The Faculty Senate will meet on Friday, April 12, 2019, at 2:10pm in the State Room (1957 E Street NW).

***Please convene in the lobby of 1957 E Street at 2:10pm for the annual Senate photo.***

AGENDA

1. Senate Photo (1957 E Street lobby)
2. Call to order (State Room)
3. Approval of the minutes of the meeting held on March 1, 2019
4. Recognition of Senators Ending Terms
5. REPORT: Athletic Department Update (Tanya Vogel, Athletic Director)
6. REPORT: Culture Initiative Update (Professor Marie Price)
7. RESOLUTION 19/6: A Resolution to Amend the Faculty Code (5) (Jeff Gutman, Chair, Professional Ethics and Academic Freedom Committee)
8. RESOLUTION 19/7: A Resolution to Amend the Faculty Code (6) (Jeff Gutman, Chair, Professional Ethics and Academic Freedom Committee)
9. RESOLUTION 19/8: A Resolution to Amend the Faculty Code (7) (Jeff Gutman, Chair, Professional Ethics and Academic Freedom Committee)
10. Introduction of Resolutions
11. GENERAL BUSINESS
    a) Nominations for election of new members to Senate standing committees
    b) Reports of Standing Committees
    c) Election of 2019-2020 Executive Committee Chair and Slate (see attached)
    d) Election of Parliamentarian (see attached)
    e) Election of Dispute Resolution Committee Chair (see attached)
    f) Report of the Executive Committee: Professor Sylvia Marotta-Walters, Chair
    g) Provost’s Remarks
    h) Chair’s Remarks
9. Brief Statements and Questions
10. Adjournment

Elizabeth A. Amundson
Secretary
A RESOLUTION TO AMEND THE \textit{FACULTY CODE} (5) (19/6)

WHEREAS, Discussion in the Faculty Senate Meeting on February 8, 2019, on Resolution 19/4 Clause 1 suggested the need for a clarifying change to Article IV.A.6 to make clear the distinction between the treatment of regular and specialized faculty where appropriate but such clarifying changes were not formally voted upon;

NOW, THEREFORE,

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

1. Article IV.A.6 should be amended by adding the language in italics and deleting the text lined out as follows:

   6. Criteria and Procedures for Appointments, Reappointments, and Promotion of Regular and Specialized Faculty Serving in Non-Tenure-Track Appointments

   Each school and each department (except in the case of non-departmentalized schools) shall take the following actions with regard to appointments, reappointments, and promotion of regular and specialized faculty serving in non-tenure-track appointments:

   a) In accordance with Article IV and Part B of the Procedures for the Implementation of the Faculty Code, the faculty of each of the foregoing units shall approve and publish the criteria to be applied in making decisions regarding appointments, reappointments, and promotion of regular and specialized faculty serving in non-tenure-track appointments. These criteria shall be based on the purpose(s) of the non-tenure-track appointments. Each letter of appointment or reappointment for a regular or specialized faculty member serving in a non-tenure-track appointment shall include appropriate references to the criteria, weighting of criteria, and the purpose(s), of such appointment.

   b) Decisions regarding appointments, reappointments, and promotion of regular and specialized faculty for non-tenure-track positions shall, \textit{consistent with the candidate’s appointment or reappointment letter}, be based on published criteria which may assign different weights to the factors of teaching, scholarship, and/or service to the University, professional societies and the public than the published criteria that would be applied to regular faculty members serving in tenure-track appointments in the applicable department or non-departmentalized school. ; provided, however, that 1) None of the foregoing factors as applied to the
review of regular faculty shall be assigned a weight of zero, and each regular faculty member serving in a non-tenure-track position shall be expected to generate evidence of meeting applicable university, school, and department criteria for teaching, scholarship and service; and

2) such decisions about regular or specialized faculty shall be consistent with the terms set forth in the candidate’s appointment or reappointment letter.

c) Teaching loads and service assignments for all regular faculty in a department or non-departmentalized school should be structured so that during the term of each appointment, consistent with the University’s needs, each regular faculty member in that department or school has a reasonable opportunity to generate evidence of meeting applicable university, school, and department criteria for teaching, scholarship, and service.

d) Decisions regarding appointments, reappointments, and promotion of specialized faculty for non-tenure-track positions shall, consistent with the candidate’s appointment or reappointment letter, be based on the published criteria referred to in paragraph (a).

Faculty Senate Committee on Professional Ethics and Academic Freedom
April 12, 2019
A RESOLUTION TO AMEND THE FACULTY CODE (6) (19/7)

WHEREAS, reappointments of instructors beyond four years should not require the special action of the Board of Trustees, but instead should be entrusted to the Provost who should be permitted to make such reappointments only in cases of extraordinary circumstances.

WHEREAS, on February 8, 2019, as part of Resolution 19/4, the Faculty Senate approved amendments to Article IV.D.4 of the Faculty Code and those amendments are reflected in italics.

WHEREAS, review of the revised rule has revealed the need for clarifying language to require schools to adopt rules that would (1) address the recusal of members of a School-Wide Personnel Committee from decisions on applications for tenure or promotion by members of their departments, and (2) ensure that any participation by recused members in providing information to the Committee take place through their departments and without attribution.

NOW, THEREFORE,

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

1. Article IV.A Section 4.1(a) should be amended by adding the language in italics and by deleting the text lined out as follows:

4.1 Stated Periods by Rank for Regular Tenure-Track Appointments

a) Instructors

Instructors shall be appointed for an initial period of one year and may be reappointed for not more than three additional one-year periods. No reappointments shall, except by special action of the Board of Trustees upon recommendation by the appropriate faculty body and the appropriate officers of administration, extend any individual's total period as an instructor beyond four years, except under extraordinary circumstances as determined by the Provost. Tenure shall not be conferred at this grade
2. Article IV.D.4 should be amended by adding the language in bold italics and deleting the text lined out as follows:

*With advance notice and in consultation with the department, the School-Wide Personnel Committee may request and gather additional information, documentation, or clarification regarding recommendations they are considering. Any additional information obtained by the School-Wide Personnel Committee shall be shared with the referring department, and the Department may provide a written response to that information. 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, including such as membership in the same department as the candidate. Members of the Committee who are recused because of membership in the same department may participate in providing information about the candidate through their department (without attribution) to the School-Wide Personnel Committee.*

Professional Ethics & Academic Freedom Committee
April 12, 2019
A RESOLUTION TO AMEND THE *FACULTY CODE* (7) (19/8)

WHEREAS, the Faculty Code employs a system of multiple reviews at multiple levels, including department-, school-, and university-wide faculty panels and by both school- and university-wide administrators, all of which are designed to reduce the possibility of arbitrary or capricious decision-making associated with denials of tenure or promotion;

WHEREAS, the 2015 *Faculty Code* provides that an unsuccessful candidate for tenure or promotion can file a grievance to challenge a negative result as “arbitrary and capricious;”

WHEREAS, the present grievance process for challenging “arbitrary and capricious” denials of applications for tenure or promotion is cumbersome and time-consuming and can extend past the termination date for a candidate’s employment with the university;

WHEREAS, in cases involving nonconcurrences with faculty recommendations in favor of tenure or promotion, a claim by the candidate that the Provost’s decision to deny tenure or promotion is “arbitrary and capricious” should be reviewed by the Faculty Senate Executive Committee instead of through the grievance process;

WHEREAS, the process for the Executive Committee’s review should (1) permit the candidate to provide a written statement to the Executive Committee supporting the candidate’s “arbitrary and capricious” claim, (2) authorize the Executive Committee to state its opinion on the question of whether the Provost’s decision is “arbitrary and capricious,” (3) direct the Executive Committee to provide its opinion to the Provost, and (4) unless the Provost’s decision is changed to a decision in favor of tenure or promotion, authorize the Executive Committee to provide its opinion to the recommending faculty unit, the applicable School-Wide Personnel Committee, and the Dean, and to send a summary of its opinion to the candidate consistent with the confidentiality provisions of Article IV.B and IV.C of the *Faculty Code*, after a prompt review and clearance of that summary by the Provost;

WHEREAS, if the Provost has sustained a decision to deny a candidate’s application for tenure or promotion after reviewing the Executive Committee’s report, the candidate should be permitted to submit an additional written statement to the President, who will then make a final decision, which may include a one-year extension of the probationary period of a candidate for tenure pursuant to amended Article IV, Section 3.1(d) of the *Faculty Code*;
WHEREAS, in grievance proceedings, when an unsuccessful candidate for tenure or promotion is entitled to inspect and copy relevant documents, such inspection and copying should be subject to the enhanced confidentiality provisions of Articles IV.B and IV.C that the Faculty Senate has previously endorsed, and the candidate should not be able to challenge a denial of tenure or promotion on “arbitrary and capricious” grounds.

NOW THEREFORE,

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

1. Article IV.A Section 3.1 should be amended by adding the following subsection (d):

   d) In addition to any other extensions of the probationary period granted pursuant to this Section 3.1, the President may approve a one-year extension of the probationary period of a candidate for tenure as provided in Paragraph B.7 of the Procedures for the Implementation of the Faculty Code.

2. Article IV.B of the Faculty Code should be amended to add the text in italics.

3. Article IV.C of the Faculty Code should be amended to add the text in italics.

4. The confidentiality of sources of information and evaluations obtained during the tenure process (including external review letters and evaluative transmittal memoranda) shall be strictly maintained, and will not be made available to a candidate for promotion, including under Section E.4.c)3) of the Procedures for the Implementation of the Faculty Code. Notwithstanding the above, the substance of evaluative reviews may be shared with a candidate for promotion in appropriate circumstances (e.g. under Sections B.6 and B.7 of the Procedures for the Implementation of the Faculty Code) only to the extent that such sharing does not jeopardize the confidentiality of the source’s identity.

4. Article X.B of the Faculty Code should be amended to add the text in bold italics, the additions in regular italics and deletions indicated having been passed by the Faculty Senate in Resolution 19/5.
To maintain a grievance, the complaining party must allege that he or she has suffered a substantial injury resulting from the violation of rights or privileges, concerning academic freedom, research or other scholarly activities, tenure, promotion, reappointment, dismissal, or sabbatical or other leave, arising from:

1. Acts of discrimination prohibited by federal or local law;
2. Failure to comply with the Faculty Code, or Faculty Handbook, the terms and conditions of the grieving party’s letter of appointment or reappointment, or other rules, regulations, and procedures established by the university;
3. Arbitrary and capricious actions on behalf of the university, or arbitrary and capricious applications of federal or local statutes and regulations; or

Candidates for tenure or promotion may not file a grievance based on (3) above.

5. Paragraph B.7 of the Procedures for the Implementation of the Faculty Code shall be amended by deleting the Paragraph in its entirety and substituting the following Paragraph in its place:

The Provost’s decision in such matters shall be final, subject to the remainder of this Paragraph B.7 and Paragraph B.8. Variant or nonconcurring recommendations from a School-Wide Personnel Committee or administrative officer, together with the record and supporting reasons identified in Sections C.1 and E of Part IV of the Faculty Code, shall be sent to the Executive Committee of the Faculty Senate. The Executive Committee may request and consider additional relevant information and statements (presented orally) with respect to such variant or nonconcurring recommendations from the department or the appropriate unit thereof, the School-Wide Personnel Committee, and the appropriate administrative officers. Following the Executive Committee’s review of the record and any such additional information and statements, the Executive Committee shall make recommendations to the department or the appropriate unit thereof, to the School-Wide Personnel Committee, and to the appropriate administrative officers.

If the Provost has issued a decision against tenure or promotion, the Executive Committee shall also invite the candidate to submit to it a written statement if the candidate believes that the Provost’s decision is arbitrary and capricious. Any written statement submitted by the candidate shall be added to the candidate’s dossier. Following its review, the Executive Committee shall include in its recommendations a statement of its opinion as to whether the Provost’s decision is arbitrary and capricious. The Executive Committee shall provide its recommendations and opinion to the Provost before circulating them. Following the Provost’s review of the Executive Committee’s recommendations and opinion, unless the Provost decides to issue a revised decision in favor of tenure or promotion, the Executive Committee shall (1) circulate those materials to the department or the appropriate unit thereof, to the School-Wide Personnel Committee, and to the appropriate administrative
officers, and (2) provide to the candidate a summary of its opinion on the Provost’s decision, excluding any confidential evaluative information. The Executive Committee shall provide the summary of its opinion to the Provost for the Provost’s prompt review and clearance before the Executive Committee provides the summary to the candidate.

If concurrence cannot be obtained after opportunity for reconsideration of the faculty recommendations (whether positive or negative) and the Provost’s decision in light of the recommendations of the Executive Committee, the record and the report of the Executive Committee shall be transmitted to the President. The candidate may submit an additional written statement to the President within five (5) business days after receiving notice that the record and report of the Executive Committee have been transmitted to the President. The President will thereafter issue a final decision, subject to Paragraph B.8, and the President’s decision may include a one-year extension of the probationary period of a candidate for tenure pursuant to Article IV, Section 3.1d).

6. Section E.4.c.3 of the Faculty Code should be amended by adding the language in italics:

The procedure at the hearings shall be informal but shall comply with the requirements of fairness to the parties. The Hearing Committee is not required to comply with rules of evidence applicable in courts of law and may receive any relevant evidence that is not privileged. The Hearing Committee may decline to consider evidence when its probative value is outweighed by considerations of unfair prejudice, confusion of the issues, undue delay, waste of time, or needless presentation of cumulative evidence. The parties shall be entitled to testify on their own behalf; to call as material witnesses any member of the university faculty, administration, or staff and any other person who is willing to testify; to present written and other evidence; and to cross-examine witnesses called by other parties. *Subject to Articles IV.B and IV.C*, a party shall be entitled to inspect and copy, in advance of the hearing, all relevant documents in the control of the other party and not privileged and may offer such documents or excerpts therefrom in evidence.

Professional Ethics & Academic Freedom Committee
April 12, 2019
Faculty Senate
April 12, 2019

Nominees for Approval by the Faculty Senate

2019-2020 Faculty Senate Executive Committee
CCAS: William Briscoe
ESIA: Hugh Agnew
GSEHD: Sylvia Marotta-Walters, Chair
GWSB: Phil Wirtz
GWSPH: Anne Markus
LAW: Jeffrey Gutman
SEAS: Robert Harrington
SMHS: Anton Sidawy
SON: Christine Pintz

2019-2020 Faculty Senate Parliamentarian
Steve Charnovitz, Law School

2019-2020 Dispute Resolution Committee Chair
Joan Schaffner, Law School