THE GEORGE WASHINGTON UNIVERSITY
Washington, D.C.

MINUTES OF THE REGULAR FACULTY SENATE MEETING
HELD ON MAY 8, 2015
IN THE STATE ROOM

Present: President Knapp, Provost Lerman, Registrar Amundson, and Parliamentarian Charnovitz; Dean Jeffries; Professors Brazinsky, Downes, Galston, Garris, Griesshammer, Harrington, Katz, Khoury, McAleavey, Price, Pulcini, Roddis, Rohrbeck, Sarkar, Sidawy, Squires, Swaine, Swiercz, Wilmarth, and Wirtz

Absent: Deans Akman, Brown, Dolling, Eskandarian, Feuer, Goldman, Livingstone, Morant, and Vinson; Professors Costello, Hawley, Hopkins, Jacobson, McDonnell, McHugh, Marotta-Walters, Miller, Newcomer, Packer, Perry, Rehman, Rice, Rimal, Wald, Williams, and Zeman.

CALL TO ORDER:

The meeting was called to order at 2:15 p.m.

APPROVAL OF THE MINUTES

After removing a duplicated paragraph, the minutes were approved.

INTRODUCTION OF NEWLY-ELECTED ANR RE-ELECTED MEMBERS OF THE SENATE

The newly elected members of the Senate are as follows: Newly elected members are Harald Griesshammer (CCAS), Benjamin Hopkins (ESIA), Patrick McHugh (GWSB), Randall Packer (CCAS), Vanessa Perry (GWSB), Elisabeth Rice (GSEHD), Rajiv Rimal (MISPH), Cynthia Rohrbeck (CCAS), Arthur Wilmarth (LAW), Philip Wirtz (GWSB), and Robert Zeman (SMHS).

The reelected members of the Senate are as follows: Ellen Costello (SMHS), Alexander Downes (ESIA), Miriam Galston (LAW), Charles Garris (SEAS), Robert Hawley (SMHS), Leslie Jacobson (CCAS), Rebecca Katz (MISPH), Karen McDonnell (MISPH), Kathryn Newcomer (CCAS), Marie Price (CCAS), Joyce Pulcini (SoN), Scheherazade Rehman (GWSB), Kim Roddis (SEAS), and James Williams (GSEHD).

Note: The names of Senate members continuing to serve without reelection were not read.

The newly elected members of the Senate Executive Committee for 2015-2016 are as follows: Charles Garris (SEAS), Chair; Greg Brazinsky (ESIA), Sylvia Marotta-Walters (GSEHD), Karen McDonald (MISPH), Marie Price (CCAS), Joyce Pulcini (SoN), Anton Sadowi (SMHS), Paul Swiercz (GWSB), and finally Arthur Wilmarth (LAW). Parliamentarian Steve Charnovitz (LAW) was reappointed.
GW’s newest dean, Dr. Pamela Jeffries, of the School of Nursing, was introduced and received a round of applause.

CHANGE IN THE ORDER OF THE AGENDA

The agenda was changed to put general business items first.

GENERAL BUSINESS

I. APPROVAL OF THE FOLLOWING DATES FOR SENATE MEETINGS FOR THE 2015-2016 SESSION

The following dates as recommended by the Faculty Senate Executive Committee were approved by the Senate:

- September 11, 2015
- October 9, 2015
- November 13, 2015
- December 11, 2015
- May 13, 2016
- January 8, 2016
- February 12, 2016
- March 11, 2016
- April 8, 2016

II. NOMINATIONS FOR ELECTION OF FACULTY MEMBERS TO THE DISPUTE RESOLUTION COMMITTEE

The Senate nominated and approved Patrick Cook for election to the Dispute Resolution Committee for a three year term ending April 30, 2018.

III. NOMINATIONS FOR ELECTION OF FACULTY MEMBERS FOR APPOINTMENT BY THE PRESIDENT ADMINISTRATIVE COMMITTEES

Professor Garris moved the nominations of professors for the following committees:

- Committee on the Judicial System: Professor Bruno Petinaux
- University Hearing Board: Professor Beverly Westerman
- Student Grievance Review Committee: Professors Majeda El-Banna, Vivek Jain, Carol Lang, Joyce Maring, and Edward Robinson.

The entire slate was approved.

IV. NOMINATIONS FOR ELECTION OF FACULTY MEMBERS TO THE FACULTY SENATE STANDING COMMITTEES

The Senate nominated and approved Professor Arthur Robinson for election to the Physical Facilities Committee; Professors Miriam Galston and Gayle Wald for election to the Committee on Appointment, Salary, and Promotion Policies; Professor Randall Packer for election to the Committee for Fiscal Planning and Budgeting; Professor Harald Griesshammer for election to the Research Committee; and, Professor Gregory Squires for election to the Urban Affairs Committee.
V. NOMINATIONS FOR ELECTION OF FACULTY MEMBERS TO BOARD OF TRUSTEES STANDING COMMITTEES

The Senate nominated and approved Professor Charles Garris for election to the Academic Affairs Committee; Professor Joseph Cordes for election to the Advancement Committee; and, Professor Jennifer Frey for election to the Student Affairs Committee.

VI. NOMINATION FOR ELECTION OF FACULTY MEMBERS TO THE BENEFITS ADVISORY COMMITTEE

The Senate voted on whether to nominated Professor Joseph Cordes for election to the Benefits Advisory Committee.

VII. ANNUAL REPORTS OF FACULTY SENATE STANDING COMMITTEES

The report of the Appointment, Salary, and Promotion (Including Fringe Benefits) was distributed with the agenda.

DISCUSSION OF RESOLUTIONS

Professor Garris asked the Senate for unanimous consent to consider substitute resolutions 16/1, 16/2, 16/3, and 16/4. He described the changes as streamlining the resolutions before being presented to the Board of Trustees. The Senate unanimously agreed to consideration of the substitute resolutions in lieu of the originally distributed resolutions.

Professor Wilmarth made introductory comments about the four resolutions, which he described as the Senate’s official response to the revised recommendations of the four Board of Trustee working groups. In his view, the working group recommendations would significantly reduce the role and influence of the tenured and tenure-accruing faculty at the university, school, and departmental levels. Professor Wilmarth explained that the Executive Committee, ASPP Committee and PEAF Committee did not think that the working group recommendations were consistent with the university’s objectives set forth in Vision 2021, “which among other things indicate that there was a desire to enhance the role of the tenured and tenure-accruing faculty.” Professor Wilmarth also stated that tenured faculty have the professional and financial independence necessary to engage in robust dialogue with the Administration on academic policy issues, and that tenured faculty contribute to the university’s aspirations for excellence in research, instruction, and service.

Professor Wilmarth noted that the three Senate committees generally agreed with the working group’s recommendation for greater rights of participation in governance by faculty who are not tenured or on the tenure track. The four proposed resolutions include greater governance rights for regular contract faculty and the committees are considering doing the same “on a more limited basis for specialized faculty.” An important issue for specialized faculty is that greater governance rights might come at the cost of collective bargaining rights, as outlined in the National Labor Relations Act and the Supreme Court’s decision in the Yeshiva case. As Professor Wilmarth explained, the three Senate committees would like the specialized faculty to express their positions on this matter over the summer so the Senate may make a decision that takes their wishes into account. The Senate may take further action on this issue at its meeting in September. The issue of the specialized faculty’s rights to serve in the Faculty Senate cannot be resolved until the Faculty Assembly meeting.
DEAN SEARCHES AND REVIEWS (16/1)

Professor Wilmarth explained the following major changes that Resolution 16/1 would make to the existing Faculty Code as well as points of difference with the working group recommendations. The current Faculty Code does not allow for the election of non-tenured faculty to serve on a dean search committee. That provision has not been observed for a number of years in a number of schools. The working group recommendations would provide for an unlimited number of non-tenured faculty and other voting members, including representatives of the Board of Trustees and the Provost’s office. There would be no minimum requirement for numbers or percentages of tenured faculty on the search committee. Professor Wilmarth stated that the working group recommendations would take away from the tenured faculty the ability to have any significant influence over the recommendations that search committees would make to the President and the Provost regarding decanal candidates. Resolution 16/1 proposes that there should be between five and nine elected faculty members on the dean search committee. All but one of those faculty members must be tenured, and the chair must be a tenured full professor chosen from among the elected faculty members. There may be one or more Board of Trustees members added as voting members. There may be a designee of the Provost’s office added. There may be additional voting members, but the minimum requirement is that at least two thirds of the voting members must be tenured faculty members. This provision would ensure that the tenured faculty have a significant influence in the making of recommendations on decanal candidates who will be presented to the President and Provost, while providing rights of participation to others.

The working group recommendations would not require criteria for the dean search, including a position description, to be presented to the regular faculty for approval before the dean search can begin. Resolution 16/1 states that the regular active status faculty in the school and the Provost must approve the criteria, including the position description, before beginning the search. The working group would have allowed the President and the Provost to ask for any number of decanal candidates without any upper limit. Resolution 16/1 says that the President and Provost can ask for three candidates. If they wish to ask for more than three, that additional number would have to be approved by the regular, active-status faculty.

Professor Wilmarth explained that the existing Faculty Code allows for a school to provide the faculty as a whole with the right to vote on the search committee's final recommendation of candidates before the candidates are presented to the President and Provost. That right is not specified in Resolution 16/1 and was not favored by the working group. Although the right for a faculty vote has been removed (except where required by an accrediting organization), this would not preclude a school from adopting rules under which the search committee could request the faculty’s views before the committee made its final decision on the candidates to be recommended. Professor Wilmarth expressed hope that schools would adopt a methodology for soliciting faculty views that the search committee could consider before they make their final decision on recommendations.

Professor Wilmarth expressed support for the working group’s recommendation for a review of the dean every three years with input from the faculty and a report back to the faculty on the summary findings of the review by the Provost. In contrast, the Senate committees did not support the
Professor Wilmarth expressed the committees’ disagreement with this recommendation, saying, “It’s essential that associate and assistant deans as well as deans enjoy the confidence of the faculty, and we do not think that’s going to be very likely if the faculty is not given a strong role in making recommendations for their selection.” According to Resolution 16/1, each school would decide precisely how this would be done, but the faculty of the school (acting either through an elected standing committee or through a committee of the whole) would have to make recommendations to the dean and the Provost in terms of the people who could be selected as associate deans, assistant deans, and similar academic officials. This requirement would not apply to people who do not manage academic programs.

Professor Wilmarth next explained the three Senate committees’ proposals with regard to no-confidence votes. According to Resolution 16/1, if a vote of no confidence succeeds, the results would be reported to the Provost and the Provost would “take prompt action to address the problems identified by the faculty’s vote of no confidence.” In contrast to Resolution 16/1, the existing Faculty Code and the working group recommendation do not discuss what an appropriate response by the Administration would be. A member of the Senate pointed out that the Board of Trustees may have a problem with the large percent of tenured faculty in the dean search committee and asked why a two thirds majority was settled upon. A member of the Senate pointed out that the Board of Trustees may have a problem with the large percent of tenured faculty in the dean search committee and asked why a two thirds majority was settled upon.

Professor Wilmarth explained that a requirement for a two-thirds majority of tenured faculty on the search committee was the strong consensus of the three Senate committees, whose members felt that the tenured faculty members of a search committee should not be subject to undue influence in making their recommendations. In addition, the President and Provost will make the final decision, so having independent tenured faculty input at the recommending stage is vital. Resolution 16/1 would not in any way limit the number of people who would serve on the committee as nonvoting members.

Professor Khoury, who also serves as Chair of the Steering Committee of the George Washington University Faculty Association (GWUFA) expressed the support, particularly on the part of the Steering Committee, for the clauses that reiterate the importance of shared governance before every resolution. The Steering Committee supports Resolutions 16/1, 16/2, and 16/3, with questions about Resolution 16/4.

Professor Downes commented that if all the constituencies are fully represented and granted voting rights, it could lead to very large search committees. Professor Wilmarth agreed and said school rules can define further what the exact composition of the search committee should be, but these are the minimum requirements.

A member of the Senate asked whether they were only considering Resolution 16/1 over the working group’s recommendations or over the status quo as well. Professor Wilmarth replied that in this particular case, this resolution is badly needed because the existing Faculty Code is not being followed.

A member of the Senate commented that the single non-tenured faculty position on the dean search committee would be “pressure-filled.” Professor Wilmarth described this as an “experiment,” and
he said that the Senate could propose a future amendment to the Faculty Code to authorize additional non-tenured faculty if the experiment goes well.

The same member of the Senate also asked when the expansion beyond a pool of three would take place. Professor Wilmartth replied that it would be “an evolving matter,” where the committee would “come to a consensus along the way.” Under Resolution 16/1, any expansion beyond a pool of three candidates would need the approval of the school's regular faculty.

Professor Griesshammer commented that the resolution on the dean search is “a poster child about the involvement of the three pillars of the university”: the President, the Faculty Senate, and the Board of Trustees, which operate under very different modes of decision-making. The Board of Trustees is a very small group which can come to decisions in a relatively informal setting. The Administration by its very nature has to have a much more hierarchical structure. And the faculty in general is a large assembly of very strong-willed individuals. It is important that they have a say in the university where they actually present the face of the university both to the student and to the majority of the academic community. It’s very important that those stakeholders have an equivalent say when it comes to filling positions and in particular a dean’s position, which is always to mediate between the Administration on one side and a very diverse faculty on the other side. That is why a search committee should be indeed dominated by the faculty.

Professor Rimal asked if any thought was given to the possible role of students to serve on the dean search committee.

Professor Wilmartth noted that students can and should be invited to serve as nonvoting members if the school’s faculty approves. As long as the two thirds rule is observed for tenured faculty, the school could allocate the remaining votes to anyone - including students.

The Senate voted to pass resolution 16/1.

SCHOOL FACULTY COMPOSITION AND GOVERNANCE (16/2)

Professor Wilmartth introduced Resolution 16/2, which deals with school faculty composition and governance. For regular faculty, there is no substantive change from the current Faculty Code. The terminology has changed but is equivalent to current practice. In contrast, the working group recommendations would remove the existing Faculty Code requirements that at least 75% of the regular full time faculty members at each school must have tenured or tenure-accruing status, and would replace that requirement with a goal. The goal could be 75% but could be reduced below 75% with the approval of the entire full time faculty, which would include both regular and specialized faculty members. The working group recommendations also would remove completely the existing Faculty Code requirement that at least 50% of the regular faculty within each department must have tenured or tenure-accruing appointments. The three Senate committees were very much opposed to the working group proposals, concluding that those proposals would fundamentally change the nature of the schools and the nature of the university.

Under Resolution 16/2, the 75% rule and the 50% rule would not apply to the School of Medicine and Health Services, the School of Nursing, or the College of Professional Studies. The Schools of Medicine and Nursing have a different teaching model, which relies very heavily on clinical teaching that is highly personalized, one-on-one or small group instruction. As a result, the Schools of
Medicine and Nursing need larger numbers of non-tenured faculty to carry out that clinical teaching responsibility across their entire schools. The other schools do not follow a similar model; although there are clinical and experiential programs in all of the schools, most of the programs of those schools are based on the traditional academic model of research, teaching, and service.

Professor Wilmarth pointed out that tenured and tenure-accruing faculty are essential to the accomplishment of the university's goals set forth in Vision 2021, which “identifies as a primary goal the need to expand and improve our research and teaching.” The three Senate committees agree with and embrace those objectives and believe that the working group proposals would undercut rather than advance them.

As to specialized faculty, the working group recommended combining research staff and special service faculty designations into one specialized faculty designation. In 2006, the Faculty Senate agreed to authorize the creation of special service faculty without any cap on the express understanding and condition that special service faculty would not have governance rights. Now, the working group proposed that specialized faculty should have full rights of participation. The three Senate committees strongly felt that the working group recommendations would radically change the nature of the university.

As reflected in Resolution 16/2, the Senate committees have proposed a new approach: a maximum cap of 25% within any school for specialized, full time faculty, so that not more than 25% of the full time faculty within any school could be specialized. This is an essential provision if specialized faculty are to receive governance rights. A final decision as to whether to grant governance rights to specialized faculty is not proposed for action at this meeting because the Senate committees want to hear from the specialized faculty as to whether they would prefer to receive governance rights, even at the possible cost of giving up whatever collective bargaining rights they might have. If the specialized faculty inform the Senate that they do want these governance rights, the Senate committees believe that it is absolutely essential to place a 25% cap on the number of specialized faculty in any given school, with the same exceptions of the Schools of Medicine and Nursing and the College of Professional Studies.

Professor Wilmarth explained that, under the working group recommendations, there could be a situation where a majority of the entire full time faculty of a school would be specialized faculty, and many of those specialized faculty would hold year-to-year appointments. Those faculty members would have very limited financial independence or job security, and they could not be expected to engage in robust policy discussions or to take positions that would disagree with the Administration without understandably fearing for their job security. Professor Wilmarth noted, “I have a personal concern that if you could have an unlimited number of specialized faculty [within a school], more and more would be appointed, and fewer and fewer regular faculty would be appointed, either tenure-accruing or non-tenure-accruing. And you would have schools that would shift more and more toward lower-cost, specialized faculty, many of whom would not be research active. I do not think that’s the way that George Washington should go, and I know some of my colleagues share this concern.”

Professor Wilmarth explained that Resolution 16/2 would not change the existing provisions of the Faculty Code with respect to visiting faculty or secondary or courtesy appointments.
There was some confusion and disagreement about proposing a specialized faculty cap while postponing the specialized faculty governance rights issue. One member of the Senate said, “I think if we put the cap on today, we will be in a very good position to consider governance rights in September if that’s what the specialized faculty would prefer. But the second concern that I expressed which, to me is equally important, which is I frankly do not wish to see our schools going more and more toward the specialized model for faculty as opposed to the regular model. In my view, and I think others share this view, that is a better model for this university to pursue, and if the cap were not put on, I would have personal concerns about what the future trajectory of the university would be. There would be many on our committee who would not be willing to give governance rights to the specialized faculty absent a cap, and so I think that by putting the cap on now, it greatly facilitates our ability in September if that’s the will of the specialized faculty.” Another member said, “Until we have further information on specialized faculty, why not take up the question of specialized faculty both governance and cap at the same time, when you come back to this in the fall?” Yet another comment: “The fact that we pass this resolution doesn’t mean that the Board has to decide either approve it all or reject it all at one time.”

Members of the Senate debated what 16/2 might mean for the Milken Institute School of Public Health: some members argued that the Milken School might need to “radically cut back the number of research faculty,” “limit their expansion,” or not expand further at all. Professor Griesshammer asked whether the Milken School violates the current prescriptions and whether it should be added to the list of exemptions. Professor Wilmarth replied that GSEHD and the Milken School currently do not meet the 75% & proposed 25% rule, but he explained that the percentages of tenured and tenure-track faculty at both schools have improved dramatically in recent years, and that the Milken School could be exempted from the proposed 25% cap on specialized faculty if that was the will of the Senate.

Professor Wirtz asked what happens if a school is out of compliance. Professor Wilmarth replied that the Faculty Senate’s consistent practice has been to call upon deans of out-of-compliance schools to submit annual reports showing the measures they are taking to bring their schools into compliance. Professor Wilmarth noted that the Faculty Senate cannot impose penalties for noncompliance but the 75% and 50% rules have been very effective in encouraging schools to appoint higher percentages of tenured and tenure-accruing faculty.

Professor Wirtz asked whether the Administration would be willing to adopt this language. The Provost commented that every school would be different and that the Administration would work collaboratively with the Senate in each context. Professor McAleavey asked the Provost what makes the School of Public Health uniquely eligible to be exempted. Professor Katz responded by explaining the financial model of the School of Public Health, in which even tenured faculty are only covered at 50% of their time and they are expected to bring in the rest of their salary through research dollars: “If we don’t bring in our research dollars, we don’t make our full salary.” Another member of the Senate corroborated this model, saying that Johns Hopkins uses the same model.

Professor Garris commented that many departments and schools now have intense research agendas. When departments seek to recruit top researchers, the quality of hiring pools are very different when tenure-accruing appointments are offered than when non-tenure-accruing positions are offered. He said, “If the university truly aspires to elite status and to excellence, we have to bias the system in favor of tenured faculty.”
Professor McAleavey motioned to amend exhibit A so that the sentence in paragraph C that includes exemptions for the School of Medicine and Health Sciences, School of Nursing, and College of Professional Studies, also includes the Milken School of Public Health.

Professor Katz proposed another option: to just strike everything from, “The number of full time specialized faculty in each school shall not exceed 25.” The motion was seconded.

President Knapp suggested that Professor Katz propose that amendment after the Senate voted on the one at hand, amending paragraph C. He opened the floor for discussion of this amendment.

Professor Brazinsky asked colleagues in the Milken School of Public Health to give more of a sense of the soft money which is being used to support these research faculty or which these research faculty are bringing in. How is it used, and how does it benefit other portions of the university other than the School of Public Health? Professor Katz described her research team of seven to eight people, of which she is the only tenured faculty member, and their budget of twelve million. She said a concrete example of how this benefits the university is the amount of money contributed and their response to Ebola in West Africa. She said, “I can’t do that just with tenured faculty in part because the people who are interested in doing this type of work also don’t want to teach eleven credits a year. They have different experience, different aspirations.” Another member of the Senate commented on a previous statement that recruitment for tenure-accruing and non-tenure-accruing positions would have different pools: “but I’m not sure that the non-tenure-track pool would look any inferior. I think it’s a very different pool of people whose career trajectory is really focused on research without a whole lot of teaching involved in that endeavor.”

Professor Roddis encouraged her colleagues to vote against the amendment for the following reason: the change in definition of the Specialized Faculty is driven by the Board of Trustees working group, which is attempting to make very major changes in a very short period of time to the faculty code. The 25% cap and the Specialized Faculty issue come from trying to accommodate the working group’s recommendations as much as possible. If we start tweaking at this point, it has the possibility to unravel what we’ve been trying to do on crafting these resolutions. The other problem is, what effect will it have on the School of Public Health? This is an issue in the code that needs to be revisited and is planned already to be revisited. So, it would deeply disturb me to see this amendment made to the resolution.

President Knapp restated the amendment, “which is to add to the final sentence of paragraph C under exhibit A on page five, where it reads, foregoing percentage limitation shall not apply to the faculties of the School of Medicine and Health Sciences, the School of Nursing, and it would now read, the College of Professional Studies, and add the Milken Institute School of Public Health.” The Senate voted not to pass the amendment.

Professor Katz proposed to strike the last two sentences of paragraph C. The motion was seconded.

Professor Sarkar asked Professor Katz about her research funding. Professors Sarkar and Swiercz commented on the “volatility” and shifting nature of research funding, which could have potential consequences for the university and faculty.

The Senate voted not to pass the amendment to strike the last two sentences of paragraph C.
Professor Swaine commented on resolution 16/2 that the cap “is in large part aspirational and the basis for a dialogue with the school.”

Professor Wilmarth said that the Senate committees felt that the word “goal”, as proposed by the Working Groups, was vague and nonenforceable, and would give the Executive Committee and the Senate almost no purchase. In addition, the goal could be changed by the full time faculty of a particular school. The current requirements give the Faculty Senate and the Executive Committee a strong basis for consultation and negotiation with the individual schools and potentially the Administration. The Senate and Executive Committee cannot hand out sanctions, but with these requirements written in the code, we have been able to make significant progress and help the schools in a way that we could not have done if these requirements were simply stated as goals that could be shifted.

The Senate voted to pass resolution 16/2.

**TENURE AND PROMOTION STANDARDS AND PROCEDURES (16/3)**

Professor Wilmarth said that Resolution 16/3 would make significant changes to tenure and promotion standards and procedures, but not nearly as dramatic as the working group recommendations. Resolution 16/3 would change the standards for tenure and promotion from competence to excellence. Resolution 16/3 addresses “procedural issues” to make sure that departments and schools establish and publish the applicable criteria and procedures for tenure and promotion in accordance with the Faculty Code. More should be done so that candidates for promotion and tenure are not in any suspense or confusion about the standards they must meet and the procedures that will be followed. In terms of faculty recommendations, the current Faculty Code provides that faculty recommendations are made by departments unless school rules provide that recommendations are made by a school-wide group (the tenured faculty acting as a whole). The working group proposals would have given the school-wide personnel committees an independent right of recommendation, which Professor Wilmarth believed would cancel out the departmental recommendation.

The three Senate committees strongly believed that the requisite field-based expertise resides in the departments, and they strongly felt that the school-wide personnel committee should not have an independent right of recommendation. Under Resolution 16/4, there would be no change to the current composition or functions of the school-wide personnel committee, which reviews departmental recommendations to determine whether they meet the applicable criteria and whether the right procedures have been followed, and then the committee advises the dean whether there may be compelling reasons for not concurring with the departmental recommendation. The Senate committees discussed but did not adopt a proposal to give school-wide committees an independent power of non-concurrence.

As Professor Wilmarth explained, Resolution 16/3 would establish a university-wide non-concurrence committee. This would be a new body, consisting of nine tenured faculty members, one elected from each school (except for the College of Professional Studies), plus two senior administrators designated by the Provost’s office. The proposed committee would review every non-concurrence that has survived review by the Provost, and the committee would determine whether the non-concurrence is supported by one or more of the following compelling reasons: insufficient evidence or inadequate reasons provided by the recommending faculty and external reviewers to
demonstrate the candidate has satisfied the published criteria defining the applicable standards of excellence; failure to follow the published tenure and promotion policies, procedures, and guidelines; or arbitrary, capricious, or discriminatory action. If the university-wide non-concurrence committee determines that the non-concurrence is not supported by any compelling reason, then the Provost and President would be required to approve the application unless the President identifies one or more of the following extraordinary reasons not to do so: a need to terminate an entire instructional program, an extraordinary financial exigency, or another extraordinary financial programmatic constraint. The same would be true if there was concurrence all the way up; the application would be approved unless the President identifies one of these extraordinary reasons. In contrast, if the university-wide non-concurrence committee upholds the non-concurrence, the candidate would then have the right to appeal the President, whose decision would be final.

As Professor Wilmarth explained, the proposed university-wide non-concurrence committee would replace the current role of the Executive Committee. The Executive Committee reviews non-concurrences now, but it essentially plays a mediating role; it brings the different parties together, it tries to find out why the non-concurrence happened, it makes recommendations to the various parties in an effort to reach consensus, but it has no power to decide the question. The proposed university-wide non-concurrence committee would have the power of decision-making, which would focus accountability and responsibility under clear guidelines. The other major change, which the Board of Trustees strongly supports, is that there would no longer be any appeal to the Board of Trustees.

In contrast to Resolution 16/3, the working group recommendations would establish a university-wide personnel committee, which would have had the right to look at non-concurrences but would also have the right to look at any tenure or promotion application coming up through the process, and would not be a decision-making body but simply an advisory body. The Senate committees did not think at the current time that there is a sound basis for a university-wide committee to act except in non-concurrences.

President Knapp noted that the Administration submitted comments to the Senate on which of the working groups’ recommendations it was prepared to endorse or not. This is one issue which the Administration will certainly recommend to the Board of Trustees, that there needs to be a level of substantive review above the level of the recommending department. President Knapp called GW an “outlier” among peer institutions in this regard, saying, “There are three criteria that you want the tenure system to have: thoroughness, integrity, and fairness, and frankly I think that a system that does not have a higher level of faculty review… fails all three of those tests.”

President Knapp and Professor Jacobson discussed the practices of the Columbian College. Jacobson noted that the Columbian College does seriously review everyone who comes up for promotion or tenure, and President Knapp commented that the Columbian College committee “has been consistent with what I described, but I don’t think that’s consistent with what the code requires … I would like to see the code catch up to what has been the practice of committees like the one in the Columbian College of Arts and Sciences. I think this is another one of these cases where our practices diverge from the code, and this is an opportunity to bring them together in an appropriate way.”

Several professors supported the resolution and also agreed with President Knapp’s comments. Professor Swiercz supported the clarifying language of who makes the decisions. Professor Garris
noted that the resolution places the burden of proof on the department, and President President Knapp replied that there are varying interpretations of what it means to meet that burden. The Provost added his support for “further empowering the school-wide committee.” President Knapp and Provost Lerman both brought up potential issues when small departments go through this process in support of a higher level of review. Professor Sidawy commented that a school-wide committee would serve as an equalizer in the process.

Professors Harrington and Wirtz expressed concern that the school-wide personnel committee would do a de novo review, which Wirtz described as a “tremendously unfair system.” Professor Brazinsky voiced further concern about de novo review, citing departments’ differing standards as possible cause for problems in a higher level of review. President Knapp responded that in his experience, the differences are pointed out and colleagues are respectful of those differences. Professor Galston seconded this, saying that reviewers outside the department are not a problem.

Professor Swaine described the differences between 16/3 and the Working Group proposal. Under the Working Group proposal, there are various ways in which faculty recommendations are generated, including through a new, school-wide elected personnel committee. The university-wide process provides the Provost with an opportunity to seek advice, including in cases where the Provost might be tempted otherwise to non-concur. The Faculty Senate proposal generates faculty recommendations in a narrower way, but it provides a review after non-concurrences and is final. That is much more than what is presently in the Faculty Code.

Professor Galston said, “To be blunt, what we’re trying to avoid is people getting tenure who should not get tenure, and there’s always going to be a disagreement. It’s a matter of judgment. What we’re trying to do is narrow the range within that judgment can be exercised, and I think we’re all on the same page as far as that goes. If a department is not in fact following the standards in the school, then the compelling reasons standard would enable the next-higher authority to show that.”

Professor Galston also noted that letters of recommendation are another form of faculty review, albeit from external institutions. Professor Downes replied that letters of recommendation are generally always positive and therefore not that helpful in the review process.

Professor Downes expressed displeasure with the Working Group recommendation because of its ambiguity regarding which cases would be reviewed by the committee. He disliked the Senate resolution because it would only review non-concurrences and would prefer to have a broader review committee.

Professor Pulcini agreed with Professor Galston and expressed concern that a university-wide committee would have difficulty evaluating the dossier of one of the Nursing faculty at that level.

Professor Garris commented that when the three Senate committees were discussing this issue, there were differences of opinion as to what the optimal school-wide personnel committee might look like. The Senate could revisit the school-wide personnel committee next year and explore different models, looking at peer institutions and seeing if there are ways of improving it. For now, the committees preferred proposing something better than the current policy. Since this is a monumental change in the Faculty Code, there will be a lot of tweaks. The Senate will continue working on this project, and school-wide personnel committees will undoubtedly be an area for future work.
The Senate voted to pass resolution 16/3.

**FACULTY PARTICIPATION IN THE FACULTY SENATE (16/4)**

Professor Wilmarth discussed Resolution 16/4, which would expand the rights of participation in the Faculty Senate. Under Resolution 16/4, members who are elected to the Faculty Senate, whether tenured or not, must have completed at least three years of full-time academic service at the university. They can serve on both school committees and Senate committees before that time. In addition, they must be either tenured faculty or regular full-time faculty members without tenure at the rank of associate professor or higher. Moreover, at least half of the senators from each school must be tenured. As Resolution 16/4 would require a change to the Faculty Organization Plan, this proposal would need to go to the Faculty Assembly in October (and then to the Board of Trustees), so the Senate would have an opportunity to amend it further in September. The Senate committees seriously considered and discussed the issue of whether to allow specialized faculty to serve in the Faculty Senate. The Senate committees were not opposed in principle to such participation; however, the committees would like the specialized faculty over the summer to express their preference as to “whether they want this opportunity at the possible expense of other rights.”

Professor Garris discussed “advice from our specialists in the Law School on the National Labor Relations Act that there would be some potential for loss of rights,” but they were unsure what the exact situation or consequences might be.

Professor Galston asked what the plan would be to assess the opinion of the specialized faculty over the summer. The Provost and Professor Garris noted that at the moment there was no action plan. Various members of the Senate discussed methods of receiving specialized faculty feedback.

A member of the Senate appreciated “the general sentiment behind this resolution” and found no fault with the stated criteria. However, “this in essence makes [research faculty] a second class citizen by denying them access to the Faculty Senate. It also seems somewhat premature … that we don’t even know what their desires are … and yet we’re pushing for this resolution. I’m not fully understanding why the urgency.” Other Senate members expressed a similar lack of urgency. Professor Wilmarth replied, “We were concerned that if we didn’t respond to each of the Working Group proposals, the Board of Trustees by default might consider that as an indication that we simply accept the Working Group proposal.” Another member of the Senate suggested that Professor Wilmarth tell the Board that the Senate will undertake a survey of the Specialized Faculty and return to the issue in September.

Professor Wilmarth suggested the Senate postpone Resolution 16/4 until its September meeting, and in the meantime request that the Faculty Senate Executive Committee, in consultation with other appropriate faculty bodies, might seek to obtain reliable evidence of the views of Specialized Faculty members on the question of whether they would favor an amendment to the Faculty Organization Plan granting them eligibility even if that amendment might impair their collective bargaining rights.

The Senate voted to postpone consideration of Resolution 16/4 and revisit it in September; in the meantime, Professor Garris stated that the Senate Executive Committee will “determine as best as
we can what the views of the specialized faculty are in terms of their desire to participate in the Faculty Senate.”

**INTRODUCTION OF RESOLUTIONS**

No new resolutions were introduced.

**REPORT OF THE EXECUTIVE COMMITTEE**

Professor Garris presented the report included with these minutes.

**CHAIR’S REMARKS**

President Knapp reminded the Senate that the benefits task force would present soon to the Budget Advisory Committee regarding short and long term recommendations, to be followed by weeks of discussion.

President Knapp and the Provost expressed thanks and made remarks about the upcoming commencement.

**ADJOURNMENT**
We begin the 2015-2016 Faculty Senate Session with today’s meeting of the Senate. I welcome you all to an exciting 2015-16 session just as you end your academic year. Please do everything you can to welcome new members, engage them in discussion of how the Senate does its work, inform them of the import of what the Senate does, and share with them the rules that guide the Senate’s deliberations. All members of the Faculty Senate are encouraged to sit on at least one Senate Standing Committee during the academic year. For members of the Senate new to this process it will provide insight into how the heavy lifting of the Senate is accomplished.

We have forwarded to you or have on the tables today reports from all the Senate Standing Committees that have submitted a final report on their 2014-2015 activities. We request that any Committee that has not yet submitted a report do so as soon as possible. We will be reviewing the work of our Committees pursuant to developing a charge to guide our activities during the coming session. Again, we thank the Committee Chairs and the members of the Committees for their efforts.

**ACTIONS OF THE EXECUTIVE COMMITTEE**

- **Faculty Governance**

The Executive Committee has had a very busy month.

The Executive Committee has been taking a pro-active approach to the governance issue by utilizing the standing committees and other resources of the Faculty Senate to develop solutions commensurate with goals of excellence and continual improvement at GW. We have been interacting with the Board and the Administration, who share our common goals of excellence for the University. We have been working to develop governance documents that enhance the Faculty’s role in shared governance while providing workable processes that support the Administration’s efforts. The following are some of the activities of the Executive Committee in relation to governance over the past month:

- We have been closely coordinating with the PEAF and ASPP committees in developing new innovative approaches which will address Faculty
concerns yet be mindful of the need to bring into alignment Faculty goals, Administration goals, and Board goals. These were put in the form of resolutions 16/1, 16/2, 16/3, and 16/4.

- The Executive Committee had a detailed conference call meeting with the Academic Affairs Committee of the Board of Trustees on April 14 to discuss our resolutions and to address Board concerns and obtain feedback.

- We have produced a revised OVERVIEW document which shows the impact of each of the features of the proposed Resolutions 16/1-16/4 in comparison with the current Faculty Code and the recommendations of the Working Groups. This has been distributed to all Faculty.

- We have monitored the on-line forum, gw.hoop.la, where we have had a very extensive discussion of the issues. gw.hoop.la has proven to be an excellent medium for the faculty to share their thoughts and analyses of the governance issues and has proven very valuable to the Executive Committee in having a clear vision of Faculty sentiment.

- We have endeavored to be transparent with the Administration about our deliberations. The Administration had representation on both PEAF and ASPP as well as the Executive Committee.

- We attempted to get access to the survey of Faculty on governance conducted by the Board of Trustees, but were not provided access.

- After being informed by the Administration that certain statements in WHEREAS clauses were imprecise, the Executive Committee took the opportunity to perfect the Resolutions by redrafting certain WHEREAS clauses, eliminating unnecessary WHEREAS clauses, and making some corrections in the language of the RESOLVING clauses without changing the Exhibits A and B to each resolution. This resulted in the four Substitute Resolutions you considered today. The specific Senate recommendations for amending the governance documents were NOT changed.

At this point I must express my great pride in the Faculty for working together to arrive at the Resolutions we voted on today. The PEAF Committee under the leadership of Art Wilmarth and the ASPP Committee under the leadership of Robert Harrington in particular deserve much credit in rallying to meet the very tight deadlines and develop language and processes that will indeed improve shared governance at GW and will serve the University well in meeting its long-range aspirations for excellence. Many meetings were necessary to arrive at the resolutions we considered today. I would also like to express a special thanks to
Art Wilmarth for diligently drafting the first cut of our resolutions and his perseverance as we continued to improve the resolutions as input was received from the three committees.

**What happens now!** The Resolutions will be sent to the Board of Trustees. On May 14, I will have an opportunity to make a presentation to the Academic Affairs Committee of the Board of Trustees and answer their questions. Later the Academic Affairs Committee will go into Executive Session and will presumably discuss our resolutions and probably make recommendations to the Board. On May 15 the full Board meets, and again they meet from June 18-20 on their retreat. At either the May or June meetings, the Board will either adopt one or more of the Senate resolutions, remand one or more resolutions to the Senate for further work with their recommendations, or they may reject one or more of the resolutions in which case the default would be the current Faculty Code or Faculty Organization Plan. There are possibilities that they might take other actions. Clearly, we hope they choose to adopt our resolutions. We should learn during the Summer the outcome of the Board’s deliberations.

My hope and urgent request is that if the Board finds one or more of our Resolutions not to be acceptable, they will come back to us for further consultation and discussions. The Senate has shown the ability to reach consensus with the Board in a spirit of mutual compromise, as we showed last year with the academic freedom resolution. There is every reason to believe that a similar approach of compromise and consultation could achieve consensus on any unresolved issues in the Fall.

In this vein, I would like to point to our recent adoption of the Faculty Handbook as a model for shared governance. After a long series of discussions, sometimes painful consultations and compromises, we emerged with an excellent product that was welcomed by Faculty and Administration alike. This experience was a good model that should be followed with the faculty governance issues contained in the Resolutions.

It should be stated that changing the Faculty governance documents has been an ongoing activity since the origins of the Faculty Code in 1937 and, as times change, these documents will continue to be amended in the future. However, the breadth of change in the Faculty Code that is currently being undertaken is unprecedented. It is therefore fully expected that adjustments will have to be made in the coming years for improvement and corrections. Thus, in the upcoming 2015 - 2016
academic year, we expect continued activity in amending the Faculty Code. In particular, there are two important issues that we expect to be at the forefront next year:

I. Resolution 16/4 in the area of PARTICIPATION in the Faculty Senate by non-regular contract faculty (Specialized Faculty) which was not acted upon today and recommitted to PEAF for reintroduction in the fall. It was observed that the resolution called for changes in the Faculty Organization Plan which will require a vote in the Faculty Assembly, which will not take place until October 6, 2015. Thus, the Senate decided to defer consideration of the resolution until that time. A concern was that that Specialized Faculty have not been properly queried on whether or not they wish such participation, given that there is a high risk that they might lose their protections under the National Labor Relations Act if they do fully participate in University governance. Thus, over the summer, outreach may be conducted by the Executive Committee to query Specialized Faculty on their desire for participation.

II. In Substitute Resolution 16/3 on promotion and tenure processes which was approved today, Section IV.D of the Faculty Code which covers the role and procedures for the School-Wide Personnel Committees was left unchanged. However, over the past year, members of the Faculty, Administration, and the Board have expressed opinions that in order to maintain the quality of the Faculty across schools, it is important to have a strong school-wide Faculty committee overseeing departmental decisions while recognizing the superior departmental expertise. Debate on the issue revealed a great number of options, procedures used at peer institutions, and substantial controversy in general. It is not at all clear which model for School-Wide Personnel Committees should be advanced. Due to the complexity of the issue, it was decided to leave Section IV.D intact at this juncture. However, as there are many options which require careful consideration, it was decided to defer this complex issue to next year where it may be assigned to PEAF for further study and recommendations.

NONCONCURRENCES

- None brought forward to date.

GRIEVANCES

1. A grievance for the School of Engineering and Applied Science has been received. The grievance is in the mediation stage.
2. A grievance from the School of Medicine and Health Sciences has been received.

OTHER MATTERS

1. The Senate Calendar for 2015-2016 was developed.
2. Senate Committees were formed based on responses from the Faculty and Committee Chairs are being sought. There is also still time to encourage faculty to apply for service on these Committees. The work of Senate Committees has been particularly important this year when so many proposals for amendments to the faculty governance documents have been brought forward for consideration within a very compressed time frame. We need great Committees in all areas.
3. EC Conducted a New Senator Luncheon and Briefing.
4. EC had discussions with the Administration on:
   a. Sexual harassment/violence training for students.
   b. Status of the University budget.
   c. On April 23, parts of the interior Corcoran Gallery interior was designated by the Historic Preservations Board a historic landmark, over the objections of GW. The EC discussed repercussions on the renovation budget for the Corcoran.

NEXT MEETING OF THE EXECUTIVE COMMITTEE:

The next meeting of the Executive Committee is scheduled for August 21, 2015. Please submit resolutions, reports and any other matters for consideration prior to that meeting. The next meeting of the Faculty Senate will be on September 11, 2015.

As this is the final meeting of the 2014-2015 Academic Year, I would like to thank the members of the Senate for their time and effort on the important work of this body. The beginning of the next academic year will be busy. Faculty and Staff Compensation and Benefits continue to be an important concern. The Benefits Task Force will have presented its report and the ASPP Committee will be eager to analyze the results and present findings to the Senate. The University Budget will be an important focus of the Senate in the Fall, particularly in view of the budget
cuts this academic year. The Resolution on participation in the Faculty Senate will probably come before the Faculty Assembly on October 6. We will be prepared to address these matters in the first meeting of the Fall semester.

My personal thanks go to the members of the Executive Committee for their excellent work this year. It has been a pleasure for me to work with such a great team. As Professors Miriam Galston and Paula Lantz step down from the committee after extremely valued and dedicated service, Professors Art Wilmarth and Karen McDonnell have already energetically come on-board without losing a step.

A very special thank you goes to Sue Campbell whose advice, hard work, and knowledge of Senate history has been extremely valuable to me as Chair, and to the Senate at-large. Her attention to detail has assured that the business of the Senate does lose sight of any important issue.

I wish you all a delightful Summer and I look forward to working with you in a very busy Fall semester.

Thank you very much.
### DEAN SEARCHES AND REVIEWS

<table>
<thead>
<tr>
<th>CURRENT FC</th>
<th>WORKING GROUP PROP</th>
<th>FAC SEN Resolution 16/1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dean Search Committee voting members elected by all full-time faculty from among the tenured faculty.</td>
<td>Dean Search Committee voting members elected by all full-time faculty. Members must be full-time. No requirement on tenure.</td>
<td>Dean Search Committee voting members are elected by regular, full-time faculty. All but one elected faculty member must be tenured. Tenured faculty must constitute two-thirds of all voting members on DSC.</td>
</tr>
<tr>
<td>Trustees on DSC are non-voting.</td>
<td>Trustees on DSC are voting members. No limit on number of Trustees.</td>
<td>Trustees on DSC are voting members. No maximum limit on Trustees, but “Ordinarily, one or two” Trustees will be appointed.</td>
</tr>
<tr>
<td>Faculty vote on criteria for selection.</td>
<td>No Faculty vote on criteria.</td>
<td>All regular, full-time faculty must vote on criteria for selection, which must also be approved by the Provost.</td>
</tr>
<tr>
<td>President or Provost specifies how many candidates the DSC recommends.</td>
<td>President and Provost specify how many final candidates the DSC recommends, but that number may not exceed three without the approval of the regular, full-time faculty.</td>
<td></td>
</tr>
<tr>
<td>Senate resolution specifies extended DSC.</td>
<td>Specifies extended DSC.</td>
<td>Specifies extended DSC with a range of nonvoting members.</td>
</tr>
</tbody>
</table>


### SCHOOL FACULTY COMPOSITION AND GOVERNANCE

<table>
<thead>
<tr>
<th>CURRENT FC</th>
<th>WORKING GROUP PROP</th>
<th>FAC SEN Resolution 16/2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Active Status Faculty include: (1) Regular; (2) Limited Service; (3) Visiting; (4) Research Staff; (5) Special Service; (6) Secondary and Courtesy Appointments.</td>
<td>Active Status Faculty include: (1) Regular; (2) Specialized Faculty; and (3) Secondary and Courtesy Appointments.</td>
<td>Active Status Faculty include: (1) Regular Faculty; (2) Specialized Faculty; (3) Visiting Faculty; (4) Part-time Faculty; and (5) Secondary and Courtesy Appointments.</td>
</tr>
<tr>
<td>Regular Faculty include both T/TT faculty and contract faculty who are required to do teaching, research and service.</td>
<td>Regular Faculty include both T/TT faculty and contract faculty who are required to do teaching, research and service.</td>
<td>Regular Faculty include tenured and tenure-track (T/TT) faculty and contract faculty who have contractual responsibilities for teaching, research and service.</td>
</tr>
<tr>
<td>Proportion of Regular Faculty who are non-T/TT cannot exceed 25% in any school or 50% in any department. (Exceptions for Law, SMHS, CPS)</td>
<td>Each school will set as a goal that the proportion of Regular Faculty who are T/TT shall be at least 75 in any school. A school with the support of a majority of full-time faculty may request of the Provost, in consultation with the EC, a different goal.</td>
<td>Proportion of Regular Faculty who are T/TT shall be at least 75% of the regular full-time faculty in any school and 50% in any department. (Exceptions for SMHS, SON, CPS.)</td>
</tr>
<tr>
<td>Written School rules and procedures are developed and voted on by the Regular, Active Status Faculty of each department or school.</td>
<td>Specialized Faculty are contract faculty with academic title and have contractual responsibilities for one or two of the following: research, teaching, and service. No limit on number in any school.</td>
<td>Specialized Faculty are contract faculty who have academic titles and have contractual responsibilities for one or two of the following: research, teaching, and service. The number of full-time Specialized Faculty shall not exceed 25% of full-time faculty in any school. (Exceptions for SMHS, SON, CPS.)</td>
</tr>
<tr>
<td>All full-time faculty (T/TT, Regular, Specialized) shall establish written rules and procedures.</td>
<td>Full-time Regular Faculty shall establish written rules and procedures to govern the school.</td>
<td></td>
</tr>
<tr>
<td>All school procedures, rules, and criteria shall at a minimum provide: (1) . . . (6).</td>
<td>All school procedures, rules, and criteria shall at a minimum provide: (1) . . . (6).</td>
<td></td>
</tr>
<tr>
<td>All school procedures, rules, and criteria shall be reviewed by the Faculty Senate Executive Committee and approved by the Provost.</td>
<td>All school procedures, rules, and criteria shall be reviewed and approved by the Provost in consultation with the Executive Committee of the Faculty Senate.</td>
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### TENURE AND PROMOTION STANDARDS AND PROCEDURES

<table>
<thead>
<tr>
<th>CURRENT FC</th>
<th>WORKING GROUP PROP</th>
<th>FAC SEN Resolution 16/3</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Promotion &amp; Tenure</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tenure &amp; Promotion requires <strong>competence</strong>.</td>
<td>Tenure &amp; Promotion requires <strong>excellence</strong>. Details extensively expounded.</td>
<td>Tenure &amp; Promotion requires <strong>excellence</strong>. Each school, and each department shall define excellence. Details extensively expounded.</td>
</tr>
<tr>
<td>Each school &amp; department must publish written criteria.</td>
<td>Each school &amp; department must publish written criteria.</td>
<td>Each school &amp; department must publish written criteria for tenure and promotion.</td>
</tr>
<tr>
<td>Promotion accompanied by salary increase.</td>
<td>Same as current Faculty Code.</td>
<td>Same as current Faculty Code.</td>
</tr>
<tr>
<td>Silent on published procedures for making promotion decisions.</td>
<td>Each School must publish procedures for making promotion &amp; tenure decisions.</td>
<td>Each school and department must publish procedures for making promotion &amp; tenure decisions.</td>
</tr>
<tr>
<td>Each department or school shall establish procedures for periodically informing faculty members whether they are making satisfactory progress toward promotion and/or tenure.</td>
<td>The procedures should provide for informing faculty members periodically, or at their request, whether they are making satisfactory progress toward promotion. Such information shall not be construed as a promise to recommend promotion and/or tenure.</td>
<td>The procedures should provide for informing faculty members periodically, or at their request, whether they are making satisfactory progress toward promotion or tenure. Such information shall not be construed as a promise to recommend promotion and/or tenure.</td>
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### School-Wide Personnel Committees

- **School-Wide Personnel committees advise dean of whether P&T candidate has met criteria and whether there are compelling reasons to nonconcur with departmental recommendation.**
  - Same as current Faculty Code.
  - Same as current Faculty Code.

- **No specification as to requirements for membership on committee.**
  - Only tenured faculty may serve.
  - Same as current Faculty Code.

- **Advice of SWPC not “faculty recommendation.”**
  - SWPC issues its own “faculty recommendation.”
  - Same as current Faculty Code.

### University-Wide Personnel Committee

- **Executive Committee of the Faculty Senate.**
  - University-Wide Personnel Committee (UWPC).  
  - University-Wide Nonconcurrence Committee (UNCC).

- **Considers Nonconcurrences only.**
  - Considers Nonconcurrences and advice to Provost.
  - Considers Nonconcurrences only.

- **Role:**
  - (i) determine whether nonconcurrence of dean is supported by “compelling reasons”; (ii) mediation through recommendations to Faculty and Administration to resolve nonconcurrences; (iii) EC has served as a safeguard to prevent administrative abuse or capricious behavior;
  - (i) Advise Provost whether nonconcurrence of dean is supported by “compelling reasons”; (ii) provides advice to Provost on other tenure, promotion matters.
  - UNCC determines by a majority vote whether an administrative nonconcurrence is supported by one or more “compelling reasons” as defined in Article IV.F.1.

- **Recommendations of Executive Committee are nonbinding but become a part of departmental and school record.**
  - Recommendations of UWPC are nonbinding and do not become a part of departmental and school record.  
  - They are solely for the information of the Provost.
  - If the UNCC determines that an administrative nonconcurrence is not supported by any compelling reason, the Provost and President must approve the application for tenure or promotion unless the President denies the application based on extraordinary circumstances to various parties, including the candidate.

- **Members all tenured faculty.**
  - Members all tenured faculty.  
  - The nine elected members are tenured faculty, while the Provost appoints two senior administrators.

- **One member from each school except CPS.**
  - One member from each school except CPS.  
  - One member from each school except CPS.

- **Members elected by Faculty Senate from a slate of Senators selected by a nominating committee appointed by the Executive Committee of the Faculty Senate.**
  - The Provost, in consultation with the dean of each school and the Faculty Senate Executive Committee, shall for each school nominate a slate of at least two candidates eligible to serve on the UWPC. The tenured and tenure-track faculty members for each school will elect their school’s representative from this slate.  
  - Nine members of the UNCC are chosen through elections at the school level, one member from each school, and two members are senior administrators who are designated by Provost. All tenured faculty members are allowed to vote in the school elections. Candidates for the UNCC must be nominated as provided in school rules.

- **Executive Committee members must be elected every year and can serve a maximum of three years.**
  - UWPC members will serve staggered three-year terms, with a maximum of two consecutive terms.  
  - UNCC members will serve staggered three-year terms, with a maximum of two consecutive terms.  
  - Following one year of absence from the UNCC, former members may be re-elected.

### Review Process

- **APT actions generally follow faculty recommendations. Departures from this standard shall be limited to those cases involving compelling reasons.**
  - APT actions shall normally follow faculty recommendations. Departures from this standard, at any level, shall be limited to reasons identified in Section F of Part IV of the FC. Reasons may be “compelling” or not. Unclear.
  - APT actions normally follow faculty recommendations. Administrative nonconcurrences with faculty recommendations, at any level, shall be based on one or more of the compelling reasons defined in Article IV. F.1 of the Faculty Code. Compelling Reasons for not following the faculty recommendation are:
  1. Insufficient evidence or inadequate reasons provided by the recommending faculty and
# OVERVIEW OF PROPOSALS TO CHANGE

*Faculty Code (FC) & Faculty Organization Plan (FOP)*  
4/28/2015

| Nondiscrimination |  
|-------------------|---|
| Silent on Issue. | Appointments, renewals, terminations, promotions, tenure, compensation, and all other terms and conditions of employment shall be made solely on the basis of merit and without regard to race, color, religion, sex, sexual orientation, natural origin, or other considerations prohibited by law. | Appointments, renewals, terminations, promotions, tenure, compensation, and all other terms and conditions of employment shall be made in accordance with the University Policy on Equal Opportunity. |

## FACULTY PARTICIPATION IN THE FACULTY SENATE

<table>
<thead>
<tr>
<th>CURRENT FOP</th>
<th>WORKING GROUP PROP</th>
<th>FAC SEN Resolution 16/4</th>
</tr>
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</table>
| Only full-time tenured faculty can serve in the Faculty Senate. | Tenured, Regular Contract, and Specialized Faculty who have attained the rank of Associate Professor or higher can serve in the Faculty Senate. | Tenured and Regular Non-Tenured Faculty can serve in the Faculty Senate. Each Senate member must have served as a full-time GW faculty member for 3 years. In addition:  
1. Non-Tenured Senate members must attain rank of Associate Professor.  
2. The majority of faculty Senate members representing each school must be tenured. |
| All faculty are eligible to nominate and vote for Senate reps. | All faculty are eligible to nominate and vote for Senate reps. | All faculty are eligible to nominate and vote for Senate reps. |
WHEREAS, The University’s Board of Trustees established working groups on university governance in 2014, and one of those working groups (the “Working Group”) recommended sweeping and far-reaching changes to the University’s Faculty Code with respect to procedures for dean searches and reviews;

WHEREAS, Article IX.A. of the Faculty Code provides: “The regular, active-status faculty shares with the officers of administration the responsibility for effective operation of the departments and schools and the University as a whole. . . . The regular, active-status faculty also participates in the formulation of policy and planning decisions affecting the quality of education and life at the University”;

WHEREAS, Article III, Section 1 of the Faculty Organization Plan provides that (1) the Faculty Senate has authority to “consider any matters of concern or interest to more than one college, school, or division, or to the Faculty, and make its recommendations or otherwise express its opinion with respect thereto, to the [Faculty] Assembly, the President, or through the President to the Board of Trustees;” and (2) the Faculty Senate is “the Faculty agency to which the President initially presents information and which he consults concerning proposed changes in existing policies or promulgation of new policies.”

WHEREAS, The Faculty Code and the Faculty Organization Plan establish a proven and highly successful model of collaborative shared governance between the faculty of the University (the “Faculty”) and the Administration, which has enabled the University to make notable and sustained progress since the 1930s;

WHEREAS, The Faculty Code and the Faculty Organization Plan are matters of great interest and concern to the Faculty because they represent a part of the contract of each member of the Faculty with the University (subject, in the case of certain part-time members of the Faculty, to the terms of a collective bargaining agreement between the University and Service Employees International Union, Local 500), and, in that regard, (1) the inside cover page of the Faculty Code declares that it provides “the statement of the rights and privileges, and the responsibilities, of the academic personnel of the University”; and (2) several decisions of courts in the District of Columbia have recognized that the Faculty Code constitutes part of a binding and enforceable contract between each member of the Faculty and the University;

WHEREAS, Pursuant to the University’s unbroken tradition of collaborative shared governance, the Faculty Senate, as the elected representative of the Faculty, has always considered and acted on amendments to the Faculty Code that have been proposed by the Administration, the Board of Trustees or other members of the University community before such amendments have been transmitted by the Administration to the Board of Trustees for final consideration and approval;

WHEREAS, The Professional Ethics and Academic Freedom (PEAF) Committee is the Standing Committee that has been established and designated by the Faculty Senate, pursuant to Article III., Section 5(c) of the Faculty Organization Plan, to review proposed amendments to the Faculty Code and to make recommendations concerning such amendments to the Faculty Senate for its consideration;

WHEREAS, After receiving the recommendations of the PEAF Committee (as well as other Standing Committees), it has been the universal and longstanding practice of the University that the Faculty Senate votes to adopt or reject recommended amendments to the Faculty Code before such amendments are forwarded to the Administration for transmission to the Board of Trustees for final consideration and approval;

WHEREAS, There is no precedent during the University’s history in which a substantive change has been made to the Faculty Code unless the above-described process of review, recommendation and adoption by the Faculty Senate, as the representative of the Faculty, has first occurred before that change was approved by the Board of Trustees;

WHEREAS, The Faculty Senate recognizes that the Faculty Code must be updated on a regular basis to meet changing conditions and needs within the University and emerging trends within the academic enterprise more generally, and the Faculty Senate has a long history of considering and recommending amendments to the Faculty Code in order to improve the quality of education and academic life within the University;

WHEREAS, The PEAF Committee, the Executive Committee and the Committee on Appointment, Salary and Promotion Policies of the Faculty Senate (collectively, the “Senate Committees”) carefully reviewed the proposals by the Working Group for sweeping and far-reaching changes in the Faculty Code with respect to procedures for dean searches and reviews, and the Senate Committees informed the Working Group that its proposals were not acceptable unless major modifications were made;

WHEREAS, The Working Group largely disregarded the advice of the Senate Committees and presented revised proposals that, if adopted, (1) would significantly impair the primary role of tenured faculty members, and the important role of the regular, full-time faculty as a whole, in dean searches, and (2) would potentially allow the President and the Provost to appoint deans who do not have the confidence of the regular, full-time faculties of their respective schools;

WHEREAS, As recognized by Part C.2. of the Procedures for the Implementation of the Faculty Code, it is essential to the long-term success of deans and their schools that deans enjoy the confidence of the full-time faculties of their respective schools when they are appointed and retain that confidence during their tenures;

WHEREAS, The Senate Committees have therefore jointly recommended amendments to the Faculty Code with respect to dean searches and dean reviews, as set forth on Exhibit A attached to this Resolution, and those recommended amendments are substantially different from the Working Group’s revised proposals, as shown on
WHEREAS, The Faculty Senate believes that the amendments to the Faculty Code recommended by the Senate Committees would (1) allow additional flexibility for schools in determining the composition of dean search committees and the participation of non-faculty representatives on dean search committees, while retaining the primary and vital role of tenured faculty members on search committees and the important role of the regular, full-time faculty in electing faculty members of search committees and establishing criteria for dean searches, and (2) establish a highly desirable new process for reviewing the performance of deans at least once every three years;

WHEREAS, The Senate Committees and the Faculty Senate have carefully considered the proposals by the Working Group to grant rights to participate in dean searches and dean reviews to full-time Specialized Faculty members;

WHEREAS, The Senate Committees and the Faculty Senate are concerned that Specialized Faculty members have not had an adequate opportunity to consider and express their views on the question of whether they would favor amendments to the Faculty Code granting them rights to participate in dean searches and dean reviews even if such amendments might impair their existing potential rights to engage in collective bargaining under the National Labor Relations Act; and,

WHEREAS, The Senate Committees and the Faculty Senate have not had adequate time to perform a survey or to obtain other reliable evidence of the views of Specialized Faculty members on the foregoing question;

WHEREAS, The Senate Committees and the Faculty Senate believe that without such reliable evidence it would not be appropriate to consider any amendments to the Faculty Code to grant Specialized Faculty rights to participate in dean searches and dean reviews until such evidence has been obtained and reviewed;

WHEREAS, The Faculty Senate believes that the amendments recommended by the Senate Committees are consistent with the best interests of the University and all of its constituencies and stakeholders (including the Faculty); and

WHEREAS, The Faculty Senate is greatly concerned that any decision by the Board of Trustees to approve changes to the Faculty Code that are different from the recommended amendments (as set forth on Exhibit A attached to this Resolution) would be likely to cause great alarm among the Faculty and gravely impair the confidence of the Faculty Senate and the Faculty in the University’s Administration and system of shared governance;

NOW, THEREFORE, BE IT RESOLVED BY THE FACULTY SENATE OF THE GEORGE WASHINGTON UNIVERSITY

(1) That the Faculty Code be amended as set forth in Exhibit A attached to this Resolution;

(2) That the President is requested to submit the proposed amendments to the Faculty Code set forth on Exhibit A to the Board of Trustees for final consideration and approval;
(3) That the Faculty Senate respectfully urges the Board of Trustees not to approve changes to the *Faculty Code* that are different from the amendments set forth on Exhibit A attached to this Resolution without further consultation with and concurrence by the Faculty Senate in keeping with the University’s unbroken tradition of collaborative shared governance.

Faculty Senate Committee on Professional Ethics and Academic Freedom
Faculty Senate Committee on Appointment, Salary, and Promotion Policies
Faculty Senate Executive Committee

April 24, 2015
b. Deans
   i. Selection
      1. Search Committee Composition. When a vacancy in a school’s deanship arises, the regular, full-time faculty of the school shall establish a search committee. The regular, full-time faculty of the school shall approve procedures to govern the composition of the search committee, subject to the following requirements:
         i. The search committee shall include (a) at least five and not more than nine regular, full-time faculty members elected by the regular, full-time faculty of the school, of whom not more than one may hold an appointment without tenure, (b) the Provost or a representative designated by the Provost, (c) one or two current students, and (d) one or two alumni. The search committee may include other members in accordance with procedures approved by the school’s regular, full-time faculty. The elected faculty members of the search committee shall select one of their group (who must hold a tenured appointment with the rank of professor) as the chair of the search committee.
         ii. The Chair of the Board of Trustees will appoint one or more trustees (ordinarily one or two) to serve as members of the search committee.
         iii. The elected faculty members and the appointed trustee(s) shall be voting members of the search committee. In accordance with procedures approved by a school’s regular, full-time faculty, voting rights may be extended to other members, but the composition of the search committee must ensure that the elected faculty members with tenured appointments constitute at least two-thirds of the voting members of the search committee.
         iv. Each search committee shall establish criteria for the dean search, including a position description, and those criteria shall be approved by the school’s regular, full-time faculty and the Provost prior to the official public announcement of the search.
      2. Search Committee Recommendations. The search committee shall recommend candidates for the deanship in a non-prioritized list to the President and Provost.
         The President and Provost may specify how many candidates the search committee will recommend, but the maximum number of recommended candidates shall not exceed three without the approval of the school’s regular, full-time faculty. When required by the school’s accreditation standards, the search committee shall obtain the approval of the regular, full-time faculty before recommending any candidate.
   ii. Continuance. The Provost will meet with each dean annually to discuss the dean’s past performance and future goals. The Provost shall periodically initiate a comprehensive review of each dean that systematically solicits input from the school’s constituencies, including but not limited to the faculty, senior staff, alumni, and students. The comprehensive review shall include the following steps:
      1. The Provost will discuss with each Dean, at the time of the Dean’s appointment or reappointment, the criteria by which the Provost will review the Dean.
2. The comprehensive review shall occur at least once every three years.
3. The process for the comprehensive review, established by the Provost, shall generally be consistent across schools, subject to adjustment for the differing conditions of each school.
4. After completing a comprehensive review, the Provost shall provide to the school’s full-time faculty a summary that describes the conclusions of the review with respect to each of the established criteria for the dean’s performance. After receiving the written request of 60 percent or more of the school’s full-time faculty, the Provost shall meet with the full-time faculty for the purpose of answering questions and addressing concerns the full-time faculty may have with respect to the dean’s performance. The details of the final evaluation shall be conveyed only to the Dean, Provost, President, and the Board of Trustees.

c. **Associate Deans, Assistant Deans, and Similar Academic Administrative Officers.**

   The Dean shall appoint associate deans, assistant deans, and similar officers having responsibility for administering academic programs after receiving the affirmative recommendation of the school’s regular, full-time faculty (acting either through an elected committee or a committee of the whole) in accordance with procedures approved by the school’s regular, full-time faculty, and after receiving the Provost’s approval.

d. **College of Professional Studies.** In the case of a vacancy for the position of Dean, a special faculty committee shall be appointed jointly by the Provost and the deans of the schools whose programs are most directly affected by the College of Professional Studies unless the Provost determines, after consultation with such deans, that a search is not required for the position.

e. **No-Confidence.** It is essential that such appointees retain the confidence of the faculty concerned. A formal proceeding to question the continued confidence of the faculty of a school in an academic administrative officer shall be instituted only after faculty members have made a reasonable effort to bring the substance of their concerns to the attention of such officers informally or through the Provost’s decanal review processes. The formal proceeding shall be conducted as follows:

   i. A petition signed by one-third of the school’s regular, full-time faculty shall be submitted to the Chair of the Executive Committee of the Faculty Senate.

   ii. The Chair of the Executive Committee shall call a special meeting of the school’s regular, full-time faculty for consideration of the matter. The meeting shall be held within twenty days (on which classes are regularly held in the University) of the time the petition is submitted. Written notice of the meeting shall be given to all regular, full-time faculty members of the school.

   iii. The Chair of the Executive Committee shall preside over the meeting. At this meeting, procedures for balloting shall be determined.

   iv. Within ten days (on which classes are regularly held in the University) of the first special meeting, a secret ballot of the school’s regular, full-time faculty shall be taken at a special meeting or by mail on the question of confidence in the administrator in question. The balloting shall be supervised by the Executive Committee of the Faculty Senate.

   v. The affirmative vote of a majority of the school’s regular, full-time faculty members shall be necessary for the passage of a vote of no confidence. If the resolution passes, the Chair of the Executive Committee shall forward the results of the vote to the Provost, and the Provost shall take prompt action to address the problems identified by the faculty’s vote of no confidence.
Recommendations to amend the *Faculty Code*
Working Group on Deans Search and Review

*Faculty Code, Procedures of the Implementation of the Faculty Code, Section C.2(b)*

**b. Deans**

1. **Search Committee Composition.** When a vacancy in a school’s deanship arises, the regular, full-time faculty of the school will form a search committee. The regular, full-time faculty of the school shall approve procedures to govern the discretion to determine the composition of the search committee, subject to the following requirements:
   
i. The search committee shall include (a) at least five and not more than nine regular, full-time faculty members elected by the regular, full-time faculty of the school, of whom not more than one may hold an appointment without tenure, (b) the Provost or a representative designated by the Provost, (c) one or more current students, and (d) one or more alumni. The search committee may include other members in accordance with procedures approved by the school’s regular, full-time faculty. The elected faculty members of the search committee shall select one of their group (who must hold a tenured appointment with the rank of professor) as the chair of the search committee.

   ii. In consultation with the Provost, the Chair of the Board of Trustees will appoint one or more trustees (ordinarily one or two) to serve as members of the search committee.

   iii. The elected faculty members and the appointed trustee(s) shall be voting members of the search committee. In accordance with procedures approved by a school’s regular, full-time faculty, voting rights may be extended to other members, but the composition of the search committee must ensure that the elected faculty members with tenured appointments constitute at least two-thirds of the voting members of the search committee.

   iv. Each search committee shall establish criteria for the dean search, including a position description, which shall be approved by the school’s regular, full-time faculty and the Provost prior to the official public announcement of the search.

2. **Search Committee Recommendations.** The search committee shall recommend candidates for the deanship in a non-prioritized list to the President and Provost.

   The President and Provost may specify how many candidates the search committee will recommend, but the maximum number of recommended candidates shall not exceed three without the approval of the school’s regular, full-time faculty. When required by the school’s accreditation standards, the search committee shall obtain the approval of the regular, full-time faculty before recommending any candidate.

   ii. **Continuance.** The Provost will meet with each dean annually to discuss the dean’s
past performance and future goals. The Provost will also periodically initiate a comprehensive review of each dean that systematically solicits input from the school’s constituencies, including but not limited to, the faculty, senior staff, alumni, and students. The comprehensive review procedures shall include the following steps:

1. The Provost will discuss with each Dean, at the time of the Dean’s appointment or reappointment, the criteria by which the Provost will review the Dean.
2. The comprehensive review shall occur at least once every three years.
3. The process for the comprehensive review, established by the Provost, shall generally be consistent across schools, subject to adjustment for the differing conditions of each school.
4. After completing a comprehensive review, the Provost shall summarize the general conclusion of the review and provide the school’s full-time faculty a summary that describes the conclusions of the review with respect to each of the established criteria for the dean’s performance. After receiving the written request of 60 percent or more of the school’s full-time faculty, the Provost shall meet with the full-time faculty for the purpose of answering questions and addressing concerns the full-time faculty may have with respect to the dean’s performance. The details of the final evaluation shall be conveyed only to the Dean, Provost, President, and the Board of Trustees.

c. Associate Deans, Assistant Deans, and Similar Academic Administrative Officers.

The Dean shall appoint associate deans, assistant deans, and similar academic administrative officers.
administrative officers having responsibility for administering academic programs after receiving the affirmative recommendation of the school’s regular, full-time faculty (acting either through an elected committee or a committee of the whole) in accordance with procedures approved by the school’s regular, full-time faculty, and with after receiving the Provost’s approval.

d. College of Professional Studies. In the case of a vacancy for the position of Dean, a special faculty committee shall be appointed jointly by the Provost and the deans of the schools whose programs are most directly affected by the College of Professional Studies unless the Provost determines, after consultation with such deans, that a search is not required for the position.

e. No-Confidence. It is important that such appointees retain the confidence of the faculty concerned. A formal proceeding to question the continued confidence of the faculty of a school in an academic administrative officer shall be instituted only after faculty members have made a reasonable effort to bring the substance of their concerns to the attention of such officers informally or through the Provost’s decanal review processes. The formal proceeding shall be conducted as follows:

i. A petition signed by one-third of the school’s regular, full-time faculty shall be submitted to the Chair of the Executive Committee of the Faculty Senate.

ii. The Chair of the Executive Committee shall call a special meeting of the school’s regular, full-time faculty for consideration of the matter. The meeting shall be held within twenty days (on which classes are regularly held in the University) of the time the petition is submitted. Written notice of the meeting shall be given to all regular, full-time faculty members of the school eligible to vote on the matter.

iii. The Chair of the Executive Committee shall preside over the meeting. At this meeting, procedures for balloting shall be determined.

iv. Within ten days (on which classes are regularly held in the University) of the first special meeting, a secret ballot of the school’s regular, full-time faculty shall be taken at a special meeting or by mail on the question of confidence in the administrator in question. The balloting shall be supervised by the Executive Committee of the Faculty Senate.

v. The affirmative vote of a majority of the school’s regular, full-time faculty members eligible to vote in the school shall be necessary for the passage of a vote of no confidence. If the resolution passes, the Chair of the Executive Committee shall forward the results of the vote proceedings to the Provost, and the Provost shall take prompt action to address the problems identified by the faculty’s vote of no confidence.
A RESOLUTION ON RECOMMENDED CHANGES TO THE 

FACULTY CODE WITH RESPECT TO SCHOOL FACULTY 

COMPOSITION AND GOVERNANCE (16/2)

WHEREAS, The University’s Board of Trustees established working groups on university governance in 2014, and one of those working groups (the “Working Group”) recommended sweeping and far-reaching changes to the University’s Faculty Code with respect to the composition of school faculties and the participation of various categories of faculty members in school governance;

WHEREAS, Article IX.A. of the Faculty Code provides: “The regular, active-status faculty shares with the officers of administration the responsibility for effective operation of the departments and schools and the University as a whole. . . . The regular, active-status faculty also participates in the formulation of policy and planning decisions affecting the quality of education and life at the University”;

WHEREAS, Article III, Section 1 of the Faculty Organization Plan provides that (1) the Faculty Senate has authority to “consider any matters of concern or interest to more than one college, school, or division, or to the Faculty, and make its recommendations or otherwise express its opinion with respect thereto, to the [Faculty] Assembly, the President, or through the President to the Board of Trustees;” and (2) the Faculty Senate is “the Faculty agency to which the President initially presents information and which he consults concerning proposed changes in existing policies or promulgation of new policies.”

WHEREAS, The Faculty Code and the Faculty Organization Plan establish a proven and highly successful model of collaborative shared governance between the faculty of the University (the “Faculty”) and the Administration, which has enabled the University to make notable and sustained progress since the 1930s;

WHEREAS, The Faculty Code and the Faculty Organization Plan are matters of great interest and concern to the Faculty because they represent a part of the contract of each member of the Faculty with the University (subject, in the case of certain part-time members of the Faculty, to the terms of a collective bargaining agreement between the University and Service Employees International Union, Local 500), and, in that regard, (1) the inside cover page of the Faculty Code declares that it provides “the statement of the rights and privileges, and the responsibilities, of the academic personnel of the University”; and (2) several decisions of courts in the District of Columbia have recognized that the Faculty Code constitutes part of a binding and enforceable contract between each member of the Faculty and the University;¹

WHEREAS, Pursuant to the University’s unbroken tradition of collaborative shared governance, the Faculty Senate, as the elected representative of the Faculty, has always considered and acted on amendments to the Faculty Code that have been proposed by the Administration, the Board of Trustees or other members of the

University community before such amendments have been transmitted by the Administration to the Board of Trustees for final consideration and approval;

WHEREAS, The Professional Ethics and Academic Freedom (PEAF) Committee is the Standing Committee that has been established and designated by the Faculty Senate, pursuant to Article III., Section 5(c) of the Faculty Organization Plan, to review proposed amendments to the Faculty Code and to make recommendations concerning such amendments to the Faculty Senate for its consideration;

WHEREAS, After receiving the recommendations of the PEAF Committee (as well as other Standing Committees), it has been the universal and longstanding practice of the University that the Faculty Senate votes to adopt or reject recommended amendments to the Faculty Code before such amendments are forwarded to the Administration for transmission to the Board of Trustees for final consideration and approval;

WHEREAS, There is no precedent during the University’s history in which a substantive change has been made to the Faculty Code unless the above-described process of review, recommendation and adoption by the Faculty Senate, as the representative of the Faculty, has first occurred before that change was approved by the Board of Trustees;

WHEREAS, The Faculty Senate recognizes that the Faculty Code must be updated on a regular basis to meet changing conditions and needs within the University and emerging trends within the academic enterprise more generally, and the Faculty Senate has a long history of considering and recommending amendments to the Faculty Code in order to improve the quality of education and academic life within the University;

WHEREAS, The PEAF Committee, the Executive Committee and the Committee on Appointment, Salary and Promotion Policies of the Faculty Senate (collectively, the “Senate Committees”) carefully reviewed the proposals by the Working Group for sweeping and far-reaching changes in the Faculty Code with respect to school faculty composition and governance, and the Senate Committees informed the Working Group that its proposals were not acceptable unless major modifications were made;

WHEREAS, The Working Group largely disregarded the advice of the Senate Committees and presented revised proposals that, if adopted, (1) would be likely to reduce significantly the percentages of tenured and tenure-accruing faculty that are currently required by the Faculty Code for schools and departments, thereby severely weakening the primary role of tenured and tenure-accruing faculty in the governance of schools and departments, and (2) would permit schools and departments to hire unlimited numbers of full-time faculty members holding specialized appointments, which lack the financial and professional independence needed to ensure that those faculty members could engage in robust and meaningful policy discussions with members of the Administration without fearing for their future job security;

WHEREAS, If adopted, the Working Group’s revised proposals to reduce significantly the percentages of tenured and tenure-accruing faculty required by the Faculty Code
for schools and departments would permit an outcome that is directly contrary to the University’s current Strategic Plan, which identifies as a primary goal the need to “[e]xpand and improve our research and teaching,” and also states: “In recent decades, our student body has grown more rapidly than our tenure-line faculty. Over the coming decade, we need to reverse this trend”;

WHEREAS, The Senate Committees have therefore jointly recommended amendments to the *Faculty Code* with respect to school faculty composition and governance, as set forth in Exhibit A attached to this Resolution, and those recommended amendments are substantially different from the Working Group’s revised proposals, as shown on Exhibit B attached to this Resolution (which is marked to show changes from the Working Group’s revised proposals);

WHEREAS, The Faculty Senate believes that the amendments to the *Faculty Code* recommended by the Senate Committees would allow additional flexibility for schools and departments in determining the composition of their faculties and the rights of different categories of faculty members to participate in school and department governance, while retaining the primary and vital role of tenured and tenure-accruing faculty in advancing the University’s research and instructional goals;

WHEREAS, The Senate Committees and the Faculty Senate have carefully considered the proposals by the Working Group to grant to Specialized Faculty members governance rights in schools and departments;

WHEREAS, The Senate Committees and the Faculty Senate are concerned that Specialized Faculty members have not had an adequate opportunity to consider and express their views on the question of whether they would favor amendments to the *Faculty Code* granting them governance rights in schools and departments even if such amendments might impair their existing potential rights to engage in collective bargaining under the National Labor Relations Act; and,

WHEREAS, The Senate Committees and the Faculty Senate have not had adequate time to perform a survey or to obtain other reliable evidence of the views of Specialized Faculty members on the foregoing question;

WHEREAS, The Senate Committees and the Faculty Senate believe that without such reliable evidence it would not be appropriate to consider any amendments to the *Faculty Code* to grant Specialized Faculty governance rights in schools and departments until such evidence has been obtained and reviewed;

WHEREAS, The Faculty Senate believes that the amendments recommended by the Senate Committees are consistent with the best interests of the University and all of its constituencies and stakeholders (including the Faculty); and

WHEREAS, The Faculty Senate is greatly concerned that any decision by the Board of Trustees to approve changes to the *Faculty Code* that are different from the recommended amendments (as set forth on Exhibit A attached to this Resolution) would be likely to cause great alarm among the Faculty and gravely impair the

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NOW, THEREFORE, BE IT RESOLVED BY THE FACULTY SENATE OF THE GEORGE WASHINGTON UNIVERSITY

(1) That the *Faculty Code* be amended as set forth in Exhibit A attached to this Resolution;

(2) That the President is requested to submit the proposed amendments to the *Faculty Code* set forth on Exhibit A to the Board of Trustees for final consideration and approval;

(3) That the Faculty Senate respectfully urges the Board of Trustees not to approve changes to the *Faculty Code* that are different from the amendments set forth on Exhibit A attached to this Resolution without further consultation with and concurrence by the Faculty Senate in keeping with the University’s unbroken tradition of collaborative shared governance.

Faculty Senate Committee on Professional Ethics and Academic Freedom
Faculty Senate Committee on Appointment, Salary, and Promotion Policies
Faculty Senate Executive Committee

April 24, 2015
EXHIBIT A to “A Resolution on Recommended Changes to the Faculty Code With Respect to School Faculty Composition and Governance” (16/2)

Faculty Code, Article I

The grades of academic personnel are:

A. **Retired Status**: University professor emeritus, professor emeritus, professor emeritus in residence, associate professor emeritus, associate professor emeritus in residence, and retired (in any given rank for age or disability).

B. **Regular Faculty**: Regular Faculty are full-time faculty members with the title of University professor, professor, associate professor, assistant professor, and instructor who are tenured or tenure-accruing, and non-tenure-accruing faculty who are currently on a renewable contract, do not hold either a regular or tenured appointment at another university, have a nine or twelve month appointment and have contractual responsibilities for all of the following areas: research, teaching and service. At least 75 percent of the regular, full-time faculty members in each school shall hold tenured or tenure-accruing appointments, and at least 50 percent of the regular, full-time faculty members in each department of a departmentalized school shall hold tenured or tenure-accruing appointments. The foregoing percentage requirements shall not apply to the faculties of the School of Medicine and Health Sciences, the School of Nursing, and the College of Professional Studies.

C. **Specialized Faculty**: Specialized Faculty are faculty members with the title of professor, associate professor, assistant professor, and instructor who are currently on a renewable nine or twelve month contract, do not hold either a regular or tenured appointment at another university, and have contractual responsibilities for one or two of the following areas: research, teaching and service. Specialized Faculty include but are not limited to Research Faculty and Teaching Faculty, and their titles should ordinarily include designations indicating their specialized status, such as “research” or “teaching” or other designations approved by the Provost. The number of full-time Specialized Faculty in each school shall not exceed 25 percent of the total number of full-time faculty members in that school. The foregoing percentage limitation shall not apply to the faculties of the School of Medicine and Health Sciences, the School of Nursing, and the College of Professional Studies.

D. **Visiting Faculty**: Visiting Faculty are faculty members with the title of visiting professor, visiting associate professor, visiting assistant professor, and visiting instructor. Visiting faculty hold limited term appointments approved by the Provost and, due to the temporary nature of their appointments, do not have any of the governance rights described by the Faculty Code unless such rights are expressly granted.

E. **Part Time Faculty**: Part Time Faculty are faculty members with a title of adjunct professor, adjunct associate professor, adjunct assistant professor, adjunct instructor, clinical professor, professorial lecturer, associate clinical professor, associate professorial lecturer, assistant clinical professor, assistant professorial lecturer, clinical instructor, lecturer, studio instructor, and special instructor, who are on a fixed
semester or 9-month appointment (that may or may not be subject to reappointment), including but not limited to Part Time Faculty subject to a Collective Bargaining Agreement. This Faculty Code does not apply to Part Time Faculty covered under the terms of a Collective Bargaining Agreement except to the extent expressly provided in the Collective Bargaining Agreement.

F. Secondary and Courtesy Appointments: A faculty member holding a regular faculty appointment in one department or school may be granted a secondary or courtesy appointment in another department or school for a specified term. A secondary or courtesy appointment shall require the recommendation of the appropriate faculty and officers of administration of the unit granting that appointment and shall comply with rules and procedures for such appointments established by the unit granting that appointment and by the Provost. A secondary or courtesy appointment is not a regular, faculty appointment and does not automatically confer any of the rights provided by the Faculty Code and the Faculty Organization Plan to participate in faculty governance in the unit granting that appointment. Unlike a courtesy appointment, a secondary appointment shall allow a faculty member to exercise one or more specified governance privileges in the faculty unit granting the appointment, but such privileges shall be approved by that unit’s regular faculty. A secondary or courtesy appointment terminates automatically upon the expiration of its specified term or upon termination of the faculty member’s regular appointment. This paragraph does not affect the terms, conditions, and designations of secondary and courtesy appointments in existence as of May 1, 2008.

Faculty Code, Procedures for the Implementation of the Faculty Code, Section A

A. Governance of Departments and Schools*

The regular, full-time faculty of each department, school, or comparable educational division shall establish written procedures, rules and criteria for the governance of that unit. All school, department, or comparable educational division’s procedures shall be consistent with the Faculty Code and the Faculty Organization Plan.

All school procedures, rules, and criteria shall be reviewed by the Faculty Senate Executive Committee and approved by the Provost.

All school procedures, rules and criteria, shall at a minimum provide:
1. The administrative and academic divisions of the school
2. Steps for enacting procedures, rules, and criteria of the school, such as the appointment of school administrators with faculty appointments
3. Elections (or appointments) to, and responsibilities of, standing committees and faculty advisory councils (as appropriate)
4. Policies and procedures for maintaining academic standards such as:
a. Determining standards for graduation
b. Reviewing curricula, including new academic programs
c. Resolving student allegations of arbitrary or capricious academic evaluation

5. Policies and procedures for reviewing and approving procedures, rules and criteria of departments or comparable educational divisions

6. Policies and procedures for appointment, periodic performance review, promotion, and/or tenure of faculty (as appropriate based on their position)

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*In the governance of the School of Medicine and Health Sciences, all faculty of that School who are eligible for membership in the Faculty Assembly shall be eligible to participate whenever the term “regular” faculty appears in this document.*
Recommendations to amend the *Faculty Code*
*Working Group on School Rules and Procedures*

*Faculty Code*, Section I

The grades of academic personnel are:

A. **Retired Status**: University professor emeritus, professor emeritus, professor emeritus in residence, associate professor emeritus, associate professor emeritus in residence, and retired (if any given rank for age or disability).

B. **Regular Faculty**: Regular Faculty are full-time faculty members with the title of University professor, professor, associate professor, assistant professor, and instructor who are tenured or tenure-accruing, and non-tenure-accruing faculty who are currently on a presumptively renewable contract, do not hold either a regular or tenured appointment at another university, have a nine or twelve month appointment and who have contractual responsibilities for all of the following areas: research, teaching and service. Each school shall set as a goal that at least 75% percent of its regular, full-time faculty members in each school shall hold tenured or tenure-accruing appointments, and at least 50 percent of the regular, full-time faculty members in each department of a departmentalized school shall hold tenured or tenure-accruing appointments. The foregoing percentage requirements shall not apply to the faculties of the School of Medicine and Health Sciences, the School of Nursing, and the College of Professional Studies. A school, with the support of the majority of its regular faculty, may request a different percentage as a goal. In such cases, the requested percentage change of tenure-accruing appointments shall be requested of the Provost, in consultation with the Executive Committee of the Faculty Senate. Any school not in compliance with the percentage established for it as a goal by this provision or through an agreement with the Provost shall submit, on an annual basis, a report to the Provost and to the Executive Committee of the Faculty Senate notifying them of the situation and outlining any steps planned to bring it into compliance.

C. **Specialized Faculty**: Specialized Faculty are faculty members with the title of professor, associate professor, assistant professor, and instructor who are currently on a presumptively renewable nine or twelve month contract, do not hold either a regular or tenured appointment at another university, and who have contractual responsibilities for one or two of the following areas: research, teaching and service. Specialized Faculty include but are not limited to Clinical Faculty, Research Faculty, and Teaching Faculty, and their titles should ordinarily include designations indicating their specialized status, such as “research” or “teaching” or other designations approved by the Provost. The number of full-time Specialized Faculty in each school shall not exceed 25 percent of the total.
number of full-time faculty members in that school. The foregoing percentage limitation shall not apply to the faculties of the School of Medicine and Health Sciences, the School of Nursing, and the College of Professional Studies.

D. Visiting Faculty: Visiting Faculty are faculty members with the title of visiting professor, visiting associate professor, visiting assistant professor, and visiting instructor. Visiting faculty hold limited term appointments approved by the Provost and, due to the temporary nature of their appointments, do not have any of the governance rights described by the Faculty Code unless such rights are expressly granted.

E. Part Time Faculty: Part Time Faculty are faculty members with a title of adjunct professor, adjunct associate professor, adjunct assistant professor, adjunct instructor, clinical professor, professorial lecturer, associate clinical professor, associate professorial lecturer, assistant clinical professor, assistant professorial lecturer, clinical instructor, lecturer, studio instructor, and special instructor, who are on a fixed semester or 9-month appointment (that may or may not be subject to reappointment), including but not limited to Part Time Faculty subject to a Collective Bargaining Agreement. This Faculty Code does not apply to Part Time Faculty covered under the terms of a Collective Bargaining Agreement except to the extent expressly provided in the Collective Bargaining Agreement.

F. Secondary and Courtesy Appointments: A faculty member holding a regular faculty appointment in one department or school may be granted a secondary or courtesy appointment in another department or school for a specified term. A secondary or courtesy appointment shall require the recommendation of the appropriate faculty and officers of administration of the unit granting that appointment and shall comply with rules and procedures for such appointments established by the unit granting that appointment and by the Provost. A secondary or courtesy appointment is not a regular, faculty appointment and does not automatically confer any of the rights provided by the Faculty Code and the Faculty Organization Plan to participate in faculty governance in the unit granting that appointment. Unlike a courtesy appointment, a secondary
appointment shall allow a faculty member to exercise one or more specified governance privileges in the faculty unit granting the appointment, but such privileges shall be approved by that unit’s regular faculty. A secondary or courtesy appointment terminates automatically upon the expiration of its specified term or upon termination of the faculty member’s regular appointment. This paragraph does not affect the terms, conditions, and designations of secondary and courtesy appointments in existence as of May 1, 2008.

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Faculty Code, Procedures for the Implementation of the Faculty Code, Section A

A. Governance of Departments and Schools*

The regular, full-time faculty of each department, school, or comparable educational division shall establish written procedures, rules and criteria for the governance of that unit. All school, department, or comparable educational division’s procedures shall be consistent with the Faculty Code and the Faculty Organization Plan.

All school procedures, rules, and criteria shall be reviewed by the Faculty Senate Executive Committee and approved by the Provost.

All school procedures, rules and criteria, shall at a minimum provide:
1. The administrative and academic divisions of the school
2. Steps for enacting procedures, rules, and criteria of the school, such as the appointment of school administrators with faculty appointments
3. Elections (or appointments) to, and responsibilities of, standing committees and faculty advisory councils (as appropriate)
4. Policies and procedures for maintaining academic standards such as:
   a. Determining standards for graduation
   b. Reviewing curricula, including new academic programs
   c. Resolving student allegations of arbitrary or capricious academic evaluation
5. Policies and procedures for reviewing and approving rules and procedures of departments, or comparable educational divisions
6. Policies and procedures for appointment, periodic performance review, promotion, and/or tenure of faculty (as appropriate based on their position)

*In the governance of the School of Medicine and Health Sciences, all faculty of that School who are eligible for membership in the Medical Center Faculty Assembly shall be eligible to participate whenever the term “regular” faculty appears in this document.
A RESOLUTION ON RECOMMENDED CHANGES TO THE
FACULTY CODE WITH RESPECT TO TENURE AND PROMOTION
STANDARDS AND PROCEDURES (16/3)

WHEREAS, The University’s Board of Trustees established working groups on university
governance in 2014, and one of those working groups (the “Working Group”) recommended sweeping and far-reaching changes to the University’s Faculty Code with respect to standards and procedures for approving applications for tenure and promotion;

WHEREAS, Article IX.A. of the Faculty Code provides: “The regular, active-status faculty shares with the officers of administration the responsibility for effective operation of the departments and schools and the University as a whole. . . . The regular, active-status faculty also participates in the formulation of policy and planning decisions affecting the quality of education and life at the University”;

WHEREAS, Article III, Section 1 of the Faculty Organization Plan provides that (1) the Faculty Senate has authority to “consider any matters of concern or interest to more than one college, school, or division, or to the Faculty, and make its recommendations or otherwise express its opinion with respect thereto, to the [Faculty] Assembly, the President, or through the President to the Board of Trustees;” and (2) the Faculty Senate is “the Faculty agency to which the President initially presents information and which he consults concerning proposed changes in existing policies or promulgation of new policies.”

WHEREAS, The Faculty Code and the Faculty Organization Plan establish a proven and highly successful model of collaborative shared governance between the faculty of the University (the “Faculty”) and the Administration, which has enabled the University to make notable and sustained progress since the 1930s;

WHEREAS, The Faculty Code and the Faculty Organization Plan are matters of great interest and concern to the Faculty because they represent a part of the contract of each member of the Faculty with the University (subject, in the case of certain part-time members of the Faculty, to the terms of a collective bargaining agreement between the University and Service Employees International Union, Local 500), and, in that regard, (1) the inside cover page of the Faculty Code declares that it provides “the statement of the rights and privileges, and the responsibilities, of the academic personnel of the University”; and (2) several decisions of courts in the District of Columbia have recognized that the Faculty Code constitutes part of a binding and enforceable contract between each member of the Faculty and the University;

WHEREAS, Pursuant to the University’s unbroken tradition of collaborative shared governance dealing with policies governing the Faculty’s responsibilities, rights and privileges, the Faculty Senate, as the elected representative of the Faculty, has always considered and acted on amendments to the Faculty Code that have been

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proposed by the Administration, the Board of Trustees or other members of the University community before such amendments have been transmitted by the Administration to the Board of Trustees for final consideration and approval;

WHEREAS, The Professional Ethics and Academic Freedom (PEAF) Committee is the Standing Committee that has been established and designated by the Faculty Senate, pursuant to Article III., Section 5(c) of the Faculty Organization Plan, to review proposed amendments to the Faculty Code and to make recommendations concerning such amendments to the Faculty Senate for its consideration;

WHEREAS, After receiving the recommendations of the PEAF Committee (as well as other Standing Committees), it has been the universal and longstanding practice of the University that the Faculty Senate votes to adopt or reject recommended amendments to the Faculty Code before such amendments are forwarded to the Administration for transmission to the Board of Trustees for final consideration and approval;

WHEREAS, There is no precedent during the University’s history in which a substantive change has been made to the Faculty Code unless the above-described process of review, recommendation and adoption by the Faculty Senate, as the representative of the Faculty, has first occurred before that change was approved by the Board of Trustees;

WHEREAS, The Faculty Senate recognizes that the Faculty Code must be updated on a regular basis to meet changing conditions and needs within the University and emerging trends within the academic enterprise more generally, and the Faculty Senate has a long history of considering and recommending amendments to the Faculty Code in order to improve the quality of education and academic life within the University;

WHEREAS, The PEAF Committee, the Executive Committee and the Committee on Appointment, Salary and Promotion Policies of the Faculty Senate (collectively, the “Senate Committees”) carefully reviewed the proposals by the Working Group for sweeping and far-reaching changes in the Faculty Code with respect to standards and procedures for approving applications for tenure and promotion, and the Senate Committees informed the Working Group that its proposals were not acceptable unless major modifications were made;

WHEREAS, The Working Group largely disregarded the advice of the Senate Committees and presented revised proposals that, if adopted, (1) would severely weaken the long-established role of the Faculty (especially departmental faculties in departmentalized schools) in presenting recommendations for tenure and promotion, and (2) would permit the Administration to overrule faculty recommendations for promotion and tenure without satisfying the “compelling reasons” standard currently embodied in the Faculty Code;

WHEREAS, The Senate Committees have therefore jointly recommended amendments to the Faculty Code with respect to standards and procedures for tenure and promotion, as set forth in Exhibit A attached to this Resolution, and those recommended amendments are substantially different from the Working Group’s revised
proposals, as shown on Exhibit B attached to this Resolution (which is marked to show changes to the Working Group’s revised proposals);

WHEREAS, The Faculty Senate believes that the amendments to the Faculty Code recommended by the Senate Committees would accomplish the most important goals identified by the Working Group, including (1) increasing the standards for tenure and promotion from “competence” to “excellence” in research, teaching and service; (2) clarifying and improving the procedures for adopting faculty recommendations and resolving administrative nonconcurrences with faculty recommendations; and (3) relieving the Board of Trustees from their current duty of making final determinations in appeals from tenure and promotion decisions;

WHEREAS, The Faculty Senate believes that the amendments recommended by the Senate Committees are consistent with the best interests of the University and all of its constituencies and stakeholders (including the Faculty), and would help to advance the University’s stated goals to “[e]xpand and improve our research and teaching”2 and “to match the excitement of discovery and excellence of instruction with superior research”;3 and

WHEREAS, The Faculty Senate is greatly concerned that any decision by the Board of Trustees to approve changes to the Faculty Code that are different from the recommended amendments (as set forth on Exhibit A attached to this Resolution) would be likely to cause great alarm among the Faculty and gravely impair the confidence of the Faculty Senate and the Faculty in the University’s Administration and system of shared governance;

NOW, THEREFORE, BE IT RESOLVED BY THE FACULTY SENATE OF THE GEORGE WASHINGTON UNIVERSITY

(1) That the Faculty Code be amended as set forth in Exhibit A attached to this Resolution;

(2) That the President is requested to submit the proposed amendments to the Faculty Code set forth on Exhibit A to the Board of Trustees for final consideration and approval;

(3) That the Faculty Senate respectfully urges the Board of Trustees not to approve changes to the Faculty Code that are different from the amendments set forth on Exhibit A attached to this Resolution without further consultation with and concurrence by the Faculty Senate in keeping with the University’s unbroken tradition of collaborative shared governance.

Faculty Senate Committee on Professional Ethics and Academic Freedom
Faculty Senate Committee on Appointment, Salary, and Promotion Policies
Faculty Senate Executive Committee

April 24, 2015

EXHIBIT A to “A Resolution on Recommended Changes to the Faculty Code With Respect to Tenure and Promotion Standards and Procedures” (16/3)

Faculty Code, Section IV.B

B. Promotion

1. Promotion to the ranks of associate professor and professor is granted by the university to faculty members who have achieved excellence in their disciplines through their contributions to research, scholarship, or creative work in the arts (hereinafter scholarship), teaching, and engagement in service, and who demonstrate the potential to continue to do so, so that the university may advance its mission of scholarship, higher education, and service to the community. Each school, and each department in a departmentalized school, shall define, establish and publish criteria for excellence consistent with this Paragraph B.1. The university seeks to apply the highest standards of academic rigor in evaluating faculty members for promotion. Promotion to professor is reserved for those who have established a record since promotion to associate professor that demonstrates a sustained, high level of distinction in their field through scholarly contributions, excellence in teaching, and active engagement in service. In addition, it is expected that the candidates’ record of scholarship, teaching, and service provide confidence that they will continue to contribute in all these areas at a level of excellence in a pattern of sustained development and substantial growth in achievement and productivity. Time served in the rank of associate professor is not a sufficient basis for promotion.

2. Each school shall establish and publish written criteria, consistent with paragraph B.1, on which promotion to the ranks of associate professor and professor will be based, including any appropriate distinctions between the criteria for tenure-track and tenured faculty and those for non-tenure track faculty members due to the different nature of their appointments. Each department shall define, establish and publish additional written criteria for promotion, consistent with Paragraph B.1 and with the written criteria established and published by the relevant school. Each school and department shall also establish and publish the procedures used for making promotion decisions and for appointing tenured faculty members. The procedures should provide for informing faculty members periodically, or at their request, whether they are making satisfactory progress toward promotion. Such information shall not be construed as a promise to recommend promotion. Each faculty member has the prerogative to determine whether and when to request consideration for promotion to the rank of professor. Recommendations for promotion originate from the faculty – for departmentalized schools, from the faculty of the relevant department, after application by the candidate. Faculty recommendations must be based on substantial evidence of excellence based on the criteria stated in Paragraph B.1 and the additional criteria established and published by the relevant school and department.
3. As general practice, a promotion shall be accompanied by an appropriate increase in salary.

C. Tenure

1. Recognizing the university’s commitment when it grants tenure and the university’s mission as a preeminent research university, tenure is reserved for members of the faculty who demonstrate excellence in scholarship, teaching, and engagement in service and who show promise of continued excellence. Each school, and each department in a departmentalized school, shall define, establish and publish criteria for excellence consistent with this Paragraph C.1. Excellence in teaching and engagement in service are prerequisites for tenure, but they are not in themselves sufficient grounds for tenure. Tenure is reserved for faculty members whose scholarly accomplishments are distinguished in their fields, and a candidate’s record must compare favorably with that of candidates in similar stages in their careers at peer research universities in the candidate’s field. Upon a specific showing that the academic needs of the University have changed with respect to a particular position, that factor may be considered in determining whether tenure shall be granted. The granting of tenure is generally accompanied by promotion to associate professor.

2. Each school shall establish and publish written criteria, consistent with Paragraph C.1, on which the recommendation for tenure will be based. Each department shall define, establish and publish additional written criteria for tenure, consistent with Paragraph C.1 and with the criteria established and published by the relevant school. In addition, each school and each department shall establish and publish written procedures for making decisions concerning tenure and for hiring tenured faculty at the rank of associate professor or professor. Recommendations for tenure originate from the faculty—for departmentalized schools, from the faculty of the relevant department. Faculty recommendations must be based on substantial evidence of excellence based on the criteria stated in Paragraph C.1 and the additional criteria published by the relevant school and department.

3. So that faculty members may assess their potential for achieving tenure, each school, or each and every one of a school’s departments, shall establish and publish written procedures to provide reviews to guide faculty members concerning progress toward tenure. Reviews do not constitute a commitment to recommend tenure. Such reviews may be satisfied by, but need not be limited to, evaluations of annual reports and mid-tenure reviews, which should be communicated to the faculty member.

D. School-Wide Personnel Committees

[RETAIN EXISTING SECTION IV.D. OF THE CURRENT FACULTY CODE]

E. University-Wide Nonconcurrence Committee

1. Structure

i. The university shall establish a University-Wide Nonconcurrence Committee to review and make a determination with respect to each tenure, promotion and appointment with tenure case in which the Provost has nonconcurred, or has upheld a nonconcurrence by the dean, with a faculty recommendation.

ii. The University-Wide Nonconcurrence Committee shall be composed of (1) nine tenured faculty members, each with the rank of professor, with one
member elected by each of the university’s schools other than the College of Professional Studies, and (2) two senior administrators (who may be faculty members) designated by the Provost. The President and Provost; vice presidents, associate vice presidents, and assistant vice presidents; vice provosts and associate vice provosts; deans, associate deans, and assistant deans shall be ineligible to serve as elected faculty members of the Committee.

iii. Elected faculty members of the University-Wide Nonconcurrence Committee shall be nominated and elected by the tenured faculty of their respective schools in accordance with procedures approved by the tenured faculty of each school. Any school with fewer than six tenured faculty members may obtain permission from the Faculty Senate Executive Committee to elect an untenured faculty member to serve on the Committee.

iv. Elected faculty members of the University-Wide Nonconcurrence Committee shall serve staggered three-year terms, with a maximum of two consecutive terms. Members rendered ineligible due to their service for two consecutive terms shall be deemed eligible for nomination and re-election following one year of absence from the Committee.

v. The elected faculty members of the University-Wide Nonconcurrence Committee shall elect one of their number annually to serve as Chair of the Committee.

vi. If an elected member of the University-Wide Nonconcurrence Committee is unable to complete his or her term, the tenured faculty of the relevant school shall nominate and elect a replacement member to complete that term, in accordance with the provisions of this Paragraph E.1.

vii. If a University-Wide Nonconcurrence Committee member belongs to the same department as a candidate for tenure or promotion, or has a conflict of interest, the member shall be recused from voting but may participate in the discussion of the case. That a Committee member belongs to the same school as a candidate does not by itself create a conflict of interest.

2. Responsibilities
   i. The Provost shall refer to the University-Wide Nonconcurrence Committee for its consideration and determination each tenure, promotion, and appointment with tenure case in which the Provost has nonconcurred, or has upheld a nonconcurrence by a dean, with a faculty recommendation as provided in Paragraph B.7 of the Procedures for the Implementation of the Faculty Code. In each such case, the Committee shall determine whether the administrative nonconcurrence is supported by one or more of the compelling reasons defined in Paragraph F.1 below. The Provost shall bear the burden of persuasion on that question.

   ii. The University-Wide Nonconcurrence Committee shall make its determination in accordance with the procedures set forth in Paragraph E.3 below.

3. Procedures
   i. The Provost shall provide the University-Wide Nonconcurrence Committee with the relevant dossiers for all cases indicated in Paragraph E.2 above. The Committee may request additional information, advice or
documentation, which the Provost shall provide or assist in providing to the extent practicable.

ii. The University-Wide Nonconcurrence Committee shall determine, and shall advise the Provost in writing, whether the administrative nonconcurrence is supported by one or more of the compelling reasons defined in Section F.1 below. If the Committee determines that the administrative nonconcurrence is not supported by any compelling reason, the Provost and the President shall approve the application for tenure, promotion, or appointment with tenure unless the President determines that such application should be denied based on one or more of the extraordinary circumstances defined in Paragraph F.2 below. In that event, the President shall provide a written explanation of such extraordinary circumstance(s) to the Committee, the appropriate dean, the appropriate department chair, and the candidate. The Committee’s review process established by this Paragraph E shall not constitute or replace the grievance procedure established by Section X.B of the Faculty Code.

iii. The University-Wide Nonconcurrence Committee may adopt rules governing its internal procedure, which shall be published. Each determination by the Committee shall require the affirmative vote of a majority of the members entitled to vote in the relevant case.

F. **Compelling Reasons and Extraordinary Circumstances.** Departments, school-wide personnel committees, deans, the University-Wide Nonconcurrence Committee, and the Provost are each entrusted with ensuring that faculty recommendations concerning tenure, promotion, and appointments with tenure are consistent with published criteria, are supported by sufficient evidence and preserve the schools’ and the university’s interest in building a distinguished faculty.

1. The following shall constitute compelling reasons for a school-wide personnel committee to advise a dean (see Section D), for the University-Wide Nonconcurrence Committee to uphold an administrative nonconcurrence (see Section E), or for a dean or the Provost to nonconcur with a faculty recommendation (see Procedures for the Implementation of the Faculty Code, Sections B.5 and B.7):
   i. Insufficient evidence or inadequate reasons provided by the recommending faculty and external reviewers to demonstrate that the candidate has satisfied the published criteria defining the applicable standards of excellence; or
   ii. Failure by the recommending faculty to conform to published appointment, tenure or promotion policies, procedures, and guidelines; or
   iii. Arbitrary, capricious, or discriminatory action at any point in the process.

2. The following shall constitute extraordinary circumstances for the President to deny an application for tenure, promotion, or an appointment with tenure despite a decision by the Provost to concur with the faculty recommendation (see Procedures for the Implementation of the Faculty Code, Section B.6) or a determination by the University-Wide Nonconcurrence Committee not to uphold an administrative nonconcurrence (see Procedures, Section B.8 and Section E of Article IV of the Faculty Code):
   i. The need to terminate an entire instructional program for a reason specified in Part V.D.2 of the Faculty Code; or
   ii. Extraordinary financial exigency as defined in Part V.D.3 of the
Faculty Code; or

iii. Other extraordinary financial or programmatic constraints that would cause the approval of the faculty recommendation to impair the fiscal health of the University.

G. **Nondiscrimination.** Appointments, renewals, terminations, promotions, tenure, compensation, and all other terms and conditions of employment shall be made consistent with the University’s Policy on Equal Opportunity.

*Faculty Code, Procedures for the Implementation of the Faculty Code, Section B.*

**B. Faculty Participation in Action Concerning Faculty Membership**

1. The regular faculty of each school shall establish procedures enabling an elected standing committee or committee of the whole to submit its recommendations on the allocation of regular, tenure-accruing appointments within that school.

2. The regular faculty of the rank of assistant professor or higher of a department or of a nondepartmentalized school shall, subject to such limitations or guidelines as may be established by the faculties of the respective schools, establish procedures enabling an elected standing committee or a committee of the whole to submit its recommendations for appointments. Recommendations for actions other than appointments concerning instructors, assistant professors, or associate professors shall be determined by the tenured members of the faculty of higher rank, or of equal and higher rank, as the tenured faculty may have determined by previously established procedures. Recommendations for actions other than appointments concerning professors shall be determined by tenured members of the rank of professor. In the College of Professional Studies, the Dean’s Council shall take the place of the elected standing committee or committee of the whole described in this paragraph B.2.

3. The regular faculty of each school shall establish and publish written criteria upon which promotion, tenure, and appointments with tenure shall be based, in accordance with Sections B and C of Part IV of the Faculty Code. The regular faculty of each department in each departmentalized school shall establish and publish additional written criteria, also in accordance with Sections B and C of Part IV.

4. The regular faculty of each school shall establish a school-wide personnel committee, as provided in Section D of Part IV of the Faculty Code, to advise the dean with respect to recommendations for tenure, promotion, and appointments with tenure. The tenured faculty of each school shall nominate and elect their school’s representative on the University-Wide Nonconcurrence Committee, in accordance with Section E of Part IV of the Faculty Code.

5. Appointments and actions by deans and by the Provost affecting renewal of appointments, promotion, tenure designation, and termination of service shall normally follow faculty recommendations. Administrative nonconcurrences with faculty recommendations, at any level, shall be based on one or more of the compelling reasons defined in Section F.1 of Part IV of the Faculty Code.
6. Faculty recommendations concurred in or nonconcurred in by the appropriate deans shall be transmitted by them to the Provost. If the Provost concurs with a faculty recommendation for tenure, promotion, or appointment with tenure (whether or not the dean has concurred), the Provost and the President shall approve the application unless the President determines that the application should be denied based on one or more of the extraordinary circumstances defined in Section F.2 of Article IV of the Faculty Code. In that event, the President shall provide a written explanation of such extraordinary circumstance(s) to the appropriate dean, the appropriate department chair and the candidate.

7. If the Provost nonconcurs with a faculty recommendation for tenure, promotion, appointment with tenure, or if the Provost upholds a nonconcurrence by a dean with a faculty recommendation, the Provost shall make a written determination that identifies one or more of the compelling reasons defined in Section F.1 of Part IV of the Faculty Code. The Provost shall refer each administrative nonconcurrence to the University-Wide Nonconcurrence Committee for its determination in accordance with Section E of Part IV of the Faculty Code. The dean and the Provost shall promptly notify the appropriate department chair and school-wide personnel committee of each administrative concurrence or nonconcurrence with a faculty recommendation. In addition, the Provost shall promptly notify the candidate and the President in the event of an administrative nonconcurrence with a faculty recommendation, and the Provost shall provide sufficient information to the candidate to reasonably inform the candidate as to the reasons for the administrative nonconcurrence.

8. If the University-Wide Nonconcurrence Committee determines that an administrative nonconcurrence with a faculty recommendation for tenure, promotion, or appointment with tenure is not supported by any compelling reason, the Provost and the President shall approve the application unless the President determines that the application should be denied based on one or more of the extraordinary circumstances defined in Paragraph F.2 of Article IV of the Faculty Code. In that event, the President shall provide a written explanation of such extraordinary circumstance(s) to the Committee, the appropriate dean, the appropriate department chair, and the candidate. The Committee’s review process established by Section E of the Article IV of the Faculty Code shall not constitute or replace the grievance procedure established by Section X.B of the Faculty Code.

9. In any tenure or promotion case in which an administrative nonconcurrence is upheld by the University-Wide Nonconcurrence Committee, the candidate may request a review of the case by the President. In such cases, the President’s decision shall be final, subject to Paragraph B.10 below. The President’s review process established by this Paragraph B.9 shall not constitute or replace the grievance process established by Article X.B of the Faculty Code.

10. A decision by the Provost and the President, or by the President pursuant to Paragraph B.9 above, to approve tenure shall be transmitted to the Board of Trustees, which shall ordinarily confer tenure.
EXHIBIT B to “A Resolution on Recommended Changes to the Faculty Code With Respect to Tenure and Promotion Standards and Procedures”

[The following document is marked to show changes approved by the Faculty Senate to the revised Working group proposals]:

March 23, 2015

Recommendations to amend the Faculty Code
Working Group on Appointment, Promotion, and Tenure

Faculty Code, Section IV.B

B. Promotion

1. Promotion to the ranks of associate professor and professor is granted by the university to faculty members who have achieved excellence in their disciplines through their contributions to research, scholarship, or creative work in the arts (hereinafter scholarship), teaching, and engagement in service, and who demonstrate the potential to continue to do so, so that the university may advance its mission of scholarship, higher education, and service to the community. Each school, and each department in a departmentalized school, shall define, establish and publish criteria for excellence consistent with this Paragraph B.1. The university seeks to apply the highest standards of academic rigor in evaluating faculty members for promotion. Promotion to professor is reserved for those who have established a record since promotion to associate professor that demonstrates a sustained, high level of distinction in their field through scholarly contributions, excellence in teaching, and active engagement in service. In addition, it is expected that the candidate’s record of scholarship, teaching, and service provides confidence that they will continue to contribute in all these areas at a level of excellence in a pattern of sustained development and substantial growth in achievement and productivity. Time served in the rank of associate professor is not a sufficient basis for promotion.

2. Each school shall establish and publish written criteria, consistent with paragraph B.1, on which promotion to the ranks of associate professor and professor will be based, including any appropriate distinctions between the criteria for tenure-track and tenured faculty and those for non-tenure track faculty members due to the different nature of their appointments. Each department shall define, establish and publish additional written criteria for promotion, to the extent consistent with Paragraph B.1 and with the written criteria established and published by the relevant school, which shall also be published. Each school and department shall also establish and publish the procedures used for making promotion decisions and for hiring tenured faculty members. The procedures should provide for informing faculty members periodically, or at their request, whether they are making satisfactory progress.
toward promotion. Such information shall not be construed as a promise to recommend promotion. Each faculty member has the prerogative to determine whether and when to request consideration for promotion to the rank of professor. Recommendations for promotion originate from the faculty – for departmentalized schools, from the faculty of the relevant department, after application by the candidate. Faculty recommendations must be based on substantial evidence of excellence based on the criteria stated in Paragraph B.1 and the additional criteria established and published by the relevant school and department.

3. As general practice, a promotion shall be accompanied by an appropriate increase in salary.

C. Tenure

1. Recognizing the significance of the university’s commitment when it grants tenure, including to and the university’s standing as a preeminent research university, tenure is reserved for members of the faculty who demonstrate excellence in scholarship, teaching, and engagement in service and who show promise of.
continued excellence. Each school, and each department in a departmentalized school, shall define, establish and publish criteria for excellence consistent with this Paragraph C.1. Excellence in teaching and engagement in service are prerequisites for tenure, but they are not in themselves sufficient grounds for tenure. Tenure is reserved for faculty members whose scholarly accomplishments are distinguished in their fields, and a candidate’s record must compare favorably with that of candidates in similar stages in their careers at peer research universities in the candidate’s field. Upon a specific showing that the academic needs of the University have changed with respect to a particular position, that factor may be considered in determining whether tenure shall be granted. The granting of tenure is generally accompanied by promotion to associate professor.

2. Each school shall establish and publish written criteria, consistent with Paragraph C.1, on which the recommendation for tenure will be based. Each department shall define, establish and publish additional written criteria for tenure, to the extent consistent with Paragraph C.1 and with the criteria established and published by the relevant school, which shall also be published. In addition, each school and each department shall establish and publish written procedures for making decisions concerning tenure and for hiring tenured faculty at the rank of associate professor or professor. Recommendations for tenure originate from the faculty—for departmentalized schools, from the faculty of the relevant department. Faculty recommendations must be based on substantial evidence of excellence based on the criteria stated in Paragraph C.1 and the additional criteria published by the relevant school and department.

3. So that faculty members may assess their potential for achieving tenure, each school, or each and every one of a school’s departments, shall establish and publish written procedures to provide reviews to guide faculty members concerning progress toward tenure. Reviews do not constitute a commitment to recommend tenure. Such reviews may be satisfied by, but need not be limited to, evaluations of annual reports and mid-tenure reviews, which should be communicated to the faculty member.

D. School-Wide Personnel Committees

[RETAIN EXISTING SECTION IV.D. OF THE CURRENT FACULTY CODE]

1. To implement the procedures required in Sections B and C above, each school shall establish a school-wide personnel committee composed of tenured faculty, either as a standing committee elected by the tenured and tenure-track faculty of the school or as a committee of the whole composed of the school’s tenured faculty, to consider recommendations for tenure, for promotion, or for appointments with tenure. In the College of Professional Studies, the Dean’s Council shall act as the personnel committee.

2. In departmentalized schools, recommendations for appointment, renewal, tenure, promotion, and termination of service originate with the departments, and the function of the school-wide personnel committee is to review all such recommendations and issue its own faculty recommendation. In schools without departments, the school-wide personnel committee initiates recommendations to the dean for matters including but not limited to appointment, renewal, tenure, promotion, and termination of service.

3. In matters involving promotion and tenure, the school-wide personnel committee shall recommend to the dean whether the candidate has met the relevant criteria (see Sections B.1 and B.2, and Sections C.1 and C.2) in order to ensure
comparable quality and excellence across the school. The school-wide personnel committee shall include advice to the dean as to whether it has identified any compelling reasons for non-concurrence as defined in Section F.
4. The school-wide personnel committee may request and gather additional information, documentation, or clarification regarding recommendations they are considering. Recommendations shall be determined by committee members holding equal or higher rank relative to the considered action. Schools shall develop rules for recusal involving potential conflicts of interest for committee members, such as membership in the same department as the candidate.

5. The recommendations of a school-wide personnel committee constitute “faculty recommendations” in the sense of the Procedures for the Implementation of the Faculty Code, Section B.5.

E. University-Wide Personnel Nonconcurrence Committee

1. Structure

   i. The university shall establish a University-Wide Personnel Nonconcurrence Committee to review and provide advice, make a determination with respect to each, concerning certain tenure, and promotion and appointment with tenure cases matters in which the Provost has nonconcurred, or has upheld a nonconcurrence by the dean, with a faculty recommendation.

   ii. The University-Wide Personnel Nonconcurrence Committee shall be composed of (1) nine tenured faculty members, each with the rank of professor, with one member from each of the university’s schools other than the College of Professional Studies, and (2) two senior administrators (who may be faculty members) designated by the Provost. The President and Provost; vice presidents, associate vice presidents, and assistant vice presidents; vice provosts and associate vice provosts; deans, associate deans, and assistant deans shall be ineligible for election to serve as elected faculty members of the University-Wide Personnel Committee.

   iii. The Provost, in consultation with the dean of each school and the Faculty Senate Executive Committee, shall for each school nominate a slate of at least two candidates eligible to serve on the University-Wide Personnel Committee. The tenured and tenure-track faculty members for each school will elect their school’s representative from this slate. Elected faculty members of the University-Wide Nonconcurrence Committee shall be nominated and elected by the tenured faculty of their respective schools in accordance with procedures approved by the tenured faculty of each school. Any school with fewer than six tenured faculty members may obtain permission from the Faculty Senate Executive Committee to elect an untenured faculty member to serve on the Committee.

   iv. Elected faculty members of the University-Wide Personnel Nonconcurrence Committee shall serve staggered three-year terms, with a maximum of two consecutive terms. Members rendered ineligible due to their service for two consecutive terms shall be deemed eligible for nomination and re-election following one term of absence from the University-Wide Personnel Committee.

   v. The elected faculty members of the University-Wide Nonconcurrence Committee shall elect one of their number annually to serve as Chair of the Committee.

   vi. If an elected member of the University-Wide Personnel Nonconcurrence Committee is unable to complete his or her term, a school’s tenured faculty of the relevant school shall nominate and elect a replacement member to complete that term, in accordance with the procedures above provisions of this Paragraph E.1.
vii. If a University-Wide Personnel Nonconcurrence Committee member belongs to the same department as a candidate for tenure or promotion, or has a conflict of interest, the member should be recused from voting but may participate in the discussion of the case. That a University-Wide Personnel Committee member belongs to the same school as a candidate does not by itself create a conflict of interest.

2. Responsibilities

i. The Provost shall refer to the University-Wide Personnel Committee for its consideration and determination each tenure, promotion, and appointment with tenure cases involving which the Provost has nonconcurred, or has upheld a nonconcurrence by a dean, with disagreement between a faculty recommendation as provided in Paragraph B.7 of the Procedures for the Implementation of the Faculty Code, made by a department or a school-wide personnel committee and the recommendation of a dean. In each such cases, the University-Wide Personnel
Committee will advise the Provost whether the recommendation of the dean is supported by one or more of the compelling reasons as defined in Section F.1 below. The Provost shall bear the burden of persuasion on that question.

ii. The University-Wide Nonconcurrence Committee shall make its determination in accordance with the procedures set forth in Paragraph E.3 below. The Provost may also refer to the University-Wide Personnel Committee for its consideration and advice any other tenure, promotion, or appointment with tenure case. In such cases, the University-Wide Personnel Committee may be asked to advise the Provost whether there are compelling reasons, as defined in Section F, to disagree with a faculty recommendation.

3. Procedures

i. The Provost shall provide the University-Wide Personnel Nonconcurrence Committee with the relevant dossiers for all cases indicated in Paragraph E.2 above. The University-Wide Personnel Committee may request additional information, advice or documentation, which the Provost shall provide or assist in providing to the extent practicable.

ii. Advice provided by the University-Wide Personnel Committee to the Provost is nonbinding. Moreover, such advice does not constitute a faculty recommendation as that term is used in Section IV of the Faculty Code or in Section B.5 of the Procedures for Implementation of the Faculty Code, nor does it. The University-Wide Nonconcurrence Committee shall determine, and shall advise the Provost in writing, whether the administrative nonconcurrence is supported by one or more of the compelling reasons defined in Section F.1 below. If the Committee determines that the administrative nonconcurrence is not supported by any compelling reason, the Provost and the President shall approve the application for tenure, promotion, or appointment with tenure unless the President determines that such application should be denied based on one or more of the extraordinary circumstances defined in Paragraph F.2 below. In that event, the President shall provide a written explanation of such extraordinary circumstance(s) to the Committee, the appropriate dean, the appropriate department chair, and the candidate. The Committee’s review process established by this Paragraph E shall not constitute or replace the grievance procedure contemplated by Section [X] B of the Faculty Code.

iii. The University-Wide Personnel Nonconcurrence Committee may adopt rules governing its internal procedure, which shall be published. Each determination by the Committee shall require the affirmative vote of a majority of the members entitled to vote in the relevant case. It shall also conduct a periodic review of published tenure and promotion criteria, including the related standards of excellence stated in those criteria, and procedures at the department, school, and university levels with a view to ensuring that consistent and appropriate standards of excellence are maintained throughout the university. The University-Wide Personnel Committee shall report the results of the periodic review to the Provost.

F. Review Process Compelling Reasons and Extraordinary Circumstances

Departments, school-wide personnel committees, deans, the University-Wide Personnel Nonconcurrence Committee, and the Provost are each entrusted with ensuring
that faculty recommendations concerning tenure, promotion, and appointments with tenure are consistent with published standards and are supported by sufficient evidence and preserve the schools’ and the university’s interest in building an outstanding distinguished faculty.

1. The following shall constitute compelling reasons for a school-wide personnel committee to advise a dean (see Section D.3), for the University-Wide Personnel Nonconcurrence Committee to advise the Provost to uphold an administrative nonconcurrence (see Section E.2), or for a dean or the Provost to disagree nonconcurrence with a faculty recommendation (see Procedures for the Implementation of the Faculty Code, Sections B.5 and B.7):
   i. Insufficient evidence or inadequate reasons provided by the recommending faculty and external reviewers to demonstrate that the candidate’s body of work meets the published criteria defining the applicable standards of excellence in the discipline; or
   ii. Failure by the recommending faculty to conform to published appointment, tenure or promotion policies, procedures, and guidelines; or
   iii. Arbitrary, capricious, or discriminatory action at any point in the process.

2. Deans and the Provost are also entrusted with the fiscal health of the university and must consider significant financial or programmatic constraints. Upon a specific showing that the academic needs of the university have changed with
respect to a particular position, that factor may be considered in determining whether tenure shall be granted. The following shall constitute extraordinary circumstances for the President to deny an application for tenure, promotion, or an appointment with tenure despite a decision by the Provost to concur with the faculty recommendation (see Procedures for the Implementation of the Faculty Code, Section B.6) or a determination by the University-Wide Nonconcurrence Committee not to uphold an administrative nonconcurrence (see Procedures, Section B.8 and Section E of Article IV of the Faculty Code):

i. The need to terminate an entire instructional program for a reason specified in Part V.D.2 of the Faculty Code; or

ii. Extraordinary financial exigency as defined in Part V.D.3 of the Faculty Code; or

iii. Other extraordinary financial or programmatic constraints that would cause the approval of the faculty recommendation to impair the fiscal health of the University.

G. Nondiscrimination. Appointments, renewals, terminations, promotions, tenure, compensation, and all other terms and conditions of employment shall be made solely on the basis of merit and without regard to race, color, religion, sex, sexual orientation, national origin, or other considerations prohibited by law consistent with the University’s Policy on Equal Opportunity.

Faculty Code, Procedures for the Implementation of the Faculty Code, Section B.

B. Faculty Participation in Action Concerning Faculty Membership

1. The regular faculty of each school shall establish procedures enabling an elected standing committee or committee of the whole to submit its recommendations on the allocation of regular-service, tenure-accruing appointments within that school unit.

2. The regular faculty of the rank of assistant professor or higher of a department or of a nondepartmentalized school or comparable educational division shall, subject to such limitations or guidelines as may be established by the faculties of the respective schools, establish procedures enabling an elected standing committee or a committee of the whole to submit its recommendations for appointments. Recommendations for actions other than appointments concerning instructors, assistant professors, or associate professors shall be determined by the tenured members of the faculty of higher rank, or of equal and higher rank, as the tenured faculty may have determined by previously established procedures. Recommendations for actions other than appointments concerning professors shall be determined by tenured members of the rank of professor. In the College of Professional Studies, the Dean’s Council shall take the place of the elected standing committee or committee of the whole described in this paragraph B.2.

3. The regular faculty of each school shall establish and publish written criteria upon which promotion, tenure, and hiring tenured faculty appointments with tenure shall be based, as provided in accordance with Sections B and C of Part IV of the Faculty Code. The regular faculty of each department in each departmentalized school may establish and publish additional written criteria, also as provided in accordance with Sections B and C of Part IV.

4. The regular faculty of each school shall establish a school-wide personnel
committee, as provided in Section D of Part IV of the Faculty Code, to consider and advise the dean with respect to recommendations for tenure, promotion, and appointments with tenure. The tenured and tenure-track faculty of each school shall also nominate and elect representatives to serve as their school’s representative on the University-Wide Personnel Nonconcurrence Committee, as provided in accordance with Section E of Part IV of the Faculty Code.

5. Appointments and actions by deans and by the Provost affecting renewal of appointments, promotion, tenure designation, and termination of service shall normally follow faculty recommendations. Administrative nonconcurrences with faculty recommendations. Departures from this standard, at any level, shall be limited to the based on one or more of the compelling reasons identified in Section F.1 of Part IV of the Faculty Code.

6. Faculty recommendations concurred in or nonconcurred in by the appropriate deans shall be transmitted by them to the Provost. If the Provost concurs with a faculty recommendation for tenure, promotion, or appointment with tenure (whether or not the dean has concurred), the Provost and the President shall approve the application unless the President determines that the application should be denied based on one or more of the extraordinary circumstances defined in Section F.2 of Article IV of the Faculty Code. In that event, the President shall provide a written explanation of such extraordinary circumstance(s) to the appropriate dean, the appropriate department chair and the candidate.

7. If the Provost nonconcurs with a faculty recommendation for tenure, promotion, appointment with tenure, or if the Provost upholds a nonconcurrence by a dean with a faculty recommendation, the Provost shall make a written determination that identifies one or more of the compelling reasons defined in Section F.1 of Part IV of the Faculty Code. The Provost shall refer each administrative nonconcurrence to the University-Wide Nonconcurrence Committee for its determination in accordance with Section E of Part IV of the Faculty Code. The dean and the Provost shall promptly notify the relevant appropriate department chair and school-wide personnel committee of any each administrative concurrence or non-concurrence with their
A RESOLUTION ON RECOMMENDED CHANGES TO THE
FACULTY ORGANIZATION PLAN REGARDING
FACULTY PARTICIPATION IN THE FACULTY SENATE (16/4)

WHEREAS, The University’s Board of Trustees established four working groups on university governance in 2014, and the working group on faculty participation (“Working Group”) recommended changes to the Faculty Organization Plan regarding faculty participation in the Faculty Senate;

WHEREAS, Article III, Section 1 of the Faculty Organization Plan provides that (1) the Faculty Senate has authority to “consider any matters of concern or interest to more than one college, school, or division, or to the Faculty, and make its recommendations or otherwise express its opinion with respect thereto, to the [Faculty] Assembly, the President, or through the President to the Board of Trustees”; and (2) the Faculty Senate is “the Faculty agency to which the President initially presents information and which he consults concerning proposed changes in existing policies or promulgation of new policies”;

WHEREAS, Article IV of the Faculty Organization Plan provides that if amendments to the Faculty Organization Plan are proposed by the Faculty Senate, the Faculty Assembly must adopt such amendments before they can be submitted to the Board of Trustees for consideration and approval;

WHEREAS, The Faculty Organization Plan and the Faculty Code establish a proven and highly successful model of shared governance between the faculty of the University (the “Faculty”) and the Administration, which has enabled the University to make continuous progress since the 1930s;

WHEREAS, There has been no occasion on which a substantive change has been made to the Faculty Organization Plan unless that change was first adopted by the Faculty Assembly before it was approved by the Board of Trustees;

WHEREAS, The Faculty Senate recognizes that the Faculty Code and the Faculty Organization Plan must be updated to meet changing conditions and needs within the University and emerging trends within the academic enterprise more generally, and the Faculty Senate has a long history of considering and recommending amendments to both governance documents in order to improve the quality of education and life within the University;

WHEREAS, The Executive Committee, the Committee on Professional Ethics and Academic Freedom, and the Committee on Appointment, Salary and Promotion Policies of the Faculty Senate (collectively, the “Senate Committees”) and the Faculty Senate have carefully reviewed the proposals by the Working Group for changes in the Faculty Organization Plan with regard to faculty participation in the Faculty Senate;

WHEREAS, The Senate Committees and the Faculty Senate have concluded that the categories of faculty members eligible for service in the Faculty Senate should be expanded to include the following categories of faculty with at least three years of full-time service at the University: (1) tenured faculty members and (2) regular, full-time faculty members without tenure who have attained the rank of associate professor or higher;
WHEREAS, The Senate Committees and the Faculty Senate have determined that, in order to ensure the independence of the Faculty Senate from undue influence by the Administration, at least half of the Senators from each school should be required to hold tenured appointments, because tenured faculty members are more likely to engage in robust and meaningful policy discussions with members of the Administration without fearing for their future job security;

WHEREAS, The Senate Committees and the Faculty Senate have carefully considered the proposal by the Working Group to allow full-time Specialized Faculty members to serve in the Faculty Senate, and the Senate Committees and the Faculty Senate believe that this proposal deserves further consideration;

WHEREAS, The Senate Committees and the Faculty Senate are concerned that Specialized Faculty members have not had an adequate opportunity to consider and express their views on the question of whether they would favor an amendment to the Faculty Organization Plan granting them eligibility to serve in the Faculty Senate even if such an amendment might impair their existing potential rights to engage in collective bargaining under the National Labor Relations Act;

WHEREAS, The Senate Committees and the Faculty Senate have not had adequate time to perform a survey or to obtain other reliable evidence of the views of Specialized Faculty members on the foregoing question, and the Senate Committees and the Faculty Senate believe that it would not be appropriate to consider any amendment to the Faculty Organization Plan to grant Specialized Faculty eligibility to serve in the Faculty Senate until after such evidence has been obtained and reviewed; and,

WHEREAS, The Senate Committees and the Faculty Senate believe that the amendments to the Faculty Organization Plan set forth on Exhibit A attached to this Resolution (unmarked) and on Exhibit B attached to this Resolution (marked to show changes to the Working Group proposal) are consistent with the best interests of the University and all of its constituencies and stakeholders (including the Faculty) and would help to maintain an effective system of shared governance at the University; and

WHEREAS, The Senate Committees and the Faculty Senate are greatly concerned that any decision by the Board of Trustees to approve changes to the Faculty Organization Plan that are different from the recommended amendments set forth on Exhibit A attached to this Resolution would be likely to cause great alarm among the Faculty and would gravely impair the confidence of the Faculty Senate and the Faculty in the University’s Administration and system of shared governance;

NOW, THEREFORE, BE IT RESOLVED BY THE FACULTY SENATE OF THE GEORGE WASHINGTON UNIVERSITY

(1) That the Faculty Organization Plan be amended as set forth on Exhibit A attached to this Resolution, conditional upon the adoption of such amendments by the Faculty Assembly.

(2) That the President, as Chairman of the Faculty Assembly, is petitioned to place on the agenda for the next meeting of the Faculty Assembly a resolution to adopt the
amendments to the Faculty Organization Plan set forth on Exhibit A attached to this Resolution.

(3) That, upon adoption by the Faculty Assembly, the President is requested to forward those amendments to the Faculty Organization Plan for final approval by the Board of Trustees.

(4) That the Faculty Senate respectfully urges the Board of Trustees not to approve any changes to the Faculty Organization Plan that are different from the amendments adopted by the Faculty Assembly without further consultation with the Faculty Senate and concurrence by the Faculty Assembly in keeping with the University’s unbroken tradition of collaborative shared governance.

Faculty Senate Committee on Professional Ethics and Academic Freedom
Faculty Senate Committee on Appointment, Salary, and Promotion Policies
Faculty Senate Executive Committee

April 24, 2015
EXHIBIT A to “A Resolution to Recommend Changes to the Faculty Organization Plan Regarding Faculty Participation in the Faculty Senate” (16/4)

1. **Membership in Faculty Senate**

   *Faculty Organization Plan, Article III, Section 2(a)(3) [final two sentences]:*

   “…The faculty members of the Faculty Senate shall have completed at least three years of full-time academic service at the University and shall be either (1) tenured faculty members or (2) regular, full-time faculty members without tenure who have attained the rank of associate professor or higher. Vice presidents, associate vice presidents, assistant vice presidents, vice provosts, associate vice provosts, deans, associate deans and assistant deans shall be ineligible for election as faculty members of the Senate. At least half of the faculty members of the Senate from each school shall be tenured faculty members.

2. **Election of Faculty Members**

   *Faculty Organization Plan, Article III, Section 3(3):*

   “All members of the faculty in full-time service shall be eligible to vote with the exception of visiting faculty.”
March 9, 2015

Recommendations to amend the Faculty Organization Plan
Working Group on Participation

1. Membership in Faculty Senate

   Faculty Organization Plan, Article III.2(a)(3)

   "...The faculty members of the Faculty Senate shall have completed at least three years of full-time academic service at the University and shall be either (1) tenured faculty members or (2) regular, full-time faculty members (regular or specialized) without tenure who have attained the rank of associate professor or higher. Vice presidents, associate vice presidents, assistant vice presidents, vice provosts, associate vice provosts, deans, associate deans and assistant deans shall be ineligible for election as faculty members of the Senate. At least half of the faculty members of the Senate from each school shall be tenured faculty members.

2. Election of Faculty Members

   Faculty Organization Plan, Article III.3(3)

   “All members of the faculty in full-time service shall be eligible to vote with the exception of visiting faculty.”
The Appointments, Salary and Promotion Policies (Including Benefits) Committee (ASPP) of the Faculty Senate has had four meetings during the Fall 2014 semester and six during the Spring 2015 semester.

The Interim report of the ASPP committee (q.v.), already presented to the Faculty Senate, covered the first seven meetings.

This report is comprised of edited minutes from the last three meetings.

(i) Meeting #8, March 20, 2015

Ms. Hayton gave further information on President Knapp’s Task Force on benefits. This would be, in the short-term, an effort to identify suitable trade-offs and priorities within the whole benefits package. The co-chair of the task force was Professor Sarah Rosenbaum and several members of the ASPP, namely Professors Anbinder, Gupta and Rau were also members. The task force would be reporting its findings in May, 2015. The Benefits Advisory Committee (BAC) would then be able to continue the work over the summer of 2015. This raised the question of whether the BAC would have any influence on the package for the coming year as the Budget for the fiscal year 2015/2016 would be already set by June. Ms. Hayton informed the ASPP committee that she would be taking another post outside the University in a week or so and Ms. Musselman would be the HR liaison for the remainder of the Academic Year.

Professor Marotta-Walters then gave the committee an update on the deliberations of the Board of Trustees Faculty Code Revisions Task Force on Appoints, Promotion & Tenure (APT). This Task Force was particularly relevant to the ASPP Committee. The original wording of the task force had used ‘competence’ as part of the departmental recommendation for tenure and/or promotion and the faculty had asked that this be replaced by ‘excellence’ as defined by the relevant department and would involve written & published work. There had been considerable discussion within the task force on the proposed University-Wide APT (UWAPT), of which the composition would be one tenured full professor from each school to be chosen by the Provost. The committee would be tasked
with looking at all non-concurrences and any other recommendations for promotions and tenure the Provost would refer to it. The Board of Trustees would be effectively out of the loop for non-concurrences, but the candidate could request a review by the President, if the non-concurrence was upheld by the UWAPT. There were too many issues to be resolved by the ASPP committee at this time and at the meeting in April, when the actual task force proposals would be available, the committee would have time to discuss these in detail.

(ii) **Meeting #9, April 3, 2015**

Following Professor Marotta-Walters’ update at the committee’s previous meeting on the deliberations of the Board of Trustees Faculty Code Revisions Task Force on Appointments, Promotion & Tenure (APT), the discussion was continued.

The feedback from the town hall meetings regarding this issue had been fairly acrimonious and the comments from the website had also been largely negative. The ASPP committee agreed that emphasis on departmental recommendations for promotion and tenure as paramount was required.

There had been considerable discussion within the task force on the proposed University-Wide APT committee (UWAPT), of which the composition would be one tenured full professor from each school. The ASPP committee agreed that the individual selected to serve on this committee must be elected by each school respectively and the elected faculty should not have recently served on the school-wide APT committee. The UWAPT committee effectively takes over the existing role of the Executive Committee.

Further discussion of the School-wide APT (SWAPT) committee brought up the requirement that the SWAPT recommendation shall not be a ‘de nova’ review, shall not be regarded as a secondary recommendation, and shall only be supported by compelling reasons for a non-concurrence.

The proposal that the candidate could request a review by the President, if the non-concurrence was upheld by the UWAPT was new.

The ASPP committee agreed that a resolution summarizing the committee’s and faculties’ response was needed otherwise faculty governance would be severely compromised. This would be discussed at a second meeting of the committee also in April.

(iii) **Meeting #10, April 17, 2015**

The deliberations of the Board of Trustees Faculty Code Revisions Working Group #4 on Appointments, Promotion & Tenure (APT) was the first item of discussion. Professor Galston gave the committee an update on the round-table meeting the Executive Committee (EC) held with the Board of Trustees (BoT) on April 14.

Professor Garris, Chair of the EC, had started the meeting by summarizing his general impressions gained from the town hall meetings and from the deliberations of the Senate committees. In particular, he sensed that the GW Faculty was unsure of the aim of the BoT Working groups especially where the Faculty Code was concerned but was committed to ensuring that GW was identified as the best university it could possibly be.

The EC had expressed its view that the Faculty in general must have full confidence in the University-Wide Personnel Committee (UWPC) if it was to perform satisfactorily. The UWPC should only review Non-Concurrences except in exceptional circumstances and concentrate on the compelling reasons for the non-
concurrence. The membership of the UWPC should be of tenured faculty chosen by election from the faculty of each school without administration input so that the UWPC would be able to exercise an independent voice. Further the UWPC decisions, it should be emphasized, must be regarded as final. The elected faculty should not have recently served on the school-wide personnel committee. Mr. Carbonell, speaking for the BoT, accepted the last point but asked what could be done about awarding tenure to undeserving faculty.

The EC expressed its strong opposition to the School-Wide personnel committee (SWPC) recommendation being on a par with the departmental recommendation and emphasized that the SWPC’s recommendation was secondary to the department’s. Only on the basis of compelling reasons could the SWPC disagree with the department.

Professor Marotta-Walters, who had joined the meeting by phone, agreed with the summary Professor Galston had given the ASPP committee. She also mentioned that not many questions were asked by the BoT members.

Professor Galston also covered the round-table discussion on the Dean Search proposals from the Working Group #2. The EC felt that a maximum of two BoT members should serve as voting members on the Dean’s Search committee. The ASPP agreed that the remaining members should be full professors with tenure and the committee should be comprised of at least two-thirds faculty members. It was pointed out by Mr. Carbonell that the faculty had no jurisdiction over the BoT membership, but the ASPP expressed the view that this limit of two BoT members was a strong recommendation irrespective of the jurisdiction.

With regard to the number of candidates the search committee could recommend to the Provost, the ASPP agreed that there should be at least two, but more could be recommended.

The issue of composition of tenured faculty within the various schools was addressed by the Working group and the EC disagreed strongly with the notion that the minimum requirements for the tenured faculty in each school and department was a ‘goal’. Instead of this somewhat ambiguous phrase, the EC emphasized that the 75% regular faculty of the school should be tenured and of each department 50% should be tenured. The stated aim of the BoT’s own strategic plan ‘Vision 2021’ was to ensure that the students at GW were taught by full-time tenured faculty. This effectively supported the required 75% tenured faculty within the school.

The BoT argued that there must be flexibility to consider tenure in the light of programmatic and financial needs, but the EC, while accepting that there might be exceptions due to catastrophic collapse of enrollments and/or financial exigency, believed that there was sufficient flexibility already built in to cope. The ASPP recognized that this is not possible in schools recently formed and in other cases. The individual schools could apply for an exception to the 75% rule to the EC and the Faculty Senate could then approve it.

The ASPP committee then edited the Working Group #4 proposals from March 16, 2015. These edits are attached to this report as Annex #1.

The ASPP committee agreed that a resolution summarizing the committee’s and faculties’ response was needed otherwise faculty governance would be severely compromised.

Professor Gupta’s report herewith given in Annex #2 on administration salaries together with remarks by the Provost, was received by the ASPP committee with thanks. The accompanying document can be seen as a pdf file ‘admin_salaries_2015’
The chair agreed to write up the minutes forthwith and Professor Marotta-Walters agreed to re-draft the Resolution previously circulated. This resolution would then be circulated as a draft to the ASPP committee members and ultimately sent to the EC for its approval and presentation at the Faculty Senate meeting (q.v.) on May 8. See Annex #3

Members of the ASPP Committee:

R.J. Harrington (Chair)

Professors: Anbinder, Abravanel, Briggs, Galston (Executive Committee Liaison), Gupta, LeLacheur, Marotta-Walters, Plack, Rau, Schanfield, Williams

VP Ellis, Exec VP & Treasurer Katz, Provost Lerman, Vice Provost Martin,

M. Shea (Gelman Library)

Respectfully submitted,

R.J. Harrington

April 30, 2015.
Exhibit A. ASPP Resolution May 8, 2015

Faculty Code: IV.B – Promotion

1. Promotion to the ranks of associate professor and professor is granted by the university to faculty members who have achieved excellence in their disciplines through their contributions to research, scholarship, or creative work in the arts (hereinafter scholarship), teaching, and engagement in service, and who demonstrate the potential to continue to do so, so that the university may advance its mission of scholarship, higher education, and service to the community. The university seeks to apply the highest standards of academic rigor in evaluating faculty members for promotion. Promotion to professor is reserved for those who have established a record since promotion to associate professor that demonstrates a sustained, high level of distinction in their field through scholarly contributions, excellence in teaching, and active engagement in service. In addition, it is expected that the candidate’s record of scholarship, teaching, and service provides confidence that he or she will continue to contribute in all these areas at a level of excellence in a pattern of sustained and substantial achievement and productivity. Time served in the rank of associate professor is not sufficient basis for promotion.

Each school shall establish and publish written criteria, consistent with paragraph B.1, on which promotion to the ranks of associate professor and professor will be based, including any appropriate distinctions between the criteria for tenure-track and tenured faculty and those for non-tenure track faculty members due to the different nature of their appointments. Each department shall define, establish and publish specific criteria, consistent with Paragraph B.1 and with the written criteria established and published by the relevant school. Each school and department shall also establish and publish the procedures used for making promotion decisions and for appointing tenured faculty members. The procedures should provide for informing faculty members periodically, or at their request, whether they are making satisfactory progress toward promotion. Such information shall not be construed as a promise to recommend promotion. Each faculty member has the prerogative to determine whether and when to request consideration for promotion to the rank of professor.

2. As general practice, a promotion shall be accompanied by an appropriate increase in salary.

Faculty Code: IV.C - Tenure

C. Tenure

1. Recognizing the university’s commitment when it grants tenure and the university’s standing as a preeminent research university, tenure is reserved for members of the faculty who demonstrate excellence in scholarship, teaching, and service. Excellence is defined in the published policies and procedures of each department and school. Excellence in teaching and engagement in service are prerequisites for tenure, but they are not in themselves sufficient grounds for tenure. Tenure shall be reserved for faculty members whose scholarly accomplishments are distinguished in their fields and who show promise of continued excellence in scholarship and teaching over the course of their careers. A candidate’s record must compare favorably to that of candidates at similar stages in their careers at peer research universities in the candidate’s field. The granting of tenure is generally accompanied by promotion to associate professor.

2. To implement the factors itemized in Paragraph C(1), each school or comparable educational division shall establish and publish the criteria on which the recommendation for tenure will be based. Each
department shall define, establish and publish specific criteria for tenure consistent with the factors itemized in Paragraph C(1) and the criteria established and published by the relevant school or comparable educational division, which shall also be published. Each school and each department shall establish and publish the procedures followed for making decisions concerning tenure and hiring tenured faculty at the rank of associate professor or professor. Recommendations for tenure and promotion originate from the faculty of academic departments or equivalent units of the schools after application by the candidate. Faculty recommendations must be based on evidence of excellence as published in the criteria of each departmental unit and school.

So that faculty members may assess their potential for achieving tenure, each department or school shall establish regular procedures to review and guide faculty members concerning progress toward tenure. Such reviews may be satisfied by, but need not be limited to, evaluations of annual reports and mid-tenure reviews, which should be communicated to the faculty member.

Faculty Code- IV. E. University-Wide Personnel Committees (NEW)

1. Structure
   i. The university shall establish a University-Wide Personnel Committee (UWPC) to provide final resolution to all tenure and promotion cases in which there is an administrative non-concurrence.
   ii. The UWPC shall be composed of nine members, all tenured members of the regular faculty at the rank of professor, with one representative from each school with the exception of the College of Professional Studies. A school may request an exception to this rule from the Executive Committee if there is a limited number of tenured full professors available. The President and Provost; vice presidents, associate vice presidents, and assistant vice presidents; vice provosts and associate vice provosts; deans, associate deans, and assistant deans shall be ineligible for election as members of the University-Wide Personnel Committee.
   iii. Members of the UWPC shall be chosen through elections at the school level. All tenure accruing regular faculty members shall be allowed to vote in the election. Candidates for the UWPC must be nominated by a member of the regular faculty.
   iv. UWPC members will serve staggered three-year terms, with a maximum of two consecutive terms. Following one term of absence from the UWPC, former members may be re-elected.
   v. If a UWPC member is unable to complete his or her term, a school’s faculty shall elect a replacement member to complete that term, according to the procedures above.

Faculty Code IV.G Review Process

Departments, school-wide personnel committees, deans, the Provost, and the President shall each ensure that recommendations concerning promotion and tenure are supported by published evidence of excellence and preserve the schools’ and the university’s interest in building an outstanding faculty.

1. Upon a specific showing that the academic needs of the University have changed with respect to a
particular position, that factor may be considered in determining whether tenure shall be granted.

2. The Deans and the Provost are also entrusted with the fiscal health of the university and must consider extraordinary financial or programmatic constraints.

3. Compelling Reasons for not following the departmental or unit recommendation are:
   
   i. Insufficient evidence or inadequate reasons provided by the recommending faculty and external reviewers that the candidate's body of work meets the standards of excellence in the discipline
   
   ii. Failure to conform to published tenure or promotion policies, procedures, and guidelines
   
   iii. Arbitrary, capricious, or discriminatory action at any point in the process

G. **Nondiscrimination.** Appointments, renewals, terminations, promotions, tenure, compensation, and all other terms and conditions of employment shall be made consistent with the University Policy on Equal Opportunity.
Dear Colleagues,

On request from many of you, I have compiled the latest version of administration salaries taken from Form 990 data that is publicly available. The last available 990 is for the year ending 2012. The next year's data should be available in May 2015.

I have also updated student tuitions and faculty salaries over the recent 5-6 year periods.

I make just a brief observation: While the tuition rise and faculty salary rise over the 5 year period are similar (17%, and 14.6%), the top administration salaries have been growing by significantly higher rates of increase.

Please note that I have used the total compensation data from From 990; the faculty salaries are academic year salaries and do not include benefits.

I am happy to have your comments.

Murli

Dear Colleagues,

Here is some clarification from Provost Lerman on the way Form 990 data is published.

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Thanks for your response. The entire 990 is a public document, so committee members were free to download it if they want more data. As you note, the next year's 990s (which will have compensation data for calendar 2013) will be available in May.

For those committee who are not familiar with the 990s, you might let them know that the financial information in them is for the academic year EXCEPT for compensation data. We report compensation for the calendar year on our 990s (as do most if not all universities now) because the compensation information can then be drawn from W-2 statements for those individuals we report on. This makes the information exact and consistent with what we report to the government by way to tax information.

Steve
RESOLUTION TO RESPOND TO THE BOARD OF TRUSTEES RECOMMENDATIONS ON CHANGES TO THE
FACULTY CODE REGARDING APPOINTMENTS, PROMOTION AND TENURE

WHEREAS, the Board of Trustees has established working groups of faculty members, administrators and staff to amend both the Faculty Organization Plan and the Faculty Code, and

WHEREAS, a working group (#4) was charged with making recommendations to sections of the Faculty Code dealing with Appointments, Promotion and Tenure, and

WHEREAS, the Faculty Senate Executive Committee sought the advice of the Professional Ethics and Academic Freedom (PEAF) and the Appointment, Salary, and Promotion Policies (ASPP) Committees on the draft recommendations provided by the working group, and

WHEREAS, both the Board of Trustees and the Faculty Senate Executive Committees have sought the advice of the faculty at large through Town Hall Meetings and an online forum during the spring 2015 semester, and

WHEREAS, the ASPP Committee has found that some of the changes to the Faculty Code recommended by the working group and discussed by the Senate committees, are consistent with the faculty’s commitment to excellence in scholarship, teaching, and engagement in service, and

WHEREAS, the ASPP Committee has found that other changes to the Faculty Code related to appointments, promotions, and tenure, recommended by the various entities, need further study and discussion by the faculty, and

WHEREAS, the Faculty Senate believes that the proposed amendments to the Faculty Code as reflected in Exhibit A attached to this resolution, are consistent with the best interests of the University and its faculty, and

WHEREAS, the Faculty Senate believes that the working group draft recommendations to amend the Faculty Code as reflected in Exhibit B attached to this resolution, are in need of further study and discussion by the Faculty Senate through its committees, NOW THEREFORE

BE IT RESOLVED BY THE FACULTY SENATE OF THE GEORGE WASHINGTON UNIVERSITY:

1) That the Faculty Senate hereby endorses amendments to the Faculty Code as reflected in Exhibit A attached to this resolution; and

2) That the Faculty Senate will continue the study of the working group’s draft recommendations during academic year 2015/2016 before proposing future amendments.

Faculty Senate Committee on Appointment, Salary, and Promotion Policies

May 8, 2015