# TITLE VI: THE ELECTION CODE

## **Chapter 600: Introduction**

* 1. In accordance with Florida Statutes (Title XLVIII Chapter 1004.26), “Each student government shall be organized and maintained by students and shall be composed of at least a President, a student legislative body, and a student judiciary. The president and the student legislative body shall be elected by the student body; however, interim vacancies and the student judiciary may be filled in a manner other than election as prescribed by the internal procedures of the student government.” Therefore, the University of North Florida Student Government will hold General, and/or Special, Elections occurring during the fall and spring semesters to elect a President, Vice President, and Student Senators.
  2. The Student Government of the University of North Florida shall hold elections based on a system of declaration, where an individual student, who meets the constitutional requirements of candidacy may involve themselves in the electoral process.
  3. All students actively involved in the Student Government System of Elections agree to uphold the Election Code and by extent the Election Policies and Procedures.
  4. The Rules and Oversight Committee shall be responsible for approving amendments to the Election Policies and Procedures through the legislative bill process.
  5. Amendments to the Election Policies and Procedures shall be subject to the following process:

1. All amendments must be proposed by the Supervisor of Elections and forwarded to the Rules and Oversight Committee.
2. The aforementioned proposal must receive two-thirds (2/3) approval from the Rules and Oversight Committee, and then;
3. Be sent to the Senate in the form of a Senate Bill and require a two-thirds (2/3) vote of Senate to pass, and;
4. Be forwarded to the President for executive action, as prescribed by law.

600.6 A statute of limitation shall exist forbidding the adoption of amendments to the Election Code and/or the Election Policies and Procedures within ten (10) weeks of the nearest upcoming election.

## **Chapter 601: The Office of Elections**

* 1. There shall be an Office of Elections responsible for the production and maintenance of all Student Government Elections.

601.2 The Office of Elections shall be an independent office of Student Government set apart from any one branch and free from any political pressures.

* 1. The purpose of this office shall be to conduct the unbiased service of upholding the democratic process through elections.

1. No member of the Office of Elections shall actively or passively campaign or support any candidate for elective office or act in any partisan manner. Members of the Office of Elections may vote in the Student Government elections.

601.4 The Office of Elections shall consist of the Supervisor of Elections, who must:

* 1. Be appointed by the Student Government President, and;
  2. Be subject to confirmation by the Rules and Oversight Committee and the Senate requiring a majority vote, and;
  3. May serve a term of two (2) years and be subject to reconfirmation after the first year by majority vote of the Rules and Oversight Committee, and;
  4. Have the power to form Ad-Hoc committees, and;
  5. Be responsible for proposing changes to the Election Code, Elections Policies and Procedures to the Rules and Oversight Committee, when necessary, and;
  6. Update the Senate, and the Rules and Oversight Committee upon request in regard to matters concerning the Office of Elections, and;
  7. Make public an election timeline, containing all important dates, deadlines, and statutes of limitation prior to the start of each semester as they pertain to the upcoming General Election, and;

601.5 The Office of Elections shall consist of a Deputy Supervisor of Elections, who must:

1. Be appointed by the Supervisor of Elections, and;
2. Be subject to confirmation by the Rules and Oversight Committee and the Senate requiring a majority vote, and;
3. May serve a term of two (2) years and be subject to reconfirmation after the first year by majority vote of the Rules and Oversight Committee, and;
4. Assume the duties of the Supervisor of Elections in the event of their absence.
5. Assist the Supervisor of Elections in overseeing the completion of initiatives related to elections.

601.6 The Office of Elections shall consist of other members (at the discretion of the Supervisor of Elections) who may act as Elections Assistants, as defined in the Elections Policies and Procedures.

## **Chapter 602: Elections Policies and Procedures**

* 1. Creation
     1. There shall be Election Policies and Procedures formed to govern the production and maintenance of Student Government elections, and;
     2. They shall be formatted in such a way that they may be easily distributed to, and understood by, the Student Body, and;
     3. The Election Policies and Procedures shall serve as an extension of statute, bearing full authority, and;
     4. The Election Policies and Procedures shall not appear in full within statute, and;
     5. The Election Policies and Procedures shall be outlined within statute for the purposes of continuity and the establishment of principles held paramount to our elections process, and;
     6. All statutes and processes dictated in the Election Code may not be superseded by the Elections Policies and Procedures.
  2. Purpose
     1. The Election Policies and Procedures shall serve as the binding guidelines for both the Office of Elections and all prospective candidates for election.
     2. The Election Policies and Procedures shall dictate the manner and scope in which this government applies restriction, resolution, and restitution in all election related matters.
  3. Election Code of Ethics
     1. There shall be an Election Code of Ethics that all students involved with the system of elections must agree to uphold.
     2. The Election Code of Ethics shall exist as an accord established between all individuals participating in the system of election and the Student Government Association, and furthermore, the Student Body.
     3. The official Election Code of Ethics shall be provided within the Election Policies and Procedures and shall include, but are not limited to, the following provisions:

1. No person shall misrepresent any material fact(s) through any campaign material(s) or action(s).
2. No person shall misrepresent any campaign material(s) or action(s) as being the property or undertaking of any other candidate or political party organization.
3. No person shall condone or authorize the destruction or theft of any candidate’s or political party organization’s campaign material(s).
4. No person shall commit written, printed, or verbal defamation.
5. No person shall violate any University Policies and Regulations that are in place during the course of the election.
6. No person shall discriminate as defined in Title X 1002.1, “Discrimination shall be defined as the differential treatment of a student or student group solely on the basis of their gender identity or expression, race, ethnicity, creed, color, religion, sex, age, sexual orientation, national origin, marital status, parental status, disability, and any combination thereof, or what is outlined in the University Non-Discrimination, Equal Opportunity, and Diversity Statement.”
   * 1. Candidate and political party organizations are responsible for the actions of other individuals and/or organizations acting on their behalf at the direction of the candidate or political party organizations beyond a reasonable doubt.
   1. Timeline
7. The Election Policies and Procedures shall maintain a section concerning election timelines.
8. Such a section shall contain, at a minimum, the following applicable provisions:
   1. All General Elections are to be held once during the fall semester and once during the spring semester and shall be held between the seventh(7th) and the eleventh (11th) week of the semester unless any of the following events lie in between:
9. Campus closures due to scheduled breaks on the UNF Academic Calendar including, but not limited to, Spring Break, Fall Break or Winter Break., or Federally sanctioned holidays.

Such campus closures allow for the General Elections to be held the week prior to the scheduled break or after or the week directly following the scheduled break, in accordance with 602.4, Section B(3). The scheduling for the General Election week will be designated at the discretion of the UNF SG Office of Elections and the Attorney General

* 1. All General Elections shall last for at least two (2) business days held in succession from the hours of 9:00 AM to 6:00 PM, at a minimum.
  2. In case of a campus emergency which necessitates a delay in the normal election, the Supervisor of Elections may, upon consultation with the Attorney General, suspend or delay an election period and must reschedule it within ten (10) business days following the resumption of normal campus operations, or as soon thereafter as practicable. Such emergencies include, but are not limited to:

1. Hazardous weather conditions, such as hurricanes and tornadoes, that cause campus closures and operating disruptions
2. Emergency response situations and on-campus security issues
3. Malfunction, interference, or technical issues with the UNF SG Elections software and programming
   1. In the event that the official elections timeline must be altered for any non-emergency reason, the Supervisor of Elections may, upon written approval from tthe Attorney General, reschedule or cancel a previously scheduled event that is included on the elections timeline within five (5) business days of the original date.
   2. Candidacy
4. The Election Policies and Procedures shall maintain a section concerning candidates.
5. Such a section shall contain, at a minimum, the following applicable provisions:
   * + 1. Any student who meets the constitutional requirements for candidacy shall be able to declare themselves as a candidate for any election through the submission of a Candidate Declaration of Intent document.
       2. Candidate Declarations of Intent documents shall include:
   1. An agreement on the part of the candidate to abide by the Elections timeline published by the Supervisor of Elections.
   2. An agreement on the part of the candidate to abide by and uphold the Election Code of Ethics.
   3. An agreement on the part of the candidate to submit a Candidate Financial Statement, as dictated under the Election Policies and Procedures.
   4. An agreement on the part of the candidate to indicate their chosen Student Government political party affiliation, whereas “Independent” is an option.
   5. An agreement on the part of the candidate to the Declaration of Intent.
   6. An agreement on the part of the candidate of the University of North Florida Student Government Acknowledgement.
   7. An agreement on the part of the candidate to allow the Student Government Director to check their qualification to participate in Student Government through the Student Government Authorization form.
   8. An agreement on the part of the candidate that they understand Title VI and the Election Policies and Procedures.
   9. An agreement on the part of the candidate to attend one of the mandatory candidacy meetings or, if unable to attend any the mandatory candidacy meetings, to complete a brief Canvas module outlining all necessary election information and the responsibilities and duties of being a senator and a candidate
      * Candidates who elect to complete the Canvas module, must provide official notice of absence, listing their inability to attend the mandatory candidacy meetings and must fulfill the course requirements before the conclusion of the last scheduled candidacy meeting.
      * Notice of absence must be submitted to the Office of Elections no later than three (3) business days before the scheduled mandatory candidacy meeting. If no notice of absence is submitted to the Office of Elections within the established timeframe, the candidate will not receive an excused absence for the scheduled candidacy meeting

3. Candidacy may be withdrawn up to the time in which the ballot may no longer be changed by presenting a written and signed Statement of Withdrawal to the Supervisor of Elections.

1. If PPOs dismiss candidates at any point prior to the creation of the official ballot, the PPO leadership must notify the Office of Elections. Said candidate will remain on the ballot as an independent.
2. The following Student Government Positions must resign from their office once they declare candidacy or obtain a position of leadership within a political party during an election season due to a conflict of interest:
3. Supervisor of Elections
4. Deputy Supervisor of Elections
5. Attorney General
6. Student Advocate
7. Judicial Branch members
8. A simple majority of the Rules and Oversight Committee will be comprised of Senators that do not have a conflict of interest in an upcoming election. A conflict of interest includes, but is not limited to, declaring candidacy in a current election or holding positions of leadership within political parties, which includes, but is not limited to, campaign manager and party chair.
9. Party Chairs shall notify the Supervisor of Elections of all individuals who have a position of leadership within a political party organization.
10. A position of leadership in a political party organization shall be defined in the Elections Policies and Procedures. The Supervisor of Elections shall have the final authority in identifying positions of leadership.
    1. Political Party Organizations
11. The Election Policies and Procedures shall maintain a section concerning political party organizations hereinafter referred to as PPOs.
12. No student has an inherent right to be a member of any PPO as PPO’s are private entities and strictly not Registered Student Organizations (RSO) nor represent The University of North Florida Student Government.
13. Such a section shall contain, at a minimum, the following applicable provisions:
    1. PPOs shall be registered with the Office of Elections.
       1. PPOs shall file a Party Declaration of Intent containing the signatures of two (2) currently enrolled A&S fee paying students to become registered.
       2. PPOs shall, by registering with Student Government, agree to operate under the laws of Student Government.
    2. PPOs shall select a chairperson.
       1. The two (2) currently enrolled A&S fee paying students must consent to place the name of the party chairperson on the Party Declaration of Intent and verify it with their signatures.
    3. PPOs shall be able to file joint campaign finance reports.
       1. Political party organizations shall designate at the time of formation whether or not they intend to file a joint campaign finance report.
    4. There shall be reasonable naming restrictions for PPOs as outlined in the Elections Policies and Procedures.
    5. The submission of a Declaration of Intent for a PPO shall render the party registered for a full year from the date of submission. Once an annual registration expires, a new Party Declaration of Intent must be filed every year for four years.
    6. The active period of a PPO shall begin the semester of the first registration and end after the PPO has operated for a maximum of four (4) years. After the PPO has operated for a maximum of four (4) years, then the two (2) year retirement period shall begin immediately. The Supervisor of Elections reserves the right to retire a PPO’s name early should their registration lapse.
    7. The retirement period shall be a duration of two (2) years in which the PPO shall be kept on record but shall not be active. After the retirement period, the PPO may be eligible to be reinstated within the active period.
14. Retired PPO names are afforded the same naming protections as active PPOs.
    1. Campaigning
       1. The Election Policies and Procedures shall maintain a section concerning campaigning.
       2. Such a section shall contain, at a minimum, the following applicable provisions:
15. There shall be restrictions on campaign signage location and duration of placement.
16. There shall be restrictions regarding the manner in which a person may campaign.
    * 1. All campaign materials, with the exception of individual PPO members’ personal social media posts, must be approved and on file with the Supervisor of Elections.
         1. Campaign materials are defined as all publicly presented items that contribute to a candidate’s campaign. Campaign materials include but are not limited to posters, signs, fliers, digital media, social media reposts of individual members or entities, and food items.
      2. Any conversation regarding a person’s candidacy, PPOs, or platforms is prohibited on the third floor of the Student Union East building, except in the following offices:
    1. Office of Elections
    2. Professional Staff Offices
    3. Office of the Attorney General
    4. Office of the Student Advocate
    5. Judicial Offices
       1. Any member of Student Government is prohibited from participating in conversation regarding a person’s candidacy, PPOs, or platforms while clocking hours or officially representing Student Government, unless their position requires such conversation. These positions include those working in the Office of Elections, the Attorney General, the Senate President Pro-Tempore, the Student Advocate, and members of the Judicial Branch.
          1. Exceptions are permissible under the supervision of representatives from the above listed offices, or Professional Staff members.
          2. PPOs and candidates are permitted to cite previous or current experience in Student Government at any point during their campaign(s).

* 1. The Ballot

1. The Ballot shall serve as the vehicle for the democratic process, carrying the will of the Student Body on all Constitutional and statutorily granted affairs.
2. The Election Policies and Procedures shall maintain a section concerning ballots.
3. Such a section shall contain, at a minimum, the following applicable provisions:
   1. Each ballot produced for a Student Government election shall be created and formatted by the Office of Elections.
   2. The ballot must be made public by the Supervisor of Elections five (5) business days preceding the nearest upcoming election.
   3. Absentee ballots shall be made available by the Office of

Elections.

* 1. All proper Constitutional Referenda and Plebiscites shall be placed on the ballot.
  2. Candidates’ names shall be placed on the ballots in a randomized manner.
  3. Candidates full name must appear as on their Osprey-1 Card. A preferred name may follow in parenthesis.
  4. Unopposed candidates shall be declared the winner by acclamation. No election for the respective seat shall be held.
  5. There shall be no select all option on the ballot. Instead, voters must only have the ability to select candidates one at a time.
  6. There shall be a presentation of all candidates’ platforms to be available to the individual voter upon viewing of the ballot. Such platforms shall be regulated by the Election Policies and Procedures.
  7. No changes shall be made to an election ballot within two (2) business days of the election.
  8. Further format regulations may be established by the Elections Policies and Procedures if they do not conflict with those statutorily mandated.
  9. Polls

1. The Election Policies and Procedures shall maintain a section concerning the polls.
2. Such a section shall contain, at a minimum, the following applicable provisions:
   1. There shall be at least two (2) polling stations provided by Office of Elections made available to the Student Body during an election.
   2. A protected polling region shall exist surrounding all Office of Elections polling stations not to be less than (50) feet in radius from the polling station and not to exceed seventy-five (75) feet in radius from the polling station within which all applicable Election Policies and Procedures shall be strictly monitored and enforced.
3. The exact designation for an election’s protected polling region must be determined by the Office of Elections and published four (4) weeks prior to the nearest upcoming election.
   1. There shall be poll workers who meet the requirements dictated within the Election Policies and Procedures who are selected and overseen by the Supervisor of Elections.

## **Chapter 603: Enforcement**

* 1. Disqualification

1. On the third (3) business day following the candidate submission deadline the Supervisor of Elections shall issue all notifications of disqualification to candidates that have failed to meet the constitutional requirements for candidacy.
2. The Supervisor of Elections shall contact all candidates who are disqualified and make known all candidates who do qualify.
3. Candidates will be disqualified and no longer eligible to run in the election cycle if they do not participate in a Mandatory Candidacy Meeting.
   1. Violations of the Elections Code
      1. Following the candidate submission deadline, the Supervisor of Elections shall issue all notifications of disqualification to candidates that have failed to meet the constitutional requirements for candidacy within three (3) business days of the established deadline.
      3. Violations of this Statute shall be designated as either a Major or Minor, but are not restricted to such.
      4. Violations regarding actions executed by any individual, including members of PPOs, that is not condoned by or at the direction of the PPO’s leadership must be filed against the individual, not the PPO.
4. Violations regarding actions committed by non-candidates at the direction of an individual candidate and not PPO leadership must be filed against said candidate, rather than the PPO.
   * 1. Major violations may be defined as any offense that aim to cause a major effect on the outcome of an election such as, but not limited to:
5. Tampering with election machinery;
6. Casting multiple ballots;
7. Intentional falsification of facts or information;
8. Intentionally causing another candidate to incur violations;
9. Involvement with an effort to falsify the election in any way;
10. Material violation of the Election Code of Ethics agreement; and
11. Accruing five (5) minor violations; and,
12. Any other offense deemed inappropriate by the Judiciary to the level that said individual acts in a way unbecoming of their desired office (i.e. conviction of a felony, discrimination etc.)
    * 1. Minor violations may be defined as but not limited to:
13. Any violation of the campaign guidelines document, and;
14. Failure to submit a Candidate Expense Statement by the deadline. Each day late shall be considered a single offense; and
15. Spending an excess of the campaign finance limit. Each percentage over the limit shall be considered a single offense.
    * 1. The Judiciary shall have the ability to determine whether any violation is deemed Major or Minor. Punitive actions, at the discretion of the Court, is based off of each individual case and alleged violation brought forth.
      2. Any currently serving elected or appointed student government member disciplined, suspended, or removed from office pursuant to a finding of violation of the Elections Code or Elections Policies and Procedures shall have the right to appeal such final decisions of the Judiciary directly to the Provost and Vice President of Student Affairs or other senior university administrators designated to hear such appeals. Such appeals shall be filed within five (5) business days of the removing body’s decision.
    1. Penalties
       1. Refer to Judicial Hearing Guidelines
       2. The confirmation by the Judicial Branch of one major violation against a candidate and/or PPO shall constitute immediate disqualification of a candidate and/or PPO.
       3. Accumulating five (5) minor violations equates to one major violation, and subsequent immediate disqualification.

603.4 Violation Timeline

* + 1. Any Activity and Service Fee paying student may file an Elections Complaint by end of business the day following the conclusion of the elections.
    2. The Supervisor of Elections shall have a reasonable amount of time following the conclusion of each election to forward elections violations to the Office of the Attorney General, not to exceed three (3) business days.
    3. The Attorney General shall have a reasonable amount of time following the conclusion of each election to forward election violations to the Judicial Branch, not to exceed three (3) business days.

603.5 Invalidation

1. Any Activity and Service Fee paying student may file a special Judicial Complaint with the intent to invalidate an election by end of business the day following the conclusion of said election.
2. A special Judicial Complaint is subject to special provisions outlined in the Judicial Policies and Procedures.
3. If an invalidation occurs the Supervisor of Elections shall schedule senators to work the polls.

603.6 Special Election

1. In the event of the invalidation of an election, the Supervisor of Elections must schedule a special election within three (3) weeks or before the end of the semester, whichever comes first.
2. If invalidation occurs more than three weeks before the first day of the general elections, the special election may adopt the schedule of the general election.
3. A special election may not occur during the University of North Florida’s determined final’s week.
4. A special election shall adhere to all guidelines set forth by Title VI and the Elections Policies and Procedures, excluding only scheduling guidelines that would become irrelevant in the event of a special election.
5. The same ballot must be used for this election; exceptions are limited to candidates who wish to or are required to be removed from the ballot and any plebiscite the Senate chooses to add to the ballot.
6. These plebiscites are still subject to the Election Policies and Procedures.
   1. Statute of Limitations

A. No election may be invalidated once it has been validated.

* 1. Assumption of Office

1. Election Results
   1. Election results shall be released by the Office of Elections in accordance with the Election Policies and Procedures.
   2. The presidential and vice-presidential ticket with the most votes wins their respective seats.
   3. The candidates with the most votes win a senate seat in declining order until they are filled.
   4. In the event of a tie for the final seat in the senatorial race or for presidency, a runoff procedure shall occur as outlined in the Election Policies and Procedures.
   5. The Supervisor of Elections shall prepare elections results in accordance with the Election Policies and Procedures and present them in the form of a Senate Bill to the Senate on second (2nd) read with the sponsorship of the Senate President Pro-Tempore, barring a conflict of interest.

If the Senate President Pro Tempore has a conflict of interest, a member of the Rules and Oversight Committee who does not have a conflict shall sponsor the bill.

* 1. In the event that the election goes uncontested, a Bill of Acclamation shall be created thus confirming the candidates for acclimation into the Senate.
  2. All elections results bills must be forwarded to the Senate no later than twelve (12) business days following the close of the election if all pending elections related Judicial Complaints have been resolved.
  3. The Senate must vote to validate the election by majority approval of the bill.
  4. If the Senate validates the election, all newly elected candidates shall be installed.

1. Installation
   1. All Senatorial candidates shall be installed at the first Senate meeting following the validation of the election or confirmation of acclamation of candidates into the Senate.
   2. Presidents and Vice Presidents-elect shall be sworn in as dictated by Article V.

# HISTORY:

SB-96F-959 (November 13, 1996)

Original SB-97S-985 (March 27, 1997)

SB-97S-986 (March 27, 1997)

SB-97S-987 (March 27, 1997)

SB-97F-1008 (October 10, 1997)

SB-97F-1012 (October 27, 1997)

SB-97F-1028 (December 2, 1997)

SB-97F-1039 (December 18, 1997)

SB-97F-1040 (December 18, 1997)

SB-98S-1070 (April 22, 1998)

SB-00S-1293 (February 1, 2000)

SB-02SB-1568 (September 19, 2002)

JB-02-0001 (July 15, 2002)

SB-03S-1657 (March 14, 2003)

SB-04S-1747 (February 20, 2004)

SB-04SA-1775 (June 28, 2004)

SB-04SA-1776 (June 28, 2004)

SB-04SA-1777 (June 28, 2004)

SB-04SA-1778 (June 28, 2004)

SB-04SA-1772 (July 1, 2004)

SB-04SA-1774 (July 1, 2004

SB-04SA-1779 (July 1, 2004)

SB-04SA-1780 (July 1, 2004)

SB-04SB-1790 (August 2, 2004)

SB-04F-1801 (September 20, 2004)

SB-04F-1810 (October 12, 2004)

SB-04F-1823 (November 29, 2004)

SB-04F-1836 (December 16, 2004)

SB-04F-1837 (December 13, 2004)

SB-05S-1851 (January 24, 2005)

SB-05SB-1934 (August 22, 2005)

SB-05SB-1935 (August 22, 2005)

SB-05SB-1936 (August 22, 2005)

SB-05SB-1937 (August 22, 2005)

SB-05SB-1938 (August 22, 2005)

SB-06S-1970 (January 30, 2006)

SB-06S-1972 (February 13, 2006)

SB-06S-1973 (January 30, 2006)

SB-06S-1974 (February 13, 2006)

SB-06S-1975 (February 13, 2006)

SB-07S-2089 (March 6, 2007)

SB-06SA-2031 (June 19, 2006)

SB-07SA-2132 (July 2, 2007)

SB-07F-2151 (August 29, 2007)

SB-07F-2154 (September 11, 2007)

SB-07F-2155 (September 11, 2007)

SB-07F-2156 (September 11, 2007)

SB-07F-2157 (September 11, 2007)

SB-07F-2158 (September 11, 2007)

SB-07F-2171 (October 29, 2007)

SB-07F-2172 (November 13, 2007)

SB-07F-2173 (November 13, 2007)

SB-07F-2182 (January 28, 2008)

SB-07F-2183 (January 28, 2008)

SB-07F-2190 (January 28, 2008)

SB-07F-2184 (February 8, 2008)

SB-07F-2189 (February 8, 2008)

SB-07F-2191 (February 8, 2008)

SB-08S-2201 (February 8, 2008)

SB-08S-2217 (April 4, 2008)

SB-08S-2218 (April 4, 2008) SB-09S-2304 (February 16, 2009)

SB-09S-2316 (February 16, 2009)

SB-09S-2305 (March 3, 2009)

SB-09F-2349(August 23, 2009)

SB-09F-2344 (January 4, 2010)

SB-10S-2392 (March 3, 2010)

SB-10S-2393 (July 9, 2010)

SB-10SA-2418 (July 9, 2010)

SB-11S-2481 (January 10, 2011)

SB-10F-2472 (January 31, 2011)

SB-11SB-2539A (September 26, 2011)

SB-12S-2566 (January 9, 2012)

SB-12S-2567 (January 30, 2012)

SB-12S-2575 (February 13, 2012)

SB-12S-2579 (February 20, 2012)

SB-12S-2594A (May 9, 2012)

SB-12SA-2598A (July 23, 2012)

SB-12F-2628 (September 24, 2012)

SB-12F-2652 (November 19, 2012)

SB-13S-2667 (January 28, 2013)

SB-13S-2671 (February 25, 2013)

SB-14S-2743 (January 15, 2014)

OB-14SA-2771 (June 9, 2014)

SB-15SB-2886 (July 20, 2015)

SB-16S-2948 (April 11, 2016) Based on Attorney General Interpretation F-2015-4

SB-16SB-3017 (July 20, 2016)

SB-17SA-3204(July 17, 2017)

SB-17F-3238 (October 27, 2017)

SB-17F-3257 (November 3, 2017)

SB-18SA-3296 (July 1, 2018)

SB-18F-3333 (November 30, 2018)

SB-19S-3388 (April 12, 2019)

SB-19SB-3407 (July 12, 2019)

SB-19F-3445 (November 18, 2019)

OB-20S-3496 (March 13, 2020)

SB-20F-3535 (November 20, 2020)

SB-21SB-3565 (July 16, 2021)

SB-21F-3583 (November 5. 2021)

SB-22F-3652 (December 9, 2022)