Appendix I to GSA By-Laws

GSA Standing Resolutions

1. **Elections Appeal Board**
   a. The Elections Appeal Board shall be composed of the CRO, the President or an assigned delegate, and a member at large to be nominated by Council.
   
   b. The member at large shall not be part of the staff of volunteers that assists the CRO in any other aspects of general elections.
   
   c. The Elections Appeal Board is responsible for appeals regarding sanctions levied by the CRO, and shall follow the procedure detailed under Article XXII, Section 14.
   
   d. The decision of the Elections Appeal Board shall be final.

2. **Campaign**
   a. A spending limit of $125.00 is placed on campaigns.

3. **Campaign Impropriety and Appeals**
   a. Campaign impropriety shall be addressed by the Elections Appeal Board in standing resolution (XX). No candidate may, using their own initiative and discretion, attempt to enforce the rules for elections.
   
   b. The CRO shall decide on any charge of campaign impropriety, and where a violation is deemed to exist, may take the following actions:
     i. Levy a fine against a candidate committee; and/or
     ii. Declare a candidate disqualified
   
   c. Violations of the following nature will result in review by the Elections Appeal Board:
     i. Interfering with another candidate’s campaign, at the discretion of the CRO
     ii. Spending one hundred and twenty-five percent (125%) exceeding the spending limit
   
   d. Appeals regarding sanctions levied by the CRO shall be made in writing to the Elections Appeal Board within 48 hours of the announcement of sanctions. The Elections Appeal Board shall render a decision and make such decision public within two (2) days following their meeting.
   
   e. In the event a winning candidate is disqualified, the runner-up will take the place of the disqualified winner.
   
   f. Ballots for Association elections shall not be discarded until after the deadline for election appeals has passed.