STUDENT SENATE BILL 2023-1287

TITLE: Line-Item Veto Voting Procedures (LIVVP)

AUTHOR(S): Senate President Oscar Santiago Perez

SPONSOR(S):

RULE VI

RULES GOVERNING DEBATE

(AMENDED: 2011-116, 2016-117, 2019-124, 2019-1104, 2021-1003, 2023-137).

2. Consideration of Vetoed Legislation:

a. Whenever the Student Body President has vetoed any legislation and returned it to the Senate, that legislation may be added to the agenda under Vetoed Legislation by the Replacement and Agenda Committee after the Judiciary Committee has re-evaluated the legislation on the established criteria and will be debated pursuant to this section.
b. The Student Body President will have three minutes to explain the reasoning behind the veto to the Senate; alternately, the Senate President will read a statement from the executive not to exceed three minutes. Following this, the bill's authors and sponsors will have three minutes to again present the bill and respond to the executive veto.
c. Following the presentation period, five minutes will be allowed for non-debatable technical questions for the bill's authors and sponsors or for the Student Body President.

i. A non-debatable technical question will be any question that can be answered with "yes," "no," or a known fact.

ii. The bill's authors and sponsors or the executive may not be compelled to answer a question.

iii. The question period may be extended by a majority vote.

iv. If there are no questions to be asked, the Senate will move into discussion of amendments if there were any filed with the Senate Secretary pursuant to Rule XIV §2 or reported by committees. If there are no such amendments, Senate will move into debate.

d. Amendments that have been filed with the Senate Secretary pursuant to Rule XIV §2 will be heard following non-debatable technical questions-on the vetoed legislation.

i. Two minutes of presentation, two minutes of non-debatable technical questions, two rounds of con and pro debate with one minute per round per side, and then one minute of final privilege will be in order when hearing amendments.

ii. Following the above debate procedure, the amendment will be put to a vote.

iii. If the Senate agrees to an amendment to vetoed legislation, said legislation will be treated as a second reading from that point forward.

e. Following the question period or debate on the last amendment to the vetoed legislation under consideration, whichever comes last, there will be a period of pro/con debate, with pro being in support of overriding the veto and con in support of sustaining the veto.

i. Debate will be structured with three rounds of alternating con and pro with three minutes per side per round, followed by one round of four minutes per side.ii. Any Senator may yield their debate time to a specific Senator or to like minded speakers.

iii. Debate may be limited or extended by a two-thirds vote so long as each side is afforded an equal amount of time.

iv. If a Senator's speech is hostile to the side whose time they are using, that Senator will be issued a warning for disruptive conduct and any time used by that speech will be returned to the clock.

v. If, during the course of debate, it is deemed necessary to return to a question period, the Senate may do so with a majority vote. The question period will again last for five minutes, then moving back into debate with all debate times being reset.

vi. If there are no Senators wishing to speak on concurrent rounds of con and pro, the Senate will move into amendments or final privilege.

f. Following the debate period, the bill's authors and sponsors will be afforded two minutes of final summation. Following that, the executive who vetoed the bill will be afforded two minutes of final summation.

g. Following final summation, the Chair will put the question and the Senate will vote on overriding the veto of the bill, with the affirmative in favor of overriding the veto.

i. Line-item vetoes on the Activity and Service Fee Budget will be voted upon by line item.

h. Amendments from the floor are prohibited unless the amendment is made by unanimous consent. Amendments must be filed with the Senate Secretary pursuant to Rule XIV §2 to be heard by the Senate unless the amendment is made by unanimous consent