April 15, 1970

The meeting was called to order by President Joe Mazurek at 8:30 p.m., in the Montana Rooms of the University Center.

The minutes were approved as written.

A letter from Mr. Harold McPherson of St. Ignatius was read thanking ASUM for their financial support in the Montana Model United Nations.

REPORTS OF OFFICERS AND STANDING COMMITTEES:

Elections-Gray reported that the Proposed Constitution passed by a three to one majority. The other elections results were as follows:

- Traber-Gorton (Pres-V.P.)  617
- Green-Strong (Pres-V.P.)  617
- Christensen-List (Pres-V.P.)  443
- Fang (Pres-write-in)  227
- Waltermire (Bus. Mnger)  796
- Beck (Bus. Mnger)  661

Gray said that the candidates would have one week for a recount if they wanted one.

Leadership Camp-Dahmer said that the camp would be May 14, 15, and 16. He said that they are lining up speakers at the present time and that there would be four panels, one on apathy-campus and local, state and national, one on environment, one of public relations, and one on current University problems. He added that the Central Board delegates might have to pay part of their expenses. He also said that he is collecting applications for cheerleaders, the deadline is April 16th and the election will be April 28th. He added that there has been an increase over last year in the number of applicants.

Vice-President-Thogersen said that the Legal Handbook is in the hands of the Publications Board Chairman and that he has not been able to contact him.

Legal Advisor- Gorton said that they are still obtaining information as to the feasibility of this program.

Program Council Director-McEwen said that the deadline for applications is next Tuesday, April 21, and that the committee has only received one applications at this time. McEwen said that Clay Collier was the applicant.

UNFINISHED BUSINESS:

MERTENS MOVED THAT CENTRAL BOARD APPROVE THE REWRITTEN STUDENT LOAN FUND PROGRAM. THE MOTION WAS SECONDED BY MCEWEN. THE MOTION PASSED UNANIMOUSLY. MCEWEN MOVED THAT THE MOTION TO MAKE AN ALLOCATION OF $482 TO THE LACROSSE CLUB BE TAKEN OFF THE TABLE. THE MOTION WAS SECONDED BY PETERSON. THE MOTION PASSED. THERE IS A MOTION TO MAKE AN ALLOCATION OF $482 TO THE LACROSSE CLUB ON THE TABLE. Munro, Commissioner of the Student Recreation, said that his commission has reviewed the requirements of the club. He said that the commission recommended that this motion be passed because LaCrosse was a recognized student organization with 25 student involved. He said that this organization would be of a good value.

Mertens reported that as of March 31, ASUM is in the hole by $1066.84. He said that he predicted that ASUM would be received $2100 for registration Spring Quarter and that this surplus would be able to take care of the Administrative Costs for spring quarter. He added that he did not think that ASUM had sufficient
funds to sponsor the program. Gray asked if ASUM would have any additional income for spring quarter. Mertens said that ASUM did not. McEwen asked if this debt included the money in the Reserve Fund too. Mertens said that it did. McEwen said that there is currently $5000 in the Investment Fund that are in U.S. Treasury Bills; he asked if these Treasury Bills could be cashed. Mertens said that they could be cashed in easily and only in part if the board wanted to do this. Wicks said that ASUM should have a Reserve Fund in case of a drop in enrollment and that maybe the LaCrosse Club could be included in next year's budget. McEwen said that $500 was not too much to take out of the Treasury Bills. Mertens said that the athletics that are offered on campus are already a diverse program and that ASUM could not afford too many more. Bill Courter, President of the LaCrosse Club, asked if ASUM would have control over next year's athletic budget. Merten said that ASUM will be able to say how much money goes to which budget. Thogersen said that ASUM should have kept track of its spending for the last two quarters so that they would not be in debt now. Mertens said that ASUM will end up at the end of the year almost even. Gray said that if ASUM starts taking money out of the Investment Fund right now, they will always have groups asking for money. Mertens asked how the team planned to store equipment and helmets. The president of the club said that he has not worried about it but that Whiddeon who is the Intramural Director said that there would be no problem as to storage. Mazurek asked if the club had checked into using the old hockey uniforms. Courter said that they had not checked into the matter. Mertens said that from past experience uniforms have been lost and that nets and goals have been lost and ASUM has been asked to purchase these items for the same teams over again. He added that unless the club is administered properly these same things will continue to happen. Courter said that it would be his responsibility to see that the uniforms and equipment is taken care of. Courter asked if the motion failed tonight if they would be able to come next fall for money. Peterson added that it takes three weeks for the equipment to arrive and that would only leave a couple weeks left in the quarter so the club could wait until next year for funds. Courter said that he would like to receive the funds this quarter so that the club would be able to become established. WEBB MOVED TO THE PREVIOUS QUESTION. THE MOTION WAS SECONDED BY WICKS. THE MOTION PASSED UNANIMOUSLY. THE MOTION TO ALLOCATE $482 TO THE LACROSSE CLUB FAILED WITH MARTIN IN FAVOR. Mazurek recommended that the LaCrosse Club see the next administration about being put on the budget for next fall.

NEW BUSINESS:

MERTENS MOVED THAT CENTRAL BOARD PASS BUDGET AND FINANCE'S RECOMMENDATION TO ALLOCATE $50 TO MORTAR BOARD. THE MOTION WAS SECONDED BY MCEWEN. Mertens said that Mortar Board was a senior women's honorary group. THE MOTION WAS DEFEATED WITH MERTENS IN FAVOR. Mertens asked the board why they defeated the motion. McEwen said that he did not feel that he could vote for an allocation to one group after he defeated an allocation to another group. The board agreed.

ANNOUNCEMENTS:
Mazurek said that the Board of Regents that met on Monday, April 13th passed unanimously the there could be no earmarking of funds to any group and that it would be up to the student government leaders in regard to the Constitution where this $15 allocation would go. Mazurek also said that they granted the students
the right to have an advisory vote before a building fee was raised. Students would have a vote on what project they wanted their fees to be used for after a bond on a previous building was paid off.

Mazurek announced that Central Board members were invited to a breakfast for Senator Kennedy on Saturday morning at 8:00 a.m., in the Montana Rooms of the University Center.

The meeting was adjourned.

ATTENDANCE:
MAZUREK, WICKS, WEBB, MCKEE, MARTIN, MCEWEN,
GORTON, PETERSON, BAH, GRAY, THOGERSEN, MERTENS,
munro, dahmer, green.

Respectfully submitted,

Raynee Schaffer
ASUM Secretary
DIVISION VII BYLAWS-JUDICIAL SYSTEM

II Article I Student Court

1. **Membership**: The membership on this board shall consist of three students appointed by ASUM, one of whom shall serve a term of two years; and two faculty members appointed by the President of the University, one of whom shall serve a two year term. All other members shall serve a term of one year.

2. **Jurisdiction**: The student court shall review only the facts as they pertain to infraction of a rule as passed by the Rule Review Board. The Student Court shall have the authority to place a student on probation or suspension. Appeal of the decision of the Student Court shall be made to the president, however, appeal of the rule may be made to the Rule Review Board.

III Article II Rule Review Board

1. **Membership**: The membership of this board shall consist of three students appointed by ASUM, one of whom shall serve a two year term; three faculty members appointed by the President of the University, one of whom shall serve a two year term. The Administrative Vice-President shall be the permanent ex-officio chairman. The Dean of Students shall be an ex-officio member of a disciplinary nature.

2. **Jurisdiction**: All rules made by any subsidiary organization, excepting those of an academic nature, must be passed by the Rule Review Board to be valid, enforceable rules. The Rule Review Board shall not initiate rules.

IV Article III Academic Appeals Board

1. **Membership**: The membership of this board shall be floating depending upon the school and the department. It shall include the Dean and the chairman of the department and school out of which the complaint originates. There shall, however, be two student members appointed annually by ASUM. The Academic Vice-President shall be the permanent ex-officio chairman.

2. **Jurisdiction**: The jurisdiction of this board shall consist of all complaints originating in the classroom. However, no decision of the Academic Appeals Board shall be binding upon the instructor.

V Article IV

1. All decisions of this judicial system are subject to the approval of the President of the University. In addition, the entire system shall not be modified without the consent of the President of the University and ASUM.

VI Article V Preliminary Hearing

There shall be a preliminary hearing of the student, the student defender and the Dean of Students upon the request of the Dean of Students. The decision reached shall not be binding upon either the student or the Dean of Students and shall be appealable to the Student Court.
ARTICLE V \ JUDICIAL PROCEDURE

1. Beginning of Student Conduct Proceedings
   a. The student shall in every case receive a written notice from the Dean of Students Office advising him of the charges against him, of the date of the pre-hearing conference, and the date of the hearing. If a student is called into conference with the Dean of Students prior to the written notice; he cannot be punished. The portion of the ASUM By-laws explaining the operation of the judicial system must accompany the written notice.
   b. The pre-hearing conference, if held, must be held within two (2) academic days of receipt of notice and the hearing, if held, within five (5) academic days.

2. Pre-hearing conference
   At the student's option, a conference may be held between himself and the Dean of Students. At this conference, the student has the right to be accompanied by his choice of student defender, family, faculty, or friend. Disposal of the case is possible by mutual agreement of the Dean of Students and the student. If, however, no agreement is reached, the case must be taken to the Hearing Board.

3. Student Court Hearing
   If the student does not elect to have a pre-hearing conference, or if the case is not disposed of at the pre-hearing conference, a hearing must be held. The student has the right to request that the hearing be open or closed.
   a. Nature of Hearing
      1. The student and the Dean of Students or another U representative, may appear in person or through council and may present and examine witnesses.
      2. University has the burden of proving that the student has violated a University regulation.
      3. The student and the University representative may present any competent evidence, however, hearsay evidence is not competent unless reduced to writing and supported by a foundation indicating its truthfulness.
b. Decision of the Hearing Board

The hearing board must summarize in writing the evidence and the regulation on which the decision was based. The student must receive a copy of this summary.

ARTICLE VI

4. The student may appeal the decision of the hearing board within five days (5) of such a decision by submitting to the Dean of Students noting his appeal and stating upon what basis the appeal is made.

The decision of the hearing board is appealable on the following grounds:

1. The rule violated is arbitrary as applied or in general.

2. The University rule violates the laws of Montana, the Constitution of Montana, or the Constitution of the United States.

3. The hearing board improperly applied the rule of the rule making body.

ARTICLE VII RULE MAKING BOARD PROCEDURE

1. The rule making body shall receive requests for rule changes from specialized organizations and/or the student court. Such a request should be written and reasons should be given for such changes.

2. Public notice should be given of the pending rule change and a date should be set for a hearing to consider this rule.

3. After the hearing has taken place, the Review Board shall submit the rule change to the President. After a rule has been approved by the Rule Review Board and the President, it shall be binding on all students.

A SELECTIVE SERVICE INFORMATION CENTER WILL BE SPONSORED BY A.S.U.M.

The purpose of the Selective Service Information Center will be to make available to the student body as complete a body of information as possible concerning the Selective Service Act...and to offer personal objective counseling of all types of questions concerning the Selective Service System.

The personnel of the Information Center shall strive to make each counselee aware of his rights and choices with respect to the Selective Service System and the likely of possible consequences of his taking any one of these choices.

The Selective Service Information Center shall maintain an office open every school day at which information and counseling will be available.

It will maintain at least one staff member on twenty-four hour call.

The Selective Service Information Center will be composed of a Coordinator and volunteer staff approved by the procedure stated below.

It will be the policy of the Information Center:

To issue, periodically revise and reissue, memos concerning various Selective Service procedures and classifications.

To compile a bibliography for research on the laws and procedures of the Selective Service System and have available a reference library of said materials as can be acquired--given the resources of the Information Center.

To advertise and conduct special counseling and education sessions for campus live-in groups, campus organizations. The services of the center will be the university students only.

To send every male freshman and male transfer student a letter upon his acceptance to the University of Montana which explains his options regarding deferment under the Selective Service Act, and making available information and assistance concerning fulfillment of military service requirements while enrolled at the University.

To send every graduating senior subject to the Selective Service Act a brief explaining deferments available to the graduate and information concerning the fulfillment of his military obligation upon request.

Whenever possible, the Information Center will train interested persons in Pre-counseling to meet the needs of the Center.

When possible, and to the advantage of the student body or a particular counselee, the Information Center will attempt to maintain a cordial liaison with the State Board of the Selective Service System or, when required with any other federal agency. The Selective Service Information Center will seek the cooperation of the Deans Office of the University of Montana. Hopefully, in the near future, the Deans Office will accept, in part or in total, the functioning of the Selective Service Information Center.
CENTRAL BOARD SHALL

i By a two-thirds majority appoint the Coordinator from a list of three names submitted by the Referal Board. (In enacting this proposal Central Board shall appoint the first Coordinator and the Referal Board after which the procedures stated in this proposal shall determine the manner of selection.)

ii Approve by a two-thirds majority all members of the Referal Board.

The Coordinator shall submit to Central Board a list of recommended persons to fill the Referal Board. The list of recommended persons shall be drawn up by the members of the then-current Board.

iii Require a disclaimer of liability from the Coordinator and any staff members approved by Central Board.

iv Evaluate yearly the operation of the Center using the stated purposes and goals of the center and using a yearly report issued by the Coordinator and, or, staff; Central Board shall then determine whether the service should continue to be made available for the following fiscal year.

ORGANIZATION OF THE SELECTIVE SERVICE INFORMATION CENTER.

The Coordinator

i The Coordinator shall have seminar training by A.F.S.C., M.C.D.C., C.C.C.O., or a qualified Selective Service Attorney and shall have attended at least two seminars for training purposes by the above-mentioned.

ii The Coordinator shall have at least one year experience in Counseling and Draft Education.

iii Shall have all qualifications necessary for staff membership.

iv Shall be responsible for the operation of the Center and with his staff, be answerable to Central Board at any time upon request.

v Shall submit for Central Board's approval all appointments to fill staff counseling positions.

vi Shall be present at the Center at least thirty hours a week.

The Staff

i. Shall assist the Coordinator in the operation of the Center.

ii. If Pre-Counselors, shall have attended at least one seminar, qualified for training the Coordinator, or shall have taken training from a qualified Selective Service Attorney; shall have a reading knowledge of Selective Service Law Reporter and other publications as the Coordinator shall require.
Staff: continued

iii Shall with the Coordinator give seminars for purposes of education, and, or, training of parties interested in counseling or interested in knowing the Selective Service System.

REFERAL BOARD

The Referal Board exists to offer SSIC's staff and counselors and counselees interpretations within their respective disciplines of the regulations of Selective Service Law procedures.

i The Referal Board shall be composed of at least two physicians, two clergymen and two attorneys.

ii As needs require, the Referal Board shall submit to the Coordinator a list of prospective members for Approval by Central Board.

iii The term of membership of the Referal Board will be of a one, two, or three year duration, contingent upon the Coordinator's recommendation and Central Board's approval. Thereafter, the term of membership will be of three years; with one-third of the board being subject after their term.

If the need for the services of the Selective Service Information Center ceases, the staff shall vacate any space occupied at the request of Central Board.

Dismissal of Coordinator & Staff.

By a two-thirds majority, Central Board will be empowered to dismiss the Coordinator.

Dismissal of Staff members approved by Central Board, by the Coordinator, shall require approval by Central Board.

BUDGET REQUEST

FOR WINTER QUARTER, 1970, $750.00 WILL BE ALLOCATED TO THE SELECTIVE SERVICE INFORMATION CENTER.
(The Coordinator's salary for Winter Quarter, 1970, will be prorated from the date of the establishment of the Center by ASUM.)

FOR SPRING QUARTER, 1970, $750.00 WILL BE SET ASIDE.
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<th>Category</th>
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<tr>
<td>Salary</td>
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<tr>
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<td>Mimeo &amp; Litto</td>
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<tr>
<td>Publications</td>
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<tr>
<td>Selective Service Law Reporter</td>
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<td>Subscription &amp; bulk publications for free distribution</td>
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<td><strong>TOTAL</strong></td>
<td><strong>$750.00</strong></td>
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The proposed Selective Service Information Center is the outcome of the efforts of Draft Education and Counseling Center which organization will terminate its activities upon ASUM's establishment of an organization of an information center. From the experience of DECC the guidelines and principles stated below, have proven to be of the greatest benefit to the counselee and counselors and will be followed by the Information Center.

The main function of a draft counselor is to apply objective information to individual situations so that the counselee can plainly see all of his choices with respect to the draft and the likely or possible consequences of his pursuing each of them. The counselor must help each counselee identify his own values and motivations and take the action which best fulfills the counselee's own inner directions.

The counselor as counselor must not attempt to impose his own values on the counselee. The counselor is forbidden to advise, incite, or, in any way, encourage a counselee to perform any action contrary to federal law governing the draft: Title I, Universal Military Training & Service Act, 1940; amended June, 1951; extended 1963; extended 1967 & retitled Military Selective Service Act of 1967.

Any person who...evades or refused registration or service in the Armed Forces or any of the requirements of this title, or who knowingly counsels, aids, or abets another to refuse, ...or evade, registration or service in the armed forces or any of the requirements of this title ...or who in any manner shall knowingly fail or neglect or refuse to perform any duty required of him under or in extension of this title, or rules, regulations or directions made pursuant to this title, or any person or persons who shall knowingly hinder or interfere or attempt to do so in any way, by force or violence or otherwise, with the administration of this title ...shall, upon conviction in any district court of the United States ...be punished by imprisonment for not more than five years or a fine of not more than $10,000, or both such fine and imprisonment...
ASUM CONSTITUTION

1970-1971
Article I
Name and Membership

Sec. 1. The name of this organization shall be the Associated Students of the University of Montana.

Sec. 2. All registered students of the University of Montana who have paid the activity fee as set forth in Division I, Article 2, of these bylaws, or have arranged for temporary deferment are active members of this association.

Article II
Associated Government

ASUM is organized and operated exclusively for educational and charitable purposes. ASUM shall be the only legitimate and authorized representative of the students and it shall be responsible for the general welfare of the students. Upon dissolution of ASUM, such assets as may remain will be distributed for charitable or educational purposes or to organizations organized and operated for such purposes and exempt from Federal Income Tax as described in Section 501 (c) (3) of the Internal Revenue Code of 1954.

Sec. 1. The government and activities of the association shall be carried on through (1) the association as a whole with a general governing body known as Central Board; (2) special standing committees as hereinafter provided for; and (3) any other associated organization that may be deemed necessary by the association.

Sec. 2. The association may also cooperate with independent student groups in common interests. Such cooperation of itself shall not impose any financial responsibility on the association.

Sec. 3. The associated organizations may enact their own constitutional government, provided that these do not conflict with the ASUM Constitution.

Article III
Official Positions

Sec. 1. All official positions of the association shall be elective, according to Article VII. These shall include: (1) The officers of the Association as a whole. (2) The student representation on Central Board.

Article IV
Officers

Sec. 1. The officers of the association shall be president, vice-president, and business manager.
Sec. 2. The president shall preside at meetings of the association, make appointments, be the ex-officio chairman of Central Board and be the official representative of the association. The president shall also prepare an annual budget for submission to Central Board. The president of the association shall have the authority to call a special meeting of Central Board. It shall be the duty of the president to call meetings of Central Board at least every month during the regular school year. Notices of all meetings of Central Board shall be published except when Central Board may deem it to hold on shorter notice by declaring an emergency; whereby, notice may be posted on the University bulletin boards.

Sec. 3. The vice president shall have such duties as are enumerated in the by-laws and any others specifically delegated by the President to him.

Sec. 4. The Business Manager shall be the financial manager of the ASUM subject to the direction of Central Board. He shall see that any individual or organization receiving ASUM property at the direction of Central Board shall be responsible for its safekeeping and that any property or funds belonging to ASUM on the day of its dissolution shall go to the University of Montana.

Sec. 5. In the absence of the President, the order of succession shall be: vice-president, business manager. In the event that all the officers are incapacitated on a permanent basis, Central Board shall determine the most judicious means of obtaining new officers.

Sec. 6. All appointments to student-faculty and or administrative committees shall be made by the president of ASUM and shall be confirmed by a 2/3 vote of Central Board.

Article V

Central Board

Sec. 1. All affairs and activities of ASUM shall be under the control and supervision of Central Board.

Sec. 2. Meetings of Central Board shall be held regularly and shall be open to all the student body, except where otherwise provided.

Sec. 3. Central Board shall be composed of the following members: (1) president, vice-president, and business manager of ASUM; (2) two faculty members appointed annually by the Faculty-Senate Committee, who shall have voting rights only during the period of reciprocal voting-representation agreement with Faculty Senate; (3) 20 student representatives as provided for in Section 4, Article V of the ASUM Constitution.

Sec. 4. Student representatives shall be elected from the following districts: dormitories, organized off-campus housing, married student housing, other off-campus housing.
(a) The dormitory district shall consist of University operated dormitories located on the University of Montana campus.
(b) The organized off-campus district shall consist of fraternity and sorority houses plus other organized off-campus housing as specified in the by-laws.
(c) The married student housing district shall consist of University operated housing for married students.
(d) The other off-campus housing district shall consist of areas not included in paragraphs (a), (b), or (c) above.

II. Appointments shall be based on a census of the number of ASUM members residing in the several representation districts during winter quarter of each academic year. The twenty representatives shall be appointed among the districts according to the ratio of ASUM members residing in each district to the total ASUM membership. There shall be at least one representative from each district.

III.
(a) Any eligible ASUM member as defined in Article V, section 13, may file for candidacy by petitions signed by one percent of the ASUM membership.
(b) A student political party may present a slate of candidates for any or all elective positions upon petition of five percent of ASUM membership.

IV.
(a) All of the representatives of the organized off-campus housing, married student housing, and other off-campus housing districts shall be chosen in the spring election. Each ASUM member may vote in the spring election in the district of his choice.
(b) That portion of the representatives from the dormitory district which corresponds to the percentage of dormitory residents who are non-freshmen, shall be chosen in the spring election. The remaining delegates from the dormitory district shall be chosen in the fall election. Only dormitory residents shall vote in the fall election.
(c) All delegates shall be elected according to the procedures specified in the ASUM by-laws.

Sec. 5. Central Board may create additional ex-officio positions and non-voting positions by a 2/3 vote. It may disestablish any of these positions by the same vote. Ex-officio positions, once established, shall become permanent additions until such time as Central Board shall deem them unnecessary. Non-voting positions shall be temporary and shall be reestablished on a yearly basis. Individuals holding non-voting positions may be excluded from all executive sessions of Central Board at the discretion of the president. Voting privileges shall not be accorded to persons holding positions in either of the categories. The Admin editor shall be an ex-officio member of Central Board.

Sec. 6. Each member of Central Board as enumerated in Section 3 shall be entitled to one vote on all matters of business, with the exception of the chairman, who may vote only in case of a tie or when necessary to constitute a quorum.
Sec. 7. Two-thirds (2/3) of the voting members of Central Board shall constitute a quorum.

Sec. 8. Central Board may call an executive session by a 2/3 vote. No policy decisions shall be made by such executive sessions.

Sec. 9. All elections, recommendations or decisions or any committee shall be subject to the approval of Central Board.

Sec. 10. Any member of ASUM Central Board may be impeached for breaching his duties as stated in the ASUM bylaws. The impeachment proceedings shall be conducted according to the impeachment procedure outlined in the ASUM bylaws. The impeachment shall be conducted by Central Board. A 2/3 vote of such a session shall constitute impeachment.

Sec. 11. When a question arises that is not specifically covered in this constitution and bylaws, Central Board shall have the authority to decide on the matter.

Sec. 12. Any elected delegate who is incapacitated, impeached, or unable to perform his duties shall be replaced by a presidential appointment subject to the approval of Central Board.

Sec. 13. Any member of the association as defined in Article I, section 2, who is in a good academic standing, is qualified to hold any elective or appointive position.

Sec. 14. In the event of an emergency and the absence of all the officers, Central Board may call a special meeting by a 2/3 vote of the representatives.

Article VI

A. Constitutional Review Board

Sec. 1. There shall be a Constitutional Review Board to decide upon any questions arising in regard to the ASUM Constitution and Bylaws.

Sec. 2. The Constitutional Review Board shall consist of five students appointed by the president of ASUM. Two members will be appointed for a term of one year and three members shall be appointed for a term of two years. They shall be confirmed by a 2/3 vote of Central Board.

Sec. 3. Any member of the association may petition the Constitutional Review Board to review any matter concerning the Constitution or Bylaws. They shall be confirmed by a 2/3 vote of Central Board.
B. The Judicial System

Sec. 1. ASUM shall establish in Division VII of the by-laws a judicial system. Any such judicial system shall guarantee that the student shall have the right of appeal and that such a system shall insure due process of law.

Sec. 2. The judicial system shall have jurisdiction over all cases where a student is in jeopardy of University imposed sanction for misconduct.

Sec. 3. ASUM shall create a Student Conduct Code which shall establish the right of a student to petition for relief from administrative rulings. Said Code shall describe with reasonable particularity those acts prohibited as adversely affecting the interests of the University community and the penalties thereof.

Article VII

Committees

Sec. 1. The affairs and activities of ASUM shall be handled through such standing committees as enumerated in the by-laws and any other committees which Central Board shall deem necessary for the administration of ASUM.

Sec. 2. All chairman of these committees shall be appointed by the president of ASUM and confirmed by Central Board. These committees shall be subject to the general supervision of Central Board.

Article VIII

Elections

Sec. 1. Only active members, those having paid their activity fees as set forth in Division I, Article I, of the by-laws, or who have arranged for their deferment, are eligible to hold any elective or appointive position in the Association or to vote in any ASUM election. No person shall hold or be a candidate for two elective positions at the same time.

Sec. 2. Elective procedures shall be enumerated in Article X of the General By-laws.

Sec. 1. The officers of the Association shall be elected during the spring election of each year.

Article IX

Finance

Sec. 1. The Association shall be supported and maintained by funds derived from the following sources: (1) student activity fees; (2) receipts from all entertainments, activities, and benefits conducted under the super-
vision of the association; (3) proceeds received from the associated organizations, and; (4) donations.

Sec. 2. The president shall create a budget to submit to Central Board. The executive shall follow the budget procedure enumerated in the by-laws.

Sec. 3. Central Board shall be responsible for developing an annual fiscal policy which it will use consistently in making all financial decisions. The statement of policy shall appear in the Kaimin. If Central Board makes a financial decision which is inconsistent with the fiscal policy, a statement from Central Board published in the Kaimin must appear within three days of the date of the decision explaining the deviation from the fiscal policy.

Sec. 4. All net profits over and above reasonable reserves for operations made by any associated organization created to carry on association interest shall incur to the association at the end of the fiscal year. The financial manager of the organization shall, subject to the approval of Central Board, determine the operating reserve needed for the organization.

Sec. 5. The fees, donations, and receipts from any source are to be used only for purposes of the Association under the control of Central Board and the Student Auditor. No incumbent of any official position of the Association shall receive any compensation by virtue of that position, except for the ASUM salaries to the three officers of the Association. No part of such income to any member of this association or any other individual, except that Budget and Finance Committee, with the approval of the Student Auditor, may at their discretion authorize a reasonable compensation for work done, or labor and materials furnished.

Sec. 6. Any funds remaining in an association account at the end of the fiscal year shall be transferred to the ASUM Reserve Fund, as soon as reasonable accounting permits. However, Central Board may authorize any association account to retain its year-end balances or may transfer such entrances from one association account to another.

Sec. 7. A salaried auditor of student funds appointed by the President of the University of Montana shall have general advisory powers on all matters concerning finances. The responsibilities and duties of the auditor shall be: (1) to serve on Central Board and all of its committees in an advisory capacity, where finances are involved; (2) to enforce ASUM constitutional and by-law provisions in regard to finances; (3) to have complete responsibility for keeping satisfactory financial records; (4) to provide financial advice; (5) and to prepare or to have prepared an annual report covering financial transactions of all organizations and activities subject to his supervision.
Article X

Referendum

Upon the petition of 5% of the members of ASUM, Central Board shall be obligated to conduct a referendum. No referendum shall be binding upon Central Board for more than two years. Twenty-five percent of the student body must vote and a 2/3 majority of those voting must ratify the referendum. Notice of such referendums must be posted on at least three University bulletin boards. The President of the University of Montana shall be notified of all referendums.

Article XI

Amendments

Sec. 1. A proposed amendment or a Constitutional Revision shall be submitted to vote by a majority approval of Central Board, or by a petition of fifteen percent of the active members of ASUM. Twenty-five percent of the active members must vote and a 2/3 of those voting must ratify the amendment. The proposed amendment shall be published in the Kaimin in at least two issues a week for two weeks prior to voting.

Article XII

Enactment of the By-laws

Sec. 1. Central Board may enact by-laws at any meeting by a 2/3 vote.

Sec. 2. On petition of ten percent of the active members of ASUM, an immediate student vote shall be called to determine whether any by-laws shall remain in force.

Article XIII

Special Enactment

Sec. 1. This constitution shall go into effect Spring Quarter of 1970. Those delegates elected under the previous constitution shall serve out their terms. This constitution replaces and repeals all previous constitutions.