AN ORDER TO CLARIFY THE SENATE BYLAWS REGARDING THE PRESIDENTIAL VETO

Whereas, any conflicting bylaws of the Student Senate must be brought into immediate alignment with the Constitution, as per Article I Section 2(b) of the same;

Whereas, Section IV(14) of the Bylaws of the Student Senate currently reads, “Senate Resolutions constitute a call for action and must be passed by a simple majority vote of the Senate. A resolution cannot be adopted until it has been signed by the Student Body President. If not signed within one (1) academic week, the Senate may adopt the resolution with a three-fourths vote in favor of the resolution”;

Whereas, Article III Section 3(a) of the Constitution currently reads, “Resolutions constitute a call for action and must be passed by a majority vote of the Senate. A resolution cannot be adopted until it has been signed by the Student Body President. Any resolution not signed by the Student Body President within one academic week may be adopted by a two-thirds vote of all the voting members of the Senate”;

Whereas, Section IV(14) of the Senate Bylaws is currently inconsistent with Article III Sec. 3(a) of The Constitution regarding the voting threshold required to overturn a presidential veto;

Whereas, this conflicting bylaws provision may potentially serve as a source of confusion and should be resolved to ensure internal consistency; therefore, be it

Ordered by the Student Senate of the University of Notre Dame du Lac,

That the Bylaws of the Student Senate are hereby amended as follows:

1. **Section IV(14) is amended to read as follows:**
   Senate Resolutions constitute a call for action and must be passed by a simple majority vote of the Senate. A resolution cannot be adopted until it has been signed by the Student Body President. If not signed within one (1) academic week, the Senate may adopt the resolution via a two-thirds vote in favor of the resolution.

   It is so ordered.

   ___________________________________
   Daniel Jung
   Student Body President