AFT Local 2121 Constitution <u>& By-Laws</u> (DRAFT 3/20/18)

Preamble

We, the members of the San Francisco Community College District Federation of Teachers, believing that the Community College District of San Francisco must become a strong, flexible institution serving the varying needs of a learning society through a wide range of academic transfer programs, occupational training, developmental work, and continuing adult education, have joined together, as herein defined in this Constitution, for the purpose of exerting a collective, constructive and positive influence on the development of Community College education in San Francisco.

Article I Name

This organization shall be known as the San Francisco Community College District Federation of Teachers, Local 2121, American Federation of Teachers, AFL-CIO.

Article II Objectives

- 1. To promote the welfare of students and the advancement of community college education in the public interest;
- 2. To promote the highest standards of professional services in education;
- 3. To obtain for faculty their rightful voice in shaping educational policy and in establishing the conditions under which they work;
- 4. To promote the welfare of faculty by obtaining full and just compensation for professional services rendered;
- 5. To maintain for faculty the right to free collective bargaining as a necessary means for achieving the substantive aims and purposes of this organization.

Article III [was Article VIII] Affiliation

- Section 1. This Union shall maintain affiliations with and, whenever possible, shall send delegates to the following organizations:
 - a. The American Federation of Teachers. All delegates and alternates to the national convention of the AFT shall be elected in the regular election of officers.
 - b. California Federation of Teachers.
 - 1. Delegates shall be elected at least one month before the State Convention in accordance with CFT policy.
 - 2. A part-timer shall be appointed by the President with the approval of the Executive Board to represent the Local at meetings of the CFT Part-timers Committee and participate in the Local's Part-timer Committee.

- 3. The President shall nominate representatives to serve on the other various statewide CFT committees.
- 4. The President and/or the Vice-President shall represent AFT 2121 at the CFT Community College Council.
- c. San Francisco Labor Council. Delegates shall be elected in the regular election of officers.
- d. California Labor Federation, AFL-CIO. Delegates shall be elected at least one month before the convention at a regular membership meeting.

Section 2. Delegates to affiliated organizations shall meet the same requirements as officers of the Union. They must be members in good standing must be members in good standing of either the AFT 2121 Local or the AFT 2121 Retiree Chapter for the year prior to the election.

[Note: This is current practice for members of the Local. This proposal extends the same requirement to retired members who run to be part of a delegation.]

Article IV [was Article III] Membership

Section 1. Membership in this organization shall be open to all faculty of the San Francisco Community College District including <u>all faculty currently employed by</u>, on <u>unpaid</u> <u>leave from</u>, or retaining recall rights with City College of San Francisco. Membership <u>shall be open to</u> department chairs and program supervisors but not administrators. <u>Membership in good standing in Spring semester shall include the following Summer.</u> *[Note: Non-substantive additions, clarifying current practice.]*

Section 2. <u>Retired Members</u>

a. Members who were in good standing in Local 2121 at the time of retirement automatically become lifetime members of AFT National, without dues, as per the AFT National Constitution. [Note: This conforms with AFT National rules.]

<u>b.</u> *[was all of section 2]* Members who were in good standing in Local 2121 at the time of retirement may retain membership in the organization join the AFT 2121 Retiree Chapter by paying special retiree dues. Payment of such dues entitles the retiree to be a member in good standing of AFT 2121. Such members may cancel their membership at any time.

c. Members of the AFT 2121 Retiree Chapter retain limited membership in Local 2121, and may vote in Local 2121 elections, including leadership elections. However, they shall not vote on dues, contract ratification, or strike authorization. They may be nominated and serve as delegates to affiliated organizations, such as AFT, CFT, and the San Francisco Labor Council. They shall not be nominated or serve as General Officers, Representatives-at-Large on the Executive Board, or secretary of the Labor Council delegation. [Note: In current practice, retirees have usually not been able to vote. They frequently serve as delegates to affiliated organizations. This proposal would increase their voting rights, maintain their right to serve on delegations, but not permit retirees to serve as reps-at-large or officers.]

<u>d.</u> *[was continuation of section 2]* Retired members who are reemployed by the District to work part-time are not eligible for special retiree dues during the period of reemployment, but resume eligibility for Local 2121 active membership during that time.

e. Retiree Chapter Members may choose to join and contribute to AFT 2121 COPE.

- Section 3. Teachers and other educational workers not eligible for membership in this organization under Section I may apply for membership. individually and may be accepted upon recommendation of the Executive Board, and approval at the next General Membership or Delegate Assembly meeting.
- Section 4. Eligibility for membership may be extended to the employees of educational agencies other than the Community College District or to other employees of the District, in instances where there exists a community of interest, or function or an administrative interrelationship, upon recommendation of the Executive Board, and approval at the next General Membership or Delegate Assembly meeting.

[Note: Sections 3 and 4 allow people who are not members of our bargaining unit to apply for membership in AFT 2121. Deleting this would mean that we may represent only people in our bargaining unit – the faculty of CCSF.]

Section 3. [was Section 5] No person shall be denied membership or otherwise discriminated against by Local 2121 on the basis of race, color, ancestry, national origin, ethnic group identification, religion, age, gender identity or expression, marital status, domestic partner status, sexual orientation, disability or AIDS/HIV status, medical conditions, status as a military veteran, or citizenship, social, political or economic status.

Article V Dues [Was By-laws Article VII Dues]

Section 1. Effective July 1, 1988, January 1, 2017, dues of this Federation shall be equal to .8of 1% 1.5% of annual District earnings plus mandated increases in required affiliation fees and insurance premiums. [Note: Membership has already approved this change, Fall 2016.]

Section 2. Dues for associate members shall be \$2.00 per pay period. [Note: There is no such thing as an associate member.]

Section <u>2.</u> [was Section 3.] Dues may be changed only by a majority vote of all members

voting in a referendum.

Section 3. Members not currently deducted for union dues may pay special dues of \$5.00 per month to be considered members in good standing. Part-time faculty will only be required to pay these special dues during the academic year.

[Note: Clarifying current practice and updating language to reflect monthly pay. For full-timers the yearly cost would remain \$60, and for part-timers it would change from \$48 to \$50.]

Section 4. Any member more than six biweekly pay periods three months in arrears shall not be in good standing. After notification sent by first class mail, investigation by the Membership Committee, and confirmation by the Executive Board, he/she they shall forfeit membership.

[Note: Language update to reflect monthly pay.]

- Section 5. Members of Local 2121 on unpaid leave who wish to retain benefits of membershipmay pay \$2.50 per biweekly pay period for full timers or \$2.00 per biweekly pay period for part timers. [Note: Covered in new Section 3 above.]
- Section 6. Dues for members not covered by payroll deduction shall be one total of 12 months' dues at the applicable rate as specified in this article, payable in advance. [Note: Covered in new Section 3 above.]
- Section 7. Special Retiree Dues shall be \$6.00 per year, payable annually [Note: Retiree dues are set in the Retiree Chapter rules, not by the AFT 2121 Local.]

Article VI [was By-laws Article VIII] Parliamentary Authority

[Was By-laws Art VIII Section 1.] The rules contained in Robert's Rules of Order (latest revision) shall govern this organization in all cases in which they are applicable, and in which they are not inconsistent with the Constitution, By-Laws, or Rules adopted by the Union.

Article VII [was Article V] General Membership Meetings

- Section 1. [was all of Art V] Meetings of the membership shall be held at least once a semester. In election years, the spring meeting must be held in the month of March. Additional membership meetings will be held if 25 Union members petition the Executive Board.
- Section 2. [was By-laws Art I Section 1] Unless otherwise ordered by the membership or the Executive Board, regular membership meetings shall be held once every semester. The membership shall be notified by mail two weeks in advance of the General Membership meetings. The notice shall include the agenda for the meeting.

[Note: Deleted language because merging the Constitution and By-laws makes it redundant.]

- <u>Section 3.</u> *[was By-laws Art I Section 2]* Special membership meetings may be called by the President on his/her own initiative, by direction of the Executive Board, by direction of the Delegate Assembly, by direction of a membership meeting or by direction of a petition signed by twenty-five members in good standing.
- Section 4. [was By-laws Art I Section 3] Notice of special membership meetings must be initiated by the President within twenty-four hours after receiving the direction to call such a meeting. This notice and the agenda for the special meeting must be sent to the membership at least seven days prior to the meeting date.
- <u>Section 5.</u> [was By-laws Art I Section 4] Twenty-five members present at any regular General <u>Membership</u> meeting or a special meeting shall constitute a quorum.

Article VIII [was Article IV] Delegate Assembly

- Section 1. There shall be a Delegate Assembly consisting of all precinct representatives and all members of the Executive Board. *[Moved from previous section 4:]* The Delegate Assembly shall set policy for the Union between meetings of the membership. Any decisions of the Delegate Assembly shall be subject to change by the General Membership. During collective bargaining, the Delegate Assembly shall approve the Union's initial contract proposal; vote on such resolutions as deemed appropriate by the Executive Board; and once a tentative agreement has been reached, make a recommendation on ratification.
- Section 2. [was part of section 1] The Delegate Assembly shall meet on a regular basis, and at least four times a semester. Except under emergency circumstances, the schedule, minutes, announcements and agendas of meetings shall be sent out to all union members. Official minutes will be made available when approved. The schedule of Delegate Assemblies will be set by the Executive Board. If ten delegates or 20 Union members petition the Executive Board, a special meeting will be held. The membership shall be informed of special meetings.
- Section 3. The Executive Board shall have authority to draw up or modify precinct membership, with consideration to size, schedules, disciplines, departments, and/or locations. Any revision of the apportionment must be approved by majority vote of the Delegate Assembly. Faculty reassigned to non-instructional duties or on other special assignments may raise precinct assignment preference with the Executive Board. The reapportionment process may include an increase or decrease in the number of precincts and may be initiated by a majority vote of the Executive Board or of the Delegate

Assembly, or by petition of five delegates or 20 Union members.

- Section 4. [was Section 5] The President of the Union shall preside over meetings of the Delegate Assembly. In the absence of the President, the Vice-President shall preside. Any replacements on the Delegate Assembly shall be nominated by the President, recommended by the Executive Board, and confirmed by the Delegate Assembly. [Note: Cut because this is covered in Section 9 below.]
- Section 5. [was By-laws Art II Section 1] The quorum for the Assembly shall be one-half of the filled Precinct representatives' seats. To determine this quorum, both Executive Board members and Precinct representative delegates present shall be counted. The Executive Board shall set the times and dates for meetings.

[Note: Deleted language because merging the Constitution and By-laws makes it redundant.]

Section 6. All members in good standing are eligible to be representatives of their precincts, and to vote for their precinct representatives, excluding department chairs and program <u>directors.</u> [Note: Non-substantive, clarifying current practice.]

- Section 7. The AFT 2121 Retiree Chapter may select a Retiree Chapter Representative to act as Precinct Representative for the Retiree Chapter. The Retiree Representative shall not vote on collective bargaining, dues, or related issues, but may vote on other concerns, including those impacting retirees, such as retiree health, welfare, and pension benefits. [Note: This is clarifies current practice.]
- <u>Section 8.</u> [Was Section 2] Election of precinct representatives, <u>except for the Retiree Chapter</u>
 <u>Representative</u>, shall be by secret ballot and must take place at least once every two years. Each precinct shall elect its representative. Any appeal of the election process will be heard by the Executive Board.
- <u>Section 9.</u> [was part of section 2] Any precinct representative vacancy, <u>except for a vacancy in</u> the position of the Retiree Chapter Representative, shall be filled by a member from said precinct, and who has been nominated by the President and approved by the Delegate Assembly.
- Section 10. [was Section 6] Any precinct representative, except for the Retiree Chapter
 Representative, may be recalled by a majority vote of those voting in a precinct. The manner of voting shall be in accordance with the By-Laws Recall election shall take
 place after receipt by the Executive Board of a recall petition signed by at least one-third of the members in good standing in a precinct.

Article IX [was Article VI] Executive Board

- Section 1. [was Art VI Section 2] The Executive Board shall conduct the business of the Union between meetings of the general membership or the delegates and shall make recommendations regarding policy to the membership and the Delegate Assembly. During the summer recess, the Executive Board shall act for the membership and the Delegate Assembly.
- Section 2. [was Art VI Section 1] The Executive Board shall consist of the following members: President, Vice-President, Secretary and Treasurer.; the Labor Council Delegate-Secretary; <u>Retiree Representative</u>, and six or more (Representatives-at-Large in accord with Article VII. Section 2 <u>Article X</u>; no more than three of whom may be from any one department.
- Section 3. The AFT 2121 Retiree Chapter may select a Retiree Representative to the Executive Board. The Retiree Representative shall not vote except on issues directly impacting retirees such as retiree health, welfare, and pension benefits.

[Note: The Retiree Representative is currently a non-voting position. This proposal would extend limited voting rights to the Retiree Representative.]

- Section 4. [was part of Art VI section 1] Department chairpersons or program supervisors in the supervisory bargaining unit shall not serve as general officers or members of the Executive Board.
- Section 5. [was part of Art VI section 1] All positions on the Executive Board, except for the <u>Retiree Representative</u>, shall be elected at large by the membership at the time of the general election.
- Section 6. [was By-laws Art III Section 1] Unless otherwise ordered by the Executive Board or the President, regular Executive Board meetings shall be held at least once each month. The time and place of such meetings shall be set by the Executive Board. Special Executive Board meetings may be called by the President, or by the President at the direction of one-third of the members of the Board.
- Section 7. [was part of By-laws Art III Section 1] One-half of the membership of the Executive Board shall constitute a quorum.

Article X [was Art VII Section 2] Representatives-at-Large on the Executive Board

Section 1. [was a] Six Representatives-at-Large to the Executive Board (See Article VI Section 1) shall be elected by the General Membership in the general election.

- Section 2. [was b] If no part-timer is elected as a Representative-at-Large, the part-timer receiving the most votes shall be seated on the Executive Board as an additional Representative-at-Large.
- Section 3. [was part of new section 1, above] Vacancies for Representatives-at-Large shall be filled by a member nominated by the President and approved by the Delegate Assembly.
- Section 4. [copied from part of Art VI section 1] Department chairpersons or program supervisors in the supervisory bargaining unit shall not serve on the Executive Board.

[Was part of Art VI section 1.] Every Representative-at-Large will be expected to chair a committee as defined in the By-Laws.

[Note: There are not enough formal committees for each rep-at-large to chair one.]

Article XI [was Article VII] General Officers on the Executive Board and Delegates

Section 1. General Officers

- a. The general officers of this organization shall be a President, Vice-President, Secretary and Treasurer. To be eligible to run for the offices, the candidates must have been members in good standing for at least the year prior to their nomination.
- b. All officers shall perform the customary duties and exercise the usual powers of such offices subject to direction of the Executive Board., unless otherwise specified in the Constitution or the By-Laws.
- c. When the President is absent, the Vice-President shall preside over meetings. In the event of the resignation or incapacity of the President to fulfill the duties of the office, the Vice-President shall assume such duties until the next election. If the Vice-President declines to serve or is ineligible to serve under the provisions of this Constitution, a special meeting of the Delegate Assembly shall be called to elect a member in good standing to serve as interim President until such time as an election by the General Membership can be held (either regular or special).
- d. *[Was part of new c, above]* Vacancies in any office other than President shall be filled by a member nominated by the President, recommended by the Executive Board, and confirmed by the Delegate Assembly.
- e. [copied from part of Art VI section 1] Department chairpersons or program supervisors in the supervisory bargaining unit shall not serve as general officers-or members of the Executive Board. [Note: Cut because this is now covered in Article X Section 4.]

Section 2. The President

[Note: This was all from By-laws, Art V section 1. It was one long paragraph with little organization. In this proposal it is re-arranged but there are no substantive changes.]

<u>a.</u> The President shall be the chief executive officer of the organization and shall be

responsible for executing the policies of the Union. <u>The President</u> shall sign all necessary papers and documents, shall administer all obligations, and shall be responsible for the representation of the Union whenever and wherever required.

- <u>b. He/She The President</u>, or a designee, shall preside at all meetings of the membership, the Delegate Assembly and the Executive Board, shall be ex-officio member of all committees
- <u>c. He/She-The President</u>, or a designee with the approval of the Executive Board, shall be chairperson of all negotiating and bargaining committees.
- <u>d. He/She-The President</u> shall appoint the chairpersons of all committees with the approval of the Executive Board. <u>He/She</u>, <u>and</u> shall have the power to remove committee chairpersons subject to the approval of the Executive Board.
- e. <u>He/She The President or designee</u> shall be an ex-officio member <u>of all committees</u>, and chairperson delegates of the Union to the San Francisco Labor Council and conventions of the California Federation of Teachers and the American Federation of Teachers.
- <u>f. He/She The President</u> shall have direct supervision of the staff and employees of the Union.
- <u>h.</u> [Was By-laws Art V Section 1, Sub-Section 1] The President of Local 2121, AFT, shall be empowered to request <u>half-time or full-time union</u> leave from the District (San Francisco Community College District) during his/her term of office to serve as a local, statewide, or national Union representative.

Section 3 The Vice-President [was By-laws Art V Section 2]

The Executive-Vice-President shall perform such duties as the President may direct.

Section 4: The Secretary

[Note: This was By-laws Art V Section 3. It was all one paragraph. In this proposal, it has been broken it into sections for readability but there are no substantive changes.]

- <u>a.</u> The Secretary shall be the custodian of the Union seal and shall be responsible for recording the minutes of all General Membership, Delegate Assembly, and Executive Board meetings.
- <u>b. He/She The Secretary</u> shall issue all notices as directed by the membership, the Delegate Assembly, or the Executive Board and shall prepare a correspondence digest for each membership, Delegate Assembly, and Executive Board meeting.

<u>c. He/She The Secretary</u> shall maintain office files, except financial and membership files.

Section 5: The Treasurer

[Note: This was By-laws Art V Section 4. It was all one paragraph. In this proposal, it has been broken into sections and rearranged slightly for readability but there are no substantive changes.]

 a. The Treasurer shall receive all moneys from all sources, issue all receipts, deposit in the name of the Union all moneys in a bank or banks and/or in the San Francisco Federated Teachers Credit Union, make all expenditures of Union funds by checks issued jointly with the President, Vice-President or Secretary or Executive Director, pay all obligated fixed expenses provided for in the budget when and as they become regularly due, and issue checks ordered paid by members.-dulyassembled at any membership, District Assembly, or Executive Board meeting,

b. The Treasurer shall maintain all financial records of the Local.

- <u>c. The Treasurer shall</u> present a financial report at each regular General Membership meeting or whenever requested by the President. , and maintain the financial records.
- <u>d.</u> The Treasurer shall be responsible for preparing all tax reports.
- e. The Treasurer shall be chairperson of the Budget Committee.

Article XII [was Art VII Section 3] Representatives to San Francisco Labor Council

- Section 1. Delegates, whose number is determined by the San Francisco Labor Council, shall be elected at large by vote of the membership, concurrently with the election of general officers.
- Section 2. Members in good standing of the AFT 2121 Retiree Chapter may be nominated and elected to serve on the delegation to the San Francisco Labor Council. [Note: Reflects current practice.]
- <u>Section 3.</u> The candidate receiving the most votes shall also serve as secretary of the delegationand as a member of the Executive Board, except for retiree delegates as per Article IV.2.c. The secretary of the delegation shall serve as a member of the AFT 2121 Executive Board. [Note: Current practice is that the delegation secretary serves on the e-board.]

Section 4. The President of Local 2121 shall be chairperson ex-officio of the delegation.

Section 5. The Executive Director (a paid employee of the Union) shall serve as an ex-officio member of the delegation.

Article XIII [was By-laws Article VI] Committees

- Section 1. There shall be the following Special Committees of the Union: Grievance, Budget and Membership. Members of these committees and any other committees shall be appointed by the President with the approval of the Executive Board, with the exception of the Election Committee and the Part-timer Committee.
- Section 2. The Delegate Assembly shall elect a three-member Election Commission, the top vote-getter being the chair, and a fourth vote-getter being the alternate. No Executive Board member or Delegate Assembly member or candidate for these positions shall be a member of the Commission. After the first election of the Commission, elections of Commission members shall take place in the first Delegate Assembly meeting after a General Election. The election will take place at a Delegate Assembly meeting in Spring semester prior to Union elections. Terms will be two years. The Commission will handle oversee all secret ballot elections, recalls, and referendums. The Commission will determine eligibility of voters and candidates. Vacancies on the Election Commission will be filled by the Delegate Assembly. [Note: This is a clarification of current practice.]
- Section 3. There shall be a standing Part-timer Committee. Membership is open to any Union members in good standing.

Article XIV Union Release Time [was Art VII Section 6]

Officers with release time shall not be considered paid employee of the Union. Salaried officers shall not be considered paid employees. Officers working during the summer and other breaks may be paid with Union funds for extra work, on approval of the Executive Board.

<u>Faculty approved by the Executive Board for Union release time are not considered paid</u> <u>employees of the Union. However, AFT 2121 may also approve pay for any faculty member</u> <u>performing other Union work.</u> [Note: Wording change for clarity.]

<u>Article XV:</u> Nominations and Elections for Executive Board <u>and Officers</u>

[Note: Combining Constitution Art VII and by-laws Art IV]

- Section 1. [was Art VII Section 4] All officers, Representatives-at-Large and Labor Council Delegates shall be elected biennially for a term of two years, commencing June 1. Timeand method of the elections shall be stated in the By-Laws.
- Section 2. [was part of new section 1 above] Presidents of AFT Local 2121 shall not succeed themselves in office more than once, but will be eligible to run for President after a break of at least one term of office.
- Section 3. [was By-laws Art IV Section 2] Any member eligible to hold office may be nominated. Prospective candidates must file a statement of intent to serve with the Secretary five days prior to the March membership meeting. Statements of purpose must be signed by five members in good standing. Forms for this purpose will be distributed to all members three weeks before the election. Additional nominations may be made from the floor of the March membership meeting.
- <u>Section 4.</u> *[was By-laws Art IV Section 4]* All candidates shall be guaranteed equal access to the membership in electioneering. Each candidate who so requests shall receive one set of mailing labels and the phone numbers <u>and /or email addresses</u> of all Union members except those who indicate they do not want their <u>phone numbers-contact information</u> released to candidates for Union office. It will be the responsibility of candidates receiving the above information to assure that the information is used only for Union election purposes.
- <u>Section 5.</u> *[was By-laws Art IV Section 5]* No organizational funds shall be used <u>in-on</u> behalf of any candidate or group of candidates, except for a single pre-election statement of all candidates. Paid staff members, non-elected officials, shall not take part in campaigning for any candidate.
- <u>Section 6.</u> [was By-laws Art IV Section 1] Regular biennial elections shall be by ballots mailed first class to the membership within six weeks following the March membership meeting. For special elections, a three-week time limit shall apply.
- Section 7. [was part of By-laws Art IV Section 1] Ballots shall be accepted up to at least fourteen calendar days after ballot mailing. Any member in good standing at the time of the membership meeting preceding the deadline for submitting mailing of ballots is eligible to vote. [Note: This clarifies current practice.]
- Section 8. [was By-laws Art IV Section 3] The candidate receiving the highest number of votes for each office shall be declared elected. In the event of a tie, the newly elected Executive Board shall resolve the tie prior to the seating of any of the candidates involved in the tie.

- Section 9. [was part of By-laws Art IV Section 1] Results shall be mailed in along with the minutes of the March meeting. announced at the latest 21 days after ballot mailing. [Note: Reflects current practice.]
- <u>Section 10. [was Art VII Section 5]</u> In a recall election, a <u>A</u>ny officer or other member of the Executive Board may be recalled by two-thirds of those voting. The manner of voting shall be in accordance with the By-Laws, <u>A recall election shall be held</u> after receipt by the Executive Board of a recall petition signed by at least one-third of the members in good standing. [By-laws Art IV Section 6:] In the event of the receipt of a petition to recall any officer or other member of the Executive Board, the s Signatures will be considered as qualified if not disqualified by the Membership Committee within one week and a special election shall be completed within three weeks of said qualification in accordance with Section 1 of this article.

Article XVI: Contract Ratification

- Section 1. Following Delegate Assembly recommendation on contract ratification (see Article VIII Section 1), a ratification vote will be held.
- Section 2. All members in good standing will be eligible to vote, excluding department chairs and program directors.

[Note: Our practice has been to allow fee-payers to vote on contract ratification. This proposal would change that, so that only members could vote. The language excluding department chairs is a non-substantive addition, clarifying current practice.]

Article XVII [was Article IX] Amendments

- Section 1. All amendments to this Constitution must be ratified by two-thirds of those voting by secret ballot. Constitutional amendments may be proposed at a General Membership Meeting or at a Delegate Assembly at which the proposed amendments shall be a special order of business. The amendments must have been submitted in writing to the Secretary in time to permit a copy to be forwarded to each Union member at least two weeks before the meeting at which the amendment is to be proposed. Majority approval of those voting at the General Membership Meeting or the Delegate Assembly will be required before the proposed amendments can be considered for ratification by secret ballot.
- Section 2. Secret ballots on constitutional amendments shall be conducted only at the time of an election for general officers, except in the event that two-thirds of those voting in a General Membership meeting or a Delegate Assembly declare an emergency.Constitutional amendments may also be proposed for ratification by petition as provided for in Article X, but unless the General Membership or the Delegate Assembly declares

an emergency, the vote to ratify must take place with the vote for general officers.

Article XVIII [was Article X] Referendum

Proposed actions, including amendments to the Constitution and By-Laws, may be submitted to a referendum vote by order of a General Membership Meeting or a Delegate Assembly, or by a petition signed by not fewer than seventy-five members in good standing, except that in no case shall a referendum be held, the beginning or termination date of which falls between May 30th and September 1.

Article XIX [was Article XII] Mail Ballot Resolutions

- Section 1. This article shall apply only to resolutions concerning local, statewide, national, and international issues which do not directly involve U.S. labor unions or labor issues, or which do not directly involve educational issues, or which do not directly relate to Article II of this constitution.
- Section 2. All resolutions fitting the above definition must be approved by 60% of those voting in a mail ballot. Such resolutions must have been submitted to the Secretary in time to permit a copy to be forwarded to each member with the announcement of the General Membership Meeting or the Delegate Assembly at which the resolution will be considered. In order for the mail ballot on the resolution to take place, a majority of those voting at the General Membership Meeting or the Delegate Assembly must vote in favor of sending the proposed resolution to the membership.
- Section 3. The vote on the resolution shall consist of two possibilities: "yes" or "no." To pass, the resolution must receive "yes" votes from at least 60% of those voting by secret ballot. Ballots on such resolutions shall be conducted only at the time of an election for general officers, except in the event that two-thirds of those voting in a General Membership Meeting declare an emergency. In the case of a declared emergency, as stated above, a secret ballot shall be conducted as quickly as possible within the next month. Should an emergency be declared for one resolution, all others waiting to be voted upon shall be sent out as well.

Article XX [Was Article XI] Adoption

Section 1. This Constitution as amended shall become effective upon ratification by the membership.

Section 2. A copy of this Constitution and all future amendments shall be submitted to the National Office of the American Federation of Teachers.

By-laws Article IX Amendments

Section 1. Amendments to the By-Laws, except for changes in dues structure, must be presented in writing to the Secretary in time for the membership to receive a copy of the proposed amendments one week prior to the first General Membership meeting or Delegate Assembly at which the amendment is to be proposed. In order for the amendment to be adopted, it must be approved by a majority of those voting at two General Membership meetings or at one General Membership meeting and one Delegate Assembly meeting within six months of presentation.

[Note: Combining the Constitution and By-laws makes this section unnecessary.]