Procedural Standards for Faculty Sanct ons and Dismissals

Policy number: 2.17

Policy sect on: Academic Af airs

## 1. Policy Statement

On rare occasions a faculty member may be accused of misconduct or inappropriate behavior serious enough to warrant sanct ons, including dismissal for cause. When such accusat ons arise, it is the policy of the University to at empt to find a mutual sat sfactory resolution of the that it have first

dismissal of a faculty member or the imposit on of severe or minor sanct ons. This policy does not apply when a faculty member is accused of research misconduct, which is covered by University Policy 10.6, Standards for Addressing Research Misconduct.

Adequate cause for a dismissal or sanct ons will be related, directly and substant ally, to the f tness of the faculty member in his/her professional capacity as a teacher, researcher, or colleague. Dismissal or sanct ons will not be used to restrain faculty members in their exercise of academic freedom.

- 4. Process for Determining Whether to Seek Dismissal or Sanct ons
  - a. When reasons arise to quest on the f tness of a faculty member who has tenure or whose term appointment has not expired, the appropriate administrative of cer should ordinarily discuss the matier with the faculty member in personal conference. The administrator may at this point reach a mutually sat sfactory resolution with the faculty member or impose a minor sanction, such as a reprimand, under the procedures specified in Section 6 of this policy.

- b. If the mat er is not resolved by mutual consent or by imposit on of a minor sanct on, the appropriate administrator may refer the mat er for an informal inquiry by the Faculty Senate Commit ee on Ethics and Tenure, which may, failing to ef ect a mutually sat sfactory resolut on between the appropriate administrator and faculty member, recommend that proceedings be undertaken to impose dismissal or severe sanct ons such as suspension for a definite term.
- c. If the President, af er considering the recommendat on of the Faculty Senate Commit ee on Ethics and Tenure or review of any other resolut on of the mat er, determines that further proceedings should be undertaken, a hearing should be commenced under the procedures specified in Section 5. An initial statement of charges, framed with reasonable part cularity by the President or the President's delegate, shall be provided to the faculty member concerned.

## 5. Procedures for Dismissal or Severe Sanct ons

- a. Following a determinat on by the President under Sect on 4c, a hearing commit ee shall be established by the Faculty Senate Commit ee on Ethics and Tenure ("the Hearing Commit ee") that shall not include members of the department(s) involved. These proceedings are confident al.
- b. Pending a final decision by the President, the faculty member will be suspended, or assigned to other duties in lieu of suspension, only if immediate harm to the faculty member or others is threatened by his/her continuance. Before suspending a faculty member, pending an ultimate determination of his/her status by the President, the appropriate administrators will consult with the Ethics and Tenure Commit ee concerning the propriety, length, and other conditions of the suspension. Salary will continue during the period of the suspension.
- c. The Hearing Commit ee may, with the consent of the part es concerned, hold joint prehearing meet ngs with the part es in order to (1) simplify the issues, (2) ef ect st pulat ons of facts, (3) provide for the exchange of documentary or other informat on, and (4) achieve such other appropriate pre-hearing object ves as will make the hearing fair, ef ect ve, and expedit ous.
- d. Service of not ce of hearing with a specific final statement of charges in writing will be made at least twenty days prior to the hearing. The faculty member may waive a hearing or may respond to the charges in writing at any time before the hearing. If the faculty

- evaluate all available evidence and rest its recommendat on upon the evidence in the record.
- e. During the Hearing Commit ee's proceedings, the faculty member will be permit ed to have an academic advisor and counsel of his/her own choice.
- f. At the request of either party or the Hearing Commit ee, a representative of a responsible educational association will be permit ed to at end the proceedings as an observer.
- g. A verbat m record of the hearing or hearings will be taken and a writ en copy will be made available to the faculty member without cost, at the faculty member's request.
- h. The burden of proof that adequate cause for sanct ons or dismissal exists rests with the inst tut on and shall be sat sf ed only by clear and convincing evidence in the record considered as a whole.
- i. The Hearing Commit ee will grant adjournments to enable either party to invest gate evidence as to which a valid claim of surprise is made.
- j. The faculty member will be af orded an opportunity to obtain necessary witnesses and documentary or other evidence. The administrat on will cooperate with the Hearing Commit ee in securing witnesses and making available documentary and other evidence.
- k. The faculty member and the administration will have the right to confront and cross-examine all witnesses. Where witnesses cannot or will not appear but have made or will make a writ en statement relating to the matier, the Hearing Commitie e may determine that the interests of just ce require admission of such statement. In such instance, the Hearing Commitie e will identify the witnesses, disclose their statements, and if possible, provide for interrogatories to be submitied to the witnesses for response in order to clarify any remaining issues relating to the witnesses' statements.
- I. In the hearing of charges of incompetence, the test mony will include that of qualified faculty members from this or other institutions of higher education.
- m. The Hearing Commit ee will not be bound by strict rules of legal evidence and may admit any evidence which is of probat ve value in determining the issues involved. Every possible ef ort will be made to obtain the most reliable evidence available.
- n. The finding of fact and the decision will be based solely on the hearing record.
- o. Except for such simple announcements as may be required, covering the time of the hearing and similar mat ers, public statements and publicity about the case by either the

## 9. Quest ons

Quest ons regarding this policy should be directed to the Of ce of the Provost.

Revised: December 16, 2019

Adopted: June 1, 1994