, the position may be filled by another person who has given their consent to be elected.

Applications that have been submitted previously may be considered also in the new election if a student representative is elected to the same position within three months after the previous application period has ended and the persons who have submitted the application give their consent.

If the position has not been publicly advertised, the position may be filled by a person who has given their consent to be elected.

If necessary, the candidates may be interviewed or required to answer questions that supplement the information presented in the application.

When electing Faculty Councils or working groups operating within a faculty, the student associations of that particular faculty may be asked to submit a written statement on the candidates and the allocation of seats between the candidates. Persons who have applied for that particular body cannot participate in the statement given by the student association.

Section 17 Deciding on the election

According to the Main Rule of the Student Union, the Council of Representatives shall elect the members representing students to the Academic Board and the councils under it. This Standing Order also appoints the Council of Representatives to elect the student representatives to the Appeals Committee.

According to the Main Rule, the Executive Board shall elect student representatives to multi-member administrative bodies of the University, insofar as this task has not been defined as falling under the duties of the Council of Representatives.

Only persons who have given their consent may be elected as student representatives.

If seats remain unfilled when the election decision is made, the empty seats shall be filled as provided in the procedures for supplementing a body in Section 20 of this Standing Order.

Section 18 Resignation from a body

A student representative may resign from their duties if they wish to by sending in their resignation to the Student Union. A resignation must be sent in when the student representative has forfeited or is about to forfeit their eligibility or is otherwise unwilling to continue in their position. A resignation is sent in in the manner determined by the employee appointed by the Secretary General.

On sufficient grounds, an employee appointed by the Secretary General may grant resignation to a member of a body, provided that the Student Union was responsible for electing that representative.

The Student Union grants resignation to student representatives from a body or working group not subject to the Election Rule of the University. In bodies subject to the Election Rule of the University, the resignation is granted by that particular body according to the Election Rule. The Student Union may, however, open the supplementary application period immediately after learning about the request for resignation.

Section 19 Dismissal from a body

If a student representative has become incapable of discharging their duties or has repeatedly failed to fulfil their duties or if another particularly strong reason arises, they may be dismissed from their position. Before dismissal, the person concerned shall be provided an opportunity to submit a sufficient report on the matter.

The Student Union body that made the election decision shall implement the dismissal or make a proposal of it if sufficient grounds for the dismissal can be demonstrated after the period provided for submitting the aforementioned report has expired and if it is considered that the student representative no longer enjoys the confidence required by the position. A further condition for dismissal is that the student representative has not sent in their resignation themselves.

Section 20 Supplementing a body

The Executive Board of the Student Union is responsible for supplementing a body or making a proposal to the Council of Representatives for the bodies that the Council of

Representatives decides on according to Section 17 of this Standing Order and the Main Rule.

As a general rule, the personal deputy member shall become a full member if the full member has been granted resignation, has been dismissed from their position or has otherwise forfeited their eligibility. As a general rule, a deputy member operating in the body shall become a full member if a vacancy arises for another reason or if a full member does not have a deputy member. However, when electing full members, the criteria on electing student representatives in Section 7 must be considered. Consent must be asked from the deputy member before electing them as a full member.

As a general rule, supplementary application periods shall be held twice in an academic year. However, the need for supplementing is considered. The Election Committees mentioned in Sections 9 and 10 of this Standing Order shall not apply in supplementary elections.

In supplementary elections, an employee appointed by the Secretary General shall declare the application period of the vacated position of trust open according to Section 13 of this Standing Order. The criteria for the original election shall be used in the supplementary election. After the application period has expired, the employee in charge of the applications shall examine them and ask the applicant to supplement their application if needed. If necessary, the applicants may be interviewed after the supplementary application period has ended by a group of interviewers appointed by the Executive Board, taking into consideration the interviewers' possible incompetence due to a likelihood of bias. The employee shall compile an overview of the applications for the Executive Board of the Student Union. The Executive Board shall supplement the body or make a proposal of supplementing to the Council of Representatives for bodies that the Council of Representatives decides on.

CHAPTER 4 IMPLEMENTING PROVISIONS

Section 21 Appeals

According to the Universities Act (558/209), a request for rectification of a decision of the Student Union concerning an administrative matter may be lodged as laid down in the Administrative Procedure Act (434/2003). A rectification request may be lodged by the

person whom the decision concerns and whose right, responsibility or interest the decision directly affects. The person shall be deemed to have received service of the decision when the decision is posted on the Student Union's official notice board for public inspection or when the party has received personal service of the decision when necessary. The request for rectification must be lodged within 30 days of service to the body who has issued the decision. An appeal against the decision on the request for rectification may be lodged to an administrative court as provided in the Administrative Judicial Procedure Act (586/96).

A member of a Student Union has a right to appeal against a decision on the grounds that the decision has been taken by way of derogation from the order of acts, regulations or provisions applying to the Student Union or that the decision is otherwise against the law or provisions applying to the Student Union. However, a decision which only concerns the drafting or implementation of a certain matter may not be appealed against. The appeal must be lodged to the Hämeenlinna Administrative Court as laid down in the Administrative Judicial Procedure Act (586/1996). The Administrative Court ruling may not be appealed against.

Section 22 Entry into force

Preparatory measures may be undertaken to implement this Standing Order before its entry into force.

This Standing Order enters into force on the date of its ratification.