*Whereas,* Article 4.1 of the General Electoral Bylaws states that “Any fee imposed by a referendum shall be brought to subsequent referenda every three (3) years”;

*Whereas*, Article 4.1 of the General Electoral Bylaws is in conflict with Article 4 of the AUS Constitution which sets out the terms of the Society Fee, a standing fee not up for cyclical review that can be increased through a referendum;

*Whereas,* Article 4.1 is further redundant becauseall fees with terms for cyclical review such as ASEF and AUIF already stipulate terms of re-visitation in their respective by-laws;

**Be it resolved**, that the General Electoral Bylaws be amended as follows:

**Change from 4.1:** “Any fee imposed by a referendum shall be brought to subsequent referenda every three (3) years”

**To 4.1:** “Any fee imposed by a referendum shall be brought to subsequent referenda per its stipulated term limit for cyclical review”

**Motion submitted by:**

Ava Liu, AUS President  
Erin Sobat, VP Academic