THE CONSTITUTION

This document is the official Constitution of the Student Government Association of Bay State College

Last Updated: September, 2012

*Subject to Change
<table>
<thead>
<tr>
<th>ARTICLE I – Name.</th>
<th>Page 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>ARTICLE II – Object.</td>
<td>Page 3</td>
</tr>
<tr>
<td>ARTICLE III – Duties &amp; Powers.</td>
<td>Page 3</td>
</tr>
<tr>
<td>ARTICLE IV – Assembly Members.</td>
<td>Page 3 – Page 4</td>
</tr>
<tr>
<td>ARTICLE V – The Executive Board.</td>
<td>Page 5 – Page 6</td>
</tr>
<tr>
<td>ARTICLE VI – Amendments to the Constitution.</td>
<td>Page 6 – Page 7</td>
</tr>
<tr>
<td>ARTICLE VII – The By-Laws.</td>
<td>Page 7</td>
</tr>
</tbody>
</table>
ARTICLE I – NAME

The name of this organization shall be the Student Government Association of Bay State College, hereafter referred to as the SGA.

ARTICLE II – OBJECT

It is the object of SGA to represent, promote, and further the interests of the student body among the students, faculty, staff, administration, trustees, and any other parties concerned with the Bay State College community.

ARTICLE III – DUTIES & POWERS

It is the duty of SGA to represent, finance, assist, and supervise on the occasions and in the manner expressed in the following sections.

SECTION 1. It is the duty of SGA to identify the needs and desires of the student body of Bay State College and, whenever possible, to meet the demands to the best of their abilities.

SECTION 2. It is the duty of SGA to represent the student body before the faculty, administration, trustees, and other such groups or persons as would be affecting, or affected by the Bay State College community.

SECTION 3. It is the duty of SGA to institute, conduct, assist, finance, or supervise social activities for the student body as a whole and to assist Bay State College organizations and clubs, when justifiable.

SECTION 4. It is the duty of SGA to handle the SGA funds. This handling shall include the use of generally accepted accounting principles, a budget for the school year, and a financial statement to be published in the College newsletter once every semester or more often as deemed appropriate by SGA.

SECTION 5. It is the power of SGA to inaugurate and conduct special fund raising drives and activities as the occasion demands.

SECTION 6. It is the duty of SGA to act and decide upon requests for formal recommendations and resolutions, given said requests have majority approval by the Government in order to receive official SGA and/or student body endorsement.

ARTICLE IV – ASSEMBLY MEMBERS

SGA will consist of one body consisting of elected Officials, either elected or appointed Senators from outside organizations, and lastly Government Officers. Officials shall be elected to represent the Bay State College community as a whole. Senators shall represent each club and organization funded by SGA. Government Officers are members whom have earned their position through attendance of SGA meetings or previously serving on the SGA Executive Board.

SECTION 1. Senators shall be elected or appointed by their respective organizations or clubs. The Senator possesses the authority to vote on behalf of their respective club and organization. This means if a Bay State Student is attending an SGA meeting, representing their organization as a Senator (and as
the only Senator for that organization, as each organization is only allowed one per meeting), they do not need to have earned their voting right in order to vote, i.e. said student does not also need to hold the position of a Government Officer.

SECTION 2. Elected Officials of SGA shall be appointed in the manner described in the following sections. At any point in time, the number of SGA Executive Board Members shall not exceed one for every 25 students at Bay State College. A member of SGA may only serve SGA in one capacity; either as Senator, Elected Official (Executive Board Member), Government Officer, or Former Executive Board Member. Said SGA Members will be referred to as in this Constitution as well as its By Laws as “The Government.”

A. There is no limit on the percentage of on-campus versus off-campus members of SGA.

B. All outgoing Executive Board Members of SGA, who remain a full time student at Bay State College after their term, are automatically recognized as Government Officers. If said former members do not wish to hold this title, they will be recognized as simply Former Executive Board Members of SGA.

C. An Executive Board Member of SGA cannot serve as a Senator, not serve as a representative of any other organization other than SGA for any purpose (Meeting representative, attendance of financial purposes, etc...)

SECTION 3. Term of office for the elected Executive Board Member will be for one academic year following election to office. For as long as an elected Executive Board Member remains a full time day student at Bay State College, they shall be allowed to run for re-election for their position, or for any other position on the Executive Board.

SECTION 4. Elections shall be conducted as prescribed in the By-Laws.

SECTION 5. Any current full time day student of Bay State College, who attends three consecutive meetings during a single semester, shall earn the position known as Government Officer. Government Officers have the right to vote on any item put to a vote for the entire Government. This excludes certain circumstances in which voting is held for just the Executive Board. The Secretary will announce new Government Officers at every SGA meeting following the meeting in which said student has earned their position.
ARTICLE V – THE EXECUTIVE BOARD

The duly elected officials of SGA; the President, the Executive Vice President, the Executive Vice President of Evening, Online, Middleboro, the Vice President of Finance, the Secretary and Vice President of School Spirit, the Vice President of Student Activities, and the Vice President of Marketing shall as of March 1st, 2012 collectively be recognized as the Executive Board of SGA.

SECTION 1. The Executive Board shall be elected by a secret ballot.

SECTION 2. Any person elected to an Executive Board position for SGA, may have restrictions with their involvement with outside organizations.

A. The President and Vice President cannot sit on the Executive Board of any organization other than SGA.

B. Board members are expected to put SGA before any other organization.

SECTION 3. All candidates for the Executive Board of SGA must meet all of the following expectations for their respective position.

A. The President and Executive Vice President
   a. The candidates are on track to be considered a sophomore, junior, or senior by September for the full academic year as outlined by Bay State College.
   b. In the event that the elected President does not reach said academic level previously stated, the elected Executive Vice President will then take the position of President and a special election for Executive Vice President will be held, given that he/she will meet the above state qualification.
   c. The candidates are attending Bay State College as full time day or evening students during the entirety of their terms in office.
   d. *The candidates have a cumulative average of at least 3.0 at the time of nomination. They must also hold a 3.0 throughout their term in office for SGA.

B. All Other Executive Board Members
   a. All candidates must have completed at least one full semester at Bay State College before obtaining a role on the SGA Executive Board. In the event that an elected member does not qualify for their position, said person will be lifted from their role, and a special election will take place to fill the open position. No one automatically assumes any role, other than that with the Executive Vice President moving to the role of President.
   b. The candidate is attending Bay State College as a full time day or evening student during the entirety of their term in office.
   c. All Board Members must hold a GPA of 2.5.

SECTION 4. In the event of a vacancy on the SGA Executive Board, a vote will be held among the remaining Board Members to appoint a new candidate. If the Board cannot come to a unanimous agreement, the President will appoint a new candidate. In the event the majority of the Executive Board agrees, the vote can be made public, and held during an SGA meeting among The Government. Also

*Subject to Change
others in attendance whom have not obtained voting rights could be allowed to vote, again with a majority agreement among the Executive Board Members.

A. Candidates for SGA Executive Board vacancies can be nominated by Executive Board Members, Senators, and Government Officers, as well as be self-nominated.

SECTION 5. Any SGA Executive Board Member may be dismissed from office on the grounds of poor citizenship, malfeasance, inability, violation of campaign rules, or unwillingness to perform the required duties of their position, as well as unwillingness to work with other members of the SGA Executive Board. A dismissal will be enforced by a private three-fourths (3/4) vote for dismissal by the Executive Board, however Senators and Government Officers are allowed to bring their concern of this nature to the board, and request a dismissal for review.

ARTICLE VI – AMENDMENTS TO THE CONSTITUTION

The Constitution may be amended by a two-thirds (2/3) vote of the Government. Amendments shall take the form of striking a word or words or adding a word or words. Amendments shall not take the form of implied or unwritten interpretations.

SECTION 1. A motion to amend this constitution must be made by a Senator, Government Officer, or Executive Board Member. Before the Executive Board can honor this motion, the Government must receive prior notification of its placement on the agenda. This must be done by a formal announcement at the preceding SGA meeting.

A. When notifying the Government of a proposed Constitutional amendment, the Representative(s) must inform the members of the change or changes inherent in the proposal. The proposal is not to be discussed at the time of announcement; however, the Government is expected to be aware of what the proposal entails. Any and all questions should be held until the meeting in which the proposal is voted on.

B. During the meeting in which a proposal is to be voted on, Executive Board Members, Senators, and Government Officers may ask questions. All questions asked of the proposal must be answered thoroughly and honestly by the Representative(s) given the question is fair. If the President feels the announcement of the proposal, or an answer to a question is too vague for the Government to evaluate, then the Representative(s) may be asked to clarify.

C. A representative may request that the Executive Board consider adding a new Article or Section, but may not make an official motion for action.

SECTION 2. This constitution and its By-Laws shall be considered for complete revision at least once every three years. It is encouraged that this constitution is reviewed with every newly elected President. The extent of a revision and the manner in which it is to be conducted is as follows: The Constitution should be reviewed or rewritten if the President so chooses, by the President, then reviewed and approved by the Executive Vice President. Upon approval, The Constitution must be approved by all Executive Board Members. Finally, The Constitution can be made available to the Government to review at which time if there are any disagreements, one may make a proposal to amend this constitution.
ARTICLE VII – THE EXECUTIVE BOARD

SECTION 1. The rules contained in the SGA By-Laws shall govern the Government in all cases. When required to fulfill SGA’s macroscopic mission, the Executive Board may by quorum make exception to any part of the Constitution or its By Laws.