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I. INTRODUCTION

A. Overview of Oberlin College

Oberlin College, an independent coeducational institution, holds a distinguished place among American colleges and universities. Oberlin was the first college to grant undergraduate degrees to women and historically was a leader in the educating of blacks; its heritage is one of respect for the individual and active concern for the larger society. The College uniquely combines an outstanding professional school of music with a leading undergraduate college of arts and sciences. The two divisions reinforce each other. The Conservatory provides flexible programs to prepare students as professional musicians and teachers of music. Deeply committed to academic excellence, the College of Arts and Sciences offers a rich and balanced curriculum in the humanities, social sciences, and sciences. Within that framework the College expects that students will work closely with the faculty to design an educational program appropriate to their own particular interests, needs, and long-term goals.

Oberlin's faculty is dedicated to combining effective undergraduate instruction with productive scholarship and artistry. Members of the faculty are highly skilled and professional, well-grounded in their chosen discipline; yet they characteristically have interests that extend beyond their own specialization. The College seeks to recognize and encourage teaching of unusually high caliber, and scholarly and other creative activities are considered essential to continued teaching excellence. Thus, active research, scholarship, artistry, and/or performance are expected of each faculty member.

The roots of Oberlin College reach back to 1833 when two young Yankee missionaries arrived at a stump-dotted clearing in the forests of northeast Ohio.

The Rev. John J. Shipherd and Philo P. Stewart, inspired by Alsatian pastor John Frederick Oberlin, resolved to found a college and colony on the western frontier "where they would train teachers and other Christian leaders for the boundless most desolate fields in the West." They shortly gained the support of Charles Grandison Finney, one of the 19th century's great revivalists. Finney's reputation attracted students to the college and colony, "bound together by a solemn covenant which pledged them to the plainest living and highest thinking," as well as financial support for the College and the town of Oberlin.

In the spring of 1833, the first settler, Peter Pindar Pease, built his log house at the center of Oberlin. That December, 29 men and 15 women students began classes in the Oberlin Collegiate Institute. Two years later circulars describing Oberlin noted that "youths are received as members, irrespective of color." As a result, by the turn of the century one-third of all African American graduates of predominantly white institutions in the United States had graduated from Oberlin.

In 1837 four young women matriculated for the regular college course. Three of the four graduated in 1841 and became the first women in America to receive A.B. degrees.
In 1850, by an Act of the Ohio Legislature, the Oberlin Collegiate Institute became Oberlin College. The change was in name only since collegiate instruction had been offered from 1834 when the original charter was granted.

The music division became part of the College in 1867, two years after its founding as a private school. The Graduate School of Theology, organized in 1835 as the theological division, was merged with the Divinity School of Vanderbilt University in 1966.

Present-day Oberlin College reflects its early commitment to high intellectual standards, liberal education, excellence in teaching and social and moral commitment.

This Faculty Guide operates in conformity with the by-laws of Oberlin College and in conjunction with the management of the Board of Trustees. The by-laws of the College are posted on the website of the Secretary of the College.

B. Applicability of the Faculty Guide

Unless otherwise stated herein, this Faculty Guide applies only to members of the Faculty at Oberlin College. Members of the Faculty include those persons employed by the College to instruct or teach students, including but not limited to: tenured professors (full or part-time), non-tenured tenure-track professors including associate and assistant professors (full or part-time), adjunct professors, instructors, teachers or lecturers (full or part-time), instructors, teachers or lecturers engaged to teach a single course or who are engaged on a course-by-course basis. The Faculty does not include persons designated by the College as “Administrative and Professional Staff,” although in some instances an individual may be employed both as a member of the Faculty and as a member of the Administrative and Professional Staff. Designations of various types of members of the Faculty are described below.

C. Purpose of Faculty Guide

The Faculty Guide serves to provide new faculty with a general introduction to Oberlin College and to provide a reference regarding important procedures and policies that affect all faculty. However, the Faculty Guide is not exhaustive. Faculty should refer to the course catalog and to the web sites of various offices (e.g., Human Resources) for detailed information on various policies.

The Faculty Guide and the policies contained herein do not in any way constitute and should not be construed as a contract or agreement, express or implied, of employment between a member of the Faculty and the College, or a promise of employment.

The College, at its option, may change, delete, suspend or discontinue any part or parts of the policies in the Faculty Guide at any time with or without prior notice. Any such action shall apply to existing, as well as future Faculty. In addition, the College retains its right to interpret and apply its policies as it sees fit, in its sole discretion.
II. PROFESSIONAL RESPONSIBILITIES AND OBLIGATIONS

A. Faculty Organization

1. Divisional Faculties and General Faculty

All Faculty members in the College of Arts and Sciences, the President of the College, the deans, and certain designated general administrators are members of the College Faculty. All Faculty members in the Conservatory of Music, the deans, and certain designated general administrators are members of the Conservatory Faculty. The members of the College Faculty, the members of the Conservatory Faculty, and certain designated administrators constitute the General Faculty.

The General Faculty is entrusted with the management of the internal affairs of the College, subject to the concurrence of the Trustees concerning “any important change affecting the established methods or principles of administration.” (Article XIV, Section 2 of College Bylaws).

Each divisional Faculty may invite to its membership other teachers and general officers of the division concerned in addition to those designated in the Bylaws of Oberlin College. All members of the divisional Faculty are entitled to vote and hold office. Each divisional Faculty invites student participants according to its Faculty legislation and as otherwise provided by the College Bylaws. The General Faculty also may invite other teachers and administrators or divisional officers to membership. All members of the General Faculty are entitled to vote and hold office. The General Faculty according to its legislation has student participants.

2. Faculty Councils

The College Faculty Council consists of the President, the Dean of the College of Arts and Sciences, and eight elected members from the College Faculty. The Conservatory Faculty Council consists of the President, the Dean of the Conservatory, and seven elected members of the Conservatory Faculty. Divisional councils make recommendations on appointments, tenure, and changes in rank and salary for members of the College Faculty and Conservatory Faculty to the General Faculty Council. Divisional councils also serve as the executive committees of the respective Faculties.

The General Faculty Council consists of the President, the two divisional deans, and six elected Faculty members (four from the College of Arts and Sciences and two from the Conservatory of Music). The General Faculty Council acts as the executive committee of the General Faculty. It
receives all nominations and recommendations from the divisional Faculty councils and recommends appointments, tenure and changes in rank and salary for members of the teaching Faculty to the President. The President makes appropriate recommendations to the Board of Trustees for appointments, tenure, and changes in rank and salary for members of the General Faculty.

3. Faculty Meetings

Meetings of the Divisional and General Faculties are held monthly. In general the College Faculty meets on the first Wednesday of the month, the Conservatory Faculty on the second Tuesday and the General Faculty on the third Wednesday. Exceptions occur with some frequency and are announced in advance. Agendas for Faculty meetings are circulated in advance. Any Faculty may meet on special call.

4. Faculty Committees

Every member of the Faculty is expected to render a reasonable share of the general service that comes upon the Faculty in common. One of the ways in which this service is rendered is through the Faculty committees. Memberships of committees are determined either by appointment or by election.

Early in the second semester of each year a committee preference form is distributed to all Faculty members. Appointments to committees are made by the respective faculties, upon recommendations of the appropriate nominating committee. The nominating committees make their recommendations taking into account expressed preferences of the Faculty members and the necessity for continuity on some committees. Ordinarily, new Faculty members are not assigned to committees during their first year of service.

Membership on the General Faculty Council, the College Faculty Council, the Conservatory Faculty Council, the College Educational Plans and Policies Committee, the General Faculty Mediation Committee, the Professional Conduct Review Committee, and to certain standing committees of the Board of Trustees is upon election by the appropriate Faculty or Faculties. The Faculty or Faculties may also specify election for certain ad hoc committees that are authorized. Faculty members do not normally serve on committees during years in which they are on leave for one or both semesters. Information about the order of elections and the eligibility for voting and serving on these elected committees may be obtained from the Secretary of the College.
5. Faculty Service as Student Advisors

a) College of Arts and Sciences

Academic advising of students is the responsibility of all members of the College Faculty except those in their first year of service. Most Faculty members have a mix of general (first- and second-year) and major advisees. So far as possible, an equal number of students is assigned to each Faculty advisor with his or her current teaching load taken into account. Junior and senior students select their advisor in consultation with the chair of their major department or are assigned to an advisor by the chair. The Faculty advisor is primarily responsible for advising about the academic program of his or her advisees. Additional goals for and responsibilities of academic advisors are listed on the web site of the Office of the Dean of Studies. Advisors meet with their new first-year student advisees during Fall Orientation Week. Advisors who are assigned students who are beginning their career mid-year meet these new advisees during the Spring Orientation period.

Each entering class of students is assigned a Class Dean, from the Office of the Dean of Students, who can provide advice on non-academic, as well as academic, matters.

b) Conservatory of Music

Assignment of advisors for incoming students is done by the Assistant Dean of the Conservatory in consultation with the Faculty. In the performance majors, including jazz, the student’s principal applied teacher also serves as the advisor. In non-performance majors (music education, composition, TIMARA, music history and music theory), students are assigned as advisees to a Faculty member within the major department. Students are notified of their advisor assignment over the summer preceding their matriculation at Oberlin. The initial advising session between Faculty and new students occurs at assigned times during the Orientation period. Faculty members are expected to schedule advising appointment times with returning students prior to the beginning of add/drop each semester. Advising times are also scheduled at the end of the semester during the registration period.

Advisors meet with their advisees at registration time each semester to go over the student's planned course of study for the following semester and to evaluate the student's progress toward completing his or her major or majors. Both academic and music counseling are responsibilities of the advisor. A record of semester grades is distributed to the advisor at the close of each semester.

Each entering class of students is assigned a Class Dean, from the Office of the Dean of Students, who can provide advice on non-academic, as well as academic, matters.
6. Department Chairs and Program Directors

a) College of Arts and Sciences

Department chairs and program directors are appointed for specified terms (typically four years) by the College Faculty Council upon recommendation of the Dean and after consultation by the Dean with members of the department or program. Continuation of the appointment is subject to review by the College Faculty Council during the term of the appointment. The chair or director is responsible for the administration of departmental or programmatic affairs. His or her duties include the preparation of schedules for classes to be offered by the Faculty members in the department or program, and the assignment of Faculty advisors to students who have declared a major in the department or program, all in a manner consistent with policies of the College Faculty, and in consultation with the other Faculty members who teach in the department or program. He or she is also responsible for supervising employees in the department or program, such as secretaries, laboratory technicians, and graduate assistants. The chair or director is responsible for submitting to the College Faculty Council requests to establish Faculty positions or to make leave replacements. When a position or a replacement has been authorized, the chair or director is responsible for submitting a job description to the College Faculty Council for approval, and for the recruitment and screening of qualified candidates, in consultation with the Dean and the Affirmative Action Officer. As a search is nearing completion, the chair or director should prepare and submit a recommendation to the College Faculty Council, on behalf of the department or program, for initial appointment.

The chair or director is responsible for preparing and submitting, in accord with policies and practices established by the faculties or the College Faculty Council, recommendations for Faculty members of the department or program who are eligible for reappointment, promotion, tenure, or salary review. The chair or director should arrange for another member of the department or program to prepare and submit recommendations for himself or herself. The schedule for consideration of these matters by the College Faculty Council is established each year and is transmitted by the Dean to chairs and directors. Information concerning specific practices and policies is available in the Office of the Dean.

The chair or director is responsible for the maintenance of the records and files of the department or program. At the end of each academic year, upon the invitation of the Dean, the chair of director shall submit an annual report on the work of the department or program. These records should include information about the publications and other professional activities of Faculty members in the department or program. The chair or director should write a letter to the College Faculty Council on behalf of the department or program evaluating the application of any Faculty member in his or her department or program for a leave of absence or for appointment to Research Status.

The chair or director is responsible for all administrative and financial matters within the department, based on the budget approved by the Dean. By agreement with the Dean, the teaching load of the chair or director may be reduced during his or her term of office to compensate for the duties required by the office. It is expected that chair and program directors will seek advice from the Dean concerning matters of College policy.
A Chairs’ Handbook, containing detailed information regarding many of the responsibilities of chairs, is posted on the Dean’s Office web site.

b) Conservatory of Music

The Conservatory is divided into nine divisions and one program. These include the Divisions of Conducting and Ensembles, Contemporary Music, Music Theory, Musicology, Music Education, Keyboard Studies, Strings, Vocal Studies, Woodwinds, Brass, and Percussion, and the Historical Performance Program.

Division and program directors are appointed by the Conservatory Faculty Council upon recommendation of the Dean and after consultation by the Dean with members of the division or program.

The division/program directors are responsible for general supervision of the programmatic affairs of the division or program, coordination of departments within the division, and convening of meetings of the division. They represent the division or program at regular weekly meetings of the Division Directors and Educational Policy Committee. They are responsible for submitting to the Dean an annual report (not to exceed three pages) on the activities of the program or division for the year just concluded and goals for the coming year. Division/program directors are also responsible for the budget of the division and for the timely forwarding of the annual budget requests to the Dean.

Division directors supervise the administrative and technical employees of their division. Ultimate responsibility for the following matters also rests with the division/program directors, but the detailed work may be delegated as possible:

1. Curriculum, course scheduling, assignment of advisors to majors;

2. Arranging applied music examinations, etc.;

3. Responsibility for departmentally owned or leased equipment (instruments, audio equipment, computers, secretarial equipment, etc.);

4. Responsibility for maintenance of files and records;

5. Requests for new positions and leave replacements, job descriptions, search-and-screen, etc., for hiring new Faculty.

Together with the Dean of the Conservatory and Associate Deans, the division/program directors serve as the Educational Policy Committee of the Conservatory.
B. Appointments, Reappointments, Evaluations, Promotions

The ability to teach is the quality most fundamentally prized in members of the Faculty. The College seeks to recognize and encourage teaching of unusually high caliber. Scholarly and other creative activities are essential to continued teaching excellence. Thus, active research, scholarship, artistry, or performance is expected of every member of the Faculty. Each member of the Faculty is also expected to assume a reasonable share of the Faculty's general responsibility to the College community by advising students, assisting in the administrative work of his or her department or program, and serving on Faculty committees; but ordinarily, and particularly in the case of untenured Faculty, such service will not be expected or rewarded in lieu of teaching or scholarship, artistry, or performance. Specific evidence related to the above criteria will be considered in Faculty evaluations.

Because Oberlin places such high value on teaching, a person offered initial appointment to the Faculty ought to exhibit promise of excellence as a teacher; a person offered reappointment ought to exhibit clear progress toward fulfilling that promise; and a person granted reappointment with tenure ought to have achieved excellence as a teacher. At the same time, evidence of scholarly or artistic production of high quality is essential for reappointment or promotion.

Appointments and reappointments are made in accordance with internal rules established by the Councils. Oberlin College is an Affirmative Action/Equal Opportunity employer.

1. Qualifications

The following statements set forth the qualifications expected of persons holding the several faculty ranks at Oberlin College. These titles may apply to tenure-track and non-tenure-track appointments and may vary in duration and expectations as determined by the divisional Faculty Council and Dean.

**Instructor:** Appointments at this rank are generally used for those who have not yet earned the Ph.D. (or other appropriate terminal degree). An appointment to the Faculty as Instructor will normally presume little teaching experience but an excellent prior academic record and excellent promise as a teacher and scholar.

**Assistant Professor:** An appointment or promotion to this rank will normally be limited to those whose subject-matter training has been completed to the standard commonly expected of specialists in the field (for example, in the fields in which this degree is appropriate, the Ph.D.). Reappointment to this rank will normally be limited to persons whose teaching and scholarly or artistic activity reveals that the excellence expected of teachers at Oberlin is being realized in practice.

**Associate Professor:** In addition to the requirements for Assistant Professor, an appointment or promotion to this rank will require demonstrated excellence and maturity in teaching and scholarly or artistic work. For those in tenure-track appointments, the granting of tenure normally is accompanied by promotion to the rank of Associate Professor, subject to the
requirements for obtaining tenure.

**Professor:** In addition to the requirements for Associate Professor, excellent teaching, scholarly or creative production of recognized merit, and good promise that such teaching and scholarly activity will be maintained in the future are the normal requirements of persons receiving this rank. In exceptional cases the rank may also be offered to those who have shown outstanding excellence as teachers though not engaged in regular scholarly publication or artistic production. It is assumed that such exceptional persons will continue to have a sure grasp of their subject and that the promise of continued outstanding teaching ability is strong. The rank of Professor will not be granted as a matter of course, even to Faculty members with tenure, but will be normally considered only after six years as Associate Professor and only after careful evaluation demonstrates that the Faculty member does possess the desired qualifications listed above.

2. **Term of Appointment to Tenure-Track Position**

The term of an initial appointment to the Oberlin Faculty is normally four years with a normal term of reappointment not to exceed three years. When a specific terminal degree is required, persons who have not completed all requirements for the terminal degree in their field at the time of initial appointment to the Oberlin Faculty will be appointed at the level of Instructor for a term of two years, with the provision that the appointment is automatically renewable for two years at the level of Assistant Professor, but if and only if all requirements for the degree have been completed by September 30 of the calendar year following the semester in which the appointment begins. Completion of the requirements for the terminal degree will not constitute sufficient evidence of progress in performance or scholarly productive work to support a case for reappointment after the second two-year term.

3. **Part-time Faculty**

Part-time Faculty will be appointed using the same procedures as for full-time Faculty. These procedures will include a detailed review of the candidate's dossier by members of the department and the divisional council, and personal interviews by members of the council, the department, and the administration. Part-time Faculty, as is the case with full-time Faculty, are expected to be engaged in scholarly productivity and will assume all normal non-teaching responsibilities, including membership in departmental and Faculty meetings with a full vote. They will be expected to advise students, to serve on committees and to perform other administrative duties, but at rates commensurate with their fractional appointments.

4. **Visiting Faculty**

Any of the Faculty ranks may be qualified by the term “Visiting,” which indicates that the Faculty member is filling a short-term need and is not a candidate for tenure. Visiting Faculty typically serve for only one semester or one year, but they may be reappointed.
5. Term-Limited Appointments

The divisional councils may recommend to the General Faculty Council and the President the appointment of an individual to a Faculty position for a limited period of time.

6. Adjunct Status, Lecturer, Teacher

From time to time divisional councils may recommend to the General Faculty Council and the President the appointment of an individual with adjunct faculty status, which may carry any title and rank, including Lecturer, Teacher, Assistant Professor, Associate Professor, or Professor. Normally, appointments with adjunct status are given to persons who teach less than full-time during a semester on an interim basis, although renewed appointments of adjunct faculty are possible. Individuals with adjunct status should be recognized authorities in their field; they are not members of the General Faculty or of the divisional faculties unless so stated in their letter of appointment. Persons entitled to appointment as Lecturers include (1) full-time members of the Administrative and Professional Staff who without additional stipend offer at least one course for credit during the academic year and (2) directors of language or program houses who also offer courses. Lecturers, except those who are also program house directors, are not members of the General Faculty or of the divisional faculties unless so stated in their letter of appointment or by virtue of their Administrative and Professional Staff appointment. The title of Teacher is used only in the Conservatory of Music and is given to individuals who teach applied music on a part-time, hourly rate basis. Unless specified in the letter of appointment, or subsequently authorized in writing by a divisional Faculty Council and Dean, adjunct faculty are not eligible for paid leaves, College benefits, or tenure consideration.

Lecturers may be entitled to other College benefits. Lecturers should contact Human Resources for more information regarding eligibility for other benefits. Unless otherwise stated herein, adjunct faculty, lecturers and teachers must comply with the policies herein that apply to the Faculty as a whole.

C. Reappointment, Tenure, and Promotion

The term of an initial appointment is specified. Although terms are often set forth upon appointment and reappointment, employment is not guaranteed for a specific time period. Reappointment also depends on the authorization to continue a position. The credentials and performance of candidates for reappointment will be evaluated in terms of the standards set forth above.

There are no guarantees that reappointment or tenure will be granted to a candidate, and candidates should not rely upon any promises or assurances to the contrary. Annual letters regarding progress towards reappointment or tenure do not guarantee an outcome of the tenure process. They are designed to offer comments, concerns, and suggestions in regard to improving
one’s work at Oberlin, but by their nature they do not match the intensive scrutiny of the tenure process.

**College of Arts and Sciences**

**General Procedures**

All reappointment, tenure, and promotion decisions are made on the basis of established criteria and with the utmost care. The Dean will discuss the criteria used as a basis for reappointment, tenure, promotion, and salary decisions with new appointees to tenure track positions on the Faculty within four months after the beginning of the Faculty member’s appointment.

Each year the Dean and Council are to establish and publish a calendar of personnel actions listing the dates by which departmental personnel recommendations are to be completed.

The criteria used within each department or program for evaluation shall be consistent with those stated herein. Within those constraints, however, a department or program may recommend the use of evaluation procedures that deviate from the standards described below. (For example, the evaluation of artistic work may require a deviation from the process used to evaluate published books and articles.) Any such variation from standard practice must be put in writing and submitted by the department chair to the Dean for approval. Once approved, a copy must then be made available to each member of the department or program, particularly the person being evaluated.

When Faculty are considered for reappointment, tenure, or promotion, all Faculty members of the department on tenure track appointments are eligible to participate fully in departmental deliberations. Untenured Faculty in their first year of tenure-track service may participate in, or simply choose to observe, departmental deliberations, but may not vote. Untenured Faculty on the tenure track beyond their first year of service may, without prejudice, decline to vote. However, should they wish to exercise this option, they should indicate this decision well in advance, in writing to the department, and in all cases prior to the first departmental meeting at which the case is deliberated. Only tenured and tenure-track Faculty, with the exception noted above, are eligible to participate in these departmental deliberations and to vote on cases of reappointment, tenure, or promotion.

All tenure track members eligible to vote should make every effort to attend those meetings regarding the reappointment, tenure, and promotion of a member of their department. If that is impossible (because of a leave or sickness), the department should make every effort to arrange for the absent member to participate at the meeting via telephone conferencing technology (making sure that the absent member can both hear the proceedings and speak at them), or video conferencing facilities. Only in those circumstances will an absent member of the department be allowed to vote on the case, and only if he/she has read the appropriate documentation prior to the meeting.
If fewer than three Faculty in a department are available to participate in deliberations and to vote on a reappointment or tenure case in the College of Arts and Sciences, then the College Faculty Council, in consultation with the department, will augment the reappointment or tenure committee for the purposes of the reappointment or tenure decision. Hereafter the word “committee” refers to the reappointment or tenure committee, which in most cases will be the department.

The Faculty are reminded of the importance of maintaining confidentiality during and after the evaluation of a candidate for reappointment, tenure, or promotion. In particular, a departmental report should not attribute comments to particular members of the faculty or to particular external evaluators. Candidates for tenure should not be informed of the identities of the their external evaluators.

The Dean shall bring before the divisional Faculty Council any piece of correspondence addressed to Council related to the candidate under consideration. In any matter bearing directly upon the reappointment, promotion, or tenure of any member of the Faculty, an unsolicited letter or statement from any other member of the Faculty may be considered by the divisional council only after the person whose work is under consideration has been informed of the essence of the letter or statement.

The Dean shall receive any faculty member who wishes to discuss a Council decision. Only the Dean may speak on behalf of the Council.

Conflict of interest: Faculty may not participate in any way in the evaluation of other Faculty if a conflict of interest is present. Conflict of interest is considered to be present, among other situations, when evaluating members of one’s family, those with whom one is in a committed domestic partnership, or those with whom one is in a business relationship.

1. Reappointment

The evaluation of a candidate for reappointment in tenure-track positions is expected to proceed along the following steps:

a. The candidate completes a Personal Information Report, which includes an optional self-evaluation component, and assembles materials that will be part of the reappointment dossier, including a current curriculum vitae and copies of any scholarly or artistic work that the candidate wishes to include for evaluation.

b. The Chair of the department compiles the reappointment dossier that, in addition to the items mentioned above, includes all student evaluation of teaching forms collected while the candidate has been on the Oberlin Faculty and all progress toward tenure reports previously generated by the department or by the College Faculty Council.

c. After all materials are in place and have been reviewed by members of the reappointment committee, the committee meets to discuss the case and to make the department
recommendation. A vote is taken openly1 on the question of whether or not the candidate should be recommended for reappointment. Only persons who have reviewed the materials and have participated in the deliberations are to vote, although this participation may be via telephone or video conferencing. The Chair then writes the Department Report, presenting the committee’s assessment of the performance of the candidate in each of several areas. All other committee members review the Department Report for accuracy and completeness. The Chair also prepares the Chair’s Report, which reports the committee vote, presents any minority views within the committee, and certifies the process that was followed in committee deliberations. The Chair’s report will be made available to the candidate and should not include the names of any committee members when reporting the votes.

d. The final versions of the Department Report and the Chair’s Report are given to the candidate and department at least one week before being sent, with the dossier, to the College Faculty Council. This is to insure for the candidate the opportunity to provide the Council with additional information if he or she feels such information is advisable. A copy of this information is to be given to the Department for its response in addition to being forwarded to the Council.

e. The College Faculty Council reviews the reappointment dossier. It may ask for clarification or for additional input from the department and/or the candidate.

f. If after consideration of a recommendation regarding reappointment it becomes apparent that the College Faculty Council may take an action to decide against the recommendation submitted by the department, or against reappointment, the Council shall delay action on the case until the Dean has informed the candidate and the department Chair about the concerns of the Council and subsequently informed the Council about whatever views may have been expressed in response by the persons who were consulted.

g. The College Faculty Council makes a decision regarding reappointment, which may take one of three forms: The candidate may be denied reappointment, the candidate may be reappointed through the period in which a tenure decision will be made, or the candidate may be reappointed for a shorter period, with the understanding that an additional reappointment decision will be made at a later, specified, date.

2. Tenure

Unless otherwise set forth herein, Oberlin College supports and observes the criteria set forth in the AAUP Statement of Principles on Academic Freedom and Tenure. Tenure is granted only to those persons whose probationary performance as teachers and scholars meets the standards of excellence expected of Faculty members at Oberlin College. Decisions on tenure are made on the basis of careful evaluation of appropriate information about a Faculty member's past record and future promise.

1 A vote by secret ballot may be allowed if the reappointment committee petitions the College Faculty Council, at the beginning of the process, and the Council approves of the use of a secret ballot.
Specific evidence of excellent teaching is necessary for each member of the Faculty who is to be recommended for reappointment with tenure. Examples of such evidence include, but are not limited to:

- Student evaluations of teaching and comments from former students;
- Evaluations by co-teachers and other colleagues who directly observe the teaching performance.
- An examination of the candidate’s syllabi and assignments over the probationary period.

A positive decision about tenure should be based on evidence and the conviction that the member of the Faculty under consideration has demonstrated solid achievement, and not mere promise or progress toward achievement, as a teacher, as a scholar or creative/performing artist, and in active engagement with the broader professional community and the likelihood that that contribution will continue.

- Publication or acceptance for publication of original scholarly work of high quality while a member of the Oberlin Faculty is generally expected as evidence of scholarly achievement.
- Maintenance of an active creative and performing life and demonstrated excellence through public performance is generally expected for Faculty members in the creative and performing arts.
- A positive decision about tenure should be based on the evidence that scholarly or artistic work is likely to continue at a high level in future.

In exceptional cases tenure may also be offered to those who have shown outstanding excellence as teachers though not engaged in regular scholarly publication or artistic production.

**Procedure for Tenure Consideration**

Tenure will only be considered for those Faculty members in tenure-track positions. The granting of tenure can be considered by the divisional Faculty councils in a Faculty member's sixth year of service (except in cases of special negotiation by the Dean and as set forth in writing), on the basis of performance in the preceding years. A recommendation for tenure may be made in the third, fourth, or fifth year only if required (in accordance with AAUP Statement of Principles on Academic Freedom and Tenure) because a Faculty member has taught full-time before coming to Oberlin, or if there are other compelling reasons for an early decision. Normally, a tenure decision will be made not later than the sixth year of service at Oberlin, unless the Faculty member successfully petitions the appropriate divisional Council for a delay in the decision. If a decision regarding tenure is not rendered by the College Faculty Council in the first seven years of a tenure-track appointment, then the candidate will automatically not receive tenure at Oberlin College.

For Faculty members appointed as Assistant Professors or Instructors, equivalent service, whether full- or part-time, up to a maximum of three years in a college or university, after completion of subject-matter training expected in the relevant field, may be counted toward the probationary period of service needed to be considered for tenure. The amount of prior service
to be counted will be negotiated between the Dean and the prospective Faculty member at the time of the initial appointment and will be specified in the letter of initial appointment.

The evaluation of a candidate for tenure is expected to proceed along the following steps:

a. The candidate completes a Personal Information Report, which includes an optional self-evaluation component, and assembles materials that will be part of the tenure dossier, including a current curriculum vitae and copies of any scholarly or artistic work that the candidate wishes to include for evaluation.

b. The candidate compiles a list of scholars who might serve as external evaluators of the candidate's scholarship or artistic activity. The department creates its own, similar, list of external evaluators. Friends, former teachers, or close collaborators of the candidate may not be among the external evaluators. Any level of collaboration or friendship should be disclosed by the candidate. It is desirable, but not necessary, to include among the external evaluators at least one person with experience teaching at a liberal arts college. However, the primary consideration in selection of evaluators is their professional expertise and ability to assess the quality and importance of the work under review.

c. The candidate compiles a list of Oberlin College Faculty outside of the candidate’s department who might serve as observers of the departmental deliberations concerning the tenure case. These observers will have complete access to materials used by the department and are to receive copies of the Department Report and the Chair’s Report (see paragraph h below). They are to submit, independently, letters to the Dean attesting to the fairness of the departmental process, or noting any manner in which the department may have failed to follow proper procedure in considering the tenure case. It is not the role of these outside observers to comment on the merits of the tenure case. Any tenured member of the Faculty (excluding those serving on the College Faculty Council or the General Faculty Council) may serve in the role of observer. The candidate should discuss the choice of observers with the chair or with the Dean. The two observers must be mutually acceptable to the candidate and the department.

d. The Dean meets with the candidate and the Chair of the department to discuss the tenure evaluation process, giving special attention to the materials to be included in the dossier. If the process is expected to deviate in any way from the normal process outlined here (e.g., if specific evidence of scholarly or artistic productivity is to be presented outside of the normal review process) the Dean, the candidate, and the Chair must agree on this departure and state such agreement in writing. A ranked list of potential external evaluators is agreed upon at this time, but the Dean has authority to make the final choice of evaluators.

e. The Chair secures agreement from three external evaluators and sends materials to them, together with a cover letter outlining their responsibilities. The cover letter is to follow the format provided by the Dean’s Office. The names of the external evaluators are not shared with the candidate. The Chair also secures agreement from two persons to serve as observers.

f. The Chair arranges for former students to be surveyed (perhaps by electronic means) for their assessment of the teaching and mentoring abilities of the candidate. (Note that this surveying is
conducted entirely by the faculty, not by students.) The department is expected to provide qualitative and quantitative summaries of the survey results.

g. The Chair compiles the tenure dossier that, in addition to the items mentioned above, includes all student evaluation of teaching forms collected while the candidate has been on the Oberlin Faculty and all progress toward tenure reports previously generated by the department or by the divisional Faculty Council. The department is expected to provide qualitative and quantitative summaries of these forms.

h. After letters have been received from the external evaluators and other materials are in place and have been reviewed by members of the department, the department meets to discuss the case, in the presence of the observers. A vote is taken openly\(^2\) on the question of whether or not the candidate should be recommended for tenure. Only persons who have reviewed the materials and have participated in the deliberations are permitted to vote, although this participation may be via telephone or video conferencing. The Chair then writes the Department Report, presenting the committee’s assessment of the performance of the candidate in each of several areas. All other committee members review the Department Report for accuracy and completeness. The Chair also prepares the Chair’s Report, which reports the committee vote, presents any minority views within the committee, and certifies the process that was followed in committee deliberations. The Chair’s report will be made available to the candidate and should not include the names of any committee members when reporting the votes.

i. The final versions of the Department Report and the Chair’s Report are given to the candidate and department at least one week before being sent, with the dossier, to the divisional Faculty Council. This is to insure for the candidate the opportunity to provide the Council with additional information if he or she feels such information is advisable. A copy of this information is to be given to the Department for its response.

j. The divisional Faculty Council reviews the tenure dossier. It may ask for clarification or for additional input from the department and/or the candidate.

k. If after consideration of a recommendation regarding tenure it becomes apparent that the divisional Faculty Council may take an action to decide against the recommendation submitted by the department, or against the awarding of tenure, the Council shall delay action on the case until the Dean has informed the candidate and the department Chair about the concerns of the Council and subsequently informed the Council about whatever views may have been expressed in response by the persons who were consulted.

l. The divisional Faculty Council votes in favor of or against recommending tenure for the candidate. A majority of at least two votes is required for the adoption by the Faculty Council of a decision to recommend the award of tenure. Abstentions do not affect the outcome of voting. If a total of three or more Faculty Council members withdraw or abstain from voting on a tenure recommendation, then only a simple majority is required for a positive recommendation.

\(^2\) A vote by secret ballot may be allowed if the tenure committee petitions the College Faculty Council, at the beginning of the process, and the Council approves of the use of a secret ballot.
m. If the vote of the divisional Faculty Council is positive, the decision is forwarded to the General Faculty Council, which makes its own recommendation.

n. The President presents to the Trustees the cases of those candidates being recommended for tenure. The Trustees have the power to ratify a positive recommendation and award an appointment with continuous tenure or to deny the awarding of tenure.

For Faculty members appointed as Associate Professors or Professors, a tenure decision may be made at the time of appointment or a short probationary period may be specified in the initial appointment letter. If a tenure decision is made in conjunction with an offer of appointment, parts (a) - (l) of the process outlined above will be modified through discussions between the department and the Council. Typically, the department will evaluate the record of scholarship, augmenting its judgment with that of external sources where possible. The department will also assess teaching ability through the review of student evaluations of teaching collected at the candidate’s current institution. After reviewing the evidence, the department will send a recommendation to the Council.

Part-time Faculty

Each year of service at a half-time or greater rate will earn one year toward tenure consideration. Here, tenure consideration refers to evaluation for tenure by a department and Council. The standards, policies, and procedures for award of tenure at Oberlin College are the same for part-time as for full-time service, and are described above and in subsequent guidelines approved by the Councils. As with full-time Faculty, persons may be recommended for tenure by a department at any time. Part-time Faculty may be given tenure to a fractional position: one-half time, two-thirds time, etc.

To change from a tenured part-time position to tenure at another fractional level, or to a tenured full-time position, requires action by the appropriate divisional Council, the General Faculty Council, and the President.

3. Promotion to Full Professor

The evaluation of an associate professor for promotion may take place at any time, but will normally be considered only after six years have been completed in the rank of associate professor. The Chair of a department that wishes to initiate the process of evaluation should consult with the Dean early in the year. The process is as follows:

a. The candidate completes a Personal Information Report, which includes an optional self-evaluation component, and assembles materials that will be part of the promotion dossier, including a current curriculum vitae.
b. The Chair of the department compiles the promotion dossier that, in addition to the items mentioned above, includes a summary of student evaluation of teaching forms collected while the candidate has been on the Oberlin Faculty, giving special attention to evaluations of courses taught at the rank of associate professor. [Note that all student evaluation of teaching forms are to be available for department members to review, although only a summary needs to be included in the dossier.]

c. After all materials are in place and have been reviewed by members of the department, the department (including members at all ranks) meets to discuss the case. A vote is taken openly on the question of whether or not the candidate should be recommended for promotion. Only persons who have reviewed the materials and have participated in the deliberations are to vote, although this participation may be via telephone or video conferencing. The Chair then writes the Department Report, presenting the committee’s assessment of the performance of the candidate in each of several areas. All other committee members review the Department Report for accuracy and completeness. The Chair also prepares the Chair’s Report, which reports the committee vote, presents any minority views within the committee, and certifies the process that was followed in committee deliberations. The Chair’s report will be made available to the candidate and should not include the names of any committee members when reporting the votes.

d. The final versions of the Department Report and the Chair’s Report are given to the candidate and department at least one week before being sent, with the dossier, to the divisional Faculty Council. This is to insure for the candidate the opportunity to provide the Council with additional information if he or she feels such information is advisable. A copy of this information is to be given to the Department for its response.

e. The divisional Faculty Council reviews the promotion dossier. It may ask for clarification or for additional input from the department and/or the candidate.

f. If after consideration of a recommendation regarding promotion it becomes apparent that the divisional Faculty Council may take an action to decide against the recommendation submitted by the department, or against promotion, the Council shall delay action on the case until the Dean has informed the candidate and the department Chair about the concerns of the Council and subsequently informed the Council about whatever views may have been expressed in response by the persons who were consulted.

g. The divisional Faculty Council makes a recommendation regarding promotion. Note that a negative decision does not preclude reconsideration at a later date.

h. If the vote of the divisional Faculty Council is positive, the recommendation is forwarded to the General Faculty Council, which makes its own recommendation.

3 A vote by secret ballot may be allowed if the promotion committee petitions the College Faculty Council and the Council approves of the use of a secret ballot.
i. The President presents to the Trustees the cases of those persons being recommended for promotion. The Trustees have the power to ratify a positive recommendation and award promotion to full professor or to deny the promotion.

Promotions and tenure appointments are reported to the Faculty each year.

**Conservatory of Music**

**General Procedures**

All reappointment, tenure, and promotion decisions are made on the basis of established criteria and with the utmost care. The Dean will discuss the criteria used as a basis for reappointment, tenure, promotion, and salary decisions with new appointees to tenure track positions on the Faculty within four months after the beginning of the Faculty member’s appointment. Each year the Dean publishes a planning calendar includes dates relevant to salary consideration, reappointment, tenure, and promotion.

The evaluation of members of the Conservatory Faculty for salary consideration, promotion, tenure, and reappointment is carried out through regular procedures approved by the Conservatory Faculty Council. According to these procedures, in decisions concerning salary, reappointment, tenure, or promotion, an action that passes or fails by less than a two-vote majority (e.g., 5-4 or 4-3) will be automatically reconsidered. The Conservatory Faculty Council will forward positive recommendations with respect to reappointment with continuous tenure to the General Faculty Council and the Board of Trustees only when the recommendation for tenure has passed by a 2/3-majority vote or, in cases in which one or more members of the Council have abstained from voting, by a two-vote majority.

The Dean shall bring before the divisional Faculty Council any piece of correspondence addressed to Council related to the candidate under consideration. In any matter bearing directly upon the reappointment, promotion, or tenure of any member of the Faculty, an unsolicited letter or statement from any other member of the Faculty may be considered by the divisional council only after the person whose work is under consideration has been informed of the essence of the letter or statement.

The Dean shall receive any faculty member who wishes to discuss a Council decision. Only the Dean may speak on behalf of the Council.

Conflict of interest: Faculty may not participate in any way in the evaluation of other Faculty if a conflict of interest is present. Conflict of interest is considered to be present, among other situations, when evaluating members of one’s family, those with whom one is in a committed domestic partnership, or those with whom one is in a business relationship. Any potential conflict of interest will be submitted to the Council for consideration to determine if a person’s relationship warrants recusal from the process.
Each division or program may recommend specific criteria to be used in interdivisional or program evaluations that go beyond those stated herein. Any elaborations or extensions of the criteria will be submitted in writing to the Dean and Council for approval. If approved, they will be made available to each member of the division or program.

Before the Conservatory Faculty Council begins to collect information or to deliberate about the reappointment, promotion, or tenure of any member of the faculty, the Dean should inform the individual under consideration of both the procedures to be followed and the information to be sought and used in the evaluation. The Dean, (when appropriate in consultation with the divisional Council) will authorize the process of evaluation to begin only after he or she is satisfied that the procedures proposed are in accord with Conservatory policy; that the individual under consideration has been fully informed about the nature of the procedures to be followed; and that the individual has had an opportunity to make available to the division, program, or Council all relevant materials.

In the interest of objectivity and fairness, tenured members of the division or program will be invited annually to participate in personnel evaluations and recommendations regarding their colleagues. Annual letters regarding progress towards reappointment or tenure do not guarantee an outcome of the tenure process. They are designed to offer comments, concerns, and suggestions in regard to improving one’s work at Oberlin, but by their nature they do not match the intensive scrutiny of the tenure process.

a) Tenured members of the division or program are expected to submit to the Dean and Conservatory Faculty Council a written evaluation of an individual who is being considered for reappointment, tenure, or promotion to the rank of Professor.

In the event that an evaluation is incomplete, unclear, or insufficiently informative, the divisional Council will return it to its source with a specific request indicating what further advice it requires. If the Council's request is not satisfied it may direct the Dean to meet with the faculty member(s) in order to secure the information which is required.

b) At the time of consideration of salary increase, tenured members of the division or program will be expected to submit to the Dean and Conservatory Faculty Council an evaluation of each divisional or program colleague.

c) Any individual under consideration for salary review, reappointment, tenure, or promotion may write a statement of his or her professional activities, which shall be available to all members of the division or program prior to or at the time of Council deliberations regarding the individual's future status.

d) Individuals under consideration for reappointment or tenure will have their teaching observed by at least two members of Council and by tenured members of the division or program.

e) The individual under consideration will be invited to submit to the Dean a written self-evaluation of his or her performance as a member of the Oberlin faculty. The Council
deadline for submission of this statement will be indicative of the approximate date for Council consideration.

f) Students are expected to submit written evaluations to the Dean, due steps being taken to protect the anonymity of the students. This information will be available to the Dean, members of the Council, and to the individual faculty persons being evaluated. These evaluations will also be made available to continuing members of the division or program at the time of an individual's consideration for reappointment and/or tenure.

Council shall honor any request from an individual member of the faculty for reconsideration of a decision regarding his or her tenure, reappointment, salary, and/or promotion providing such request is made in the manner and within the time period prescribed in the Faculty Grievance Procedures (Section II.F).

Council shall consider (but not necessarily honor) written requests from individual members of the faculty to appear before it in person to discuss decisions regarding reappointment, tenure, and/or promotion.

In cases of individuals under consideration for tenure, reappointment, and/or promotion, where Council has perused the evidence and during preliminary Council discussion questions have arisen which cast doubt on the likelihood of a positive decision, the Conservatory Faculty Council will request that the Dean inform the individual of the nature of these reservations. This is to insure the individual under consideration the opportunity to provide Council with such additional information, as he or she may deem advisable.

1. Reappointment

In the Conservatory of Music, appointments may be renewed or discontinued on an annual basis. Reappointment also depends on the authorization to continue a position and the positive evaluation of the faculty member who occupies it.

2. Tenure
   a. Full-time Faculty

Unless otherwise set forth herein, Oberlin College supports and observes the criteria set forth in the AAUP Statement of Principles on Academic Freedom and Tenure. Tenure is granted only to those persons whose probationary performance as teachers and scholars meets the standards of excellence expected of Faculty members at Oberlin College. Decisions on tenure are made on the basis of careful evaluation of appropriate information about a Faculty member's past record and future promise.

An individual under consideration for reappointment with continuous tenure will have his or her creative and/or scholarly work reviewed by outside evaluators. Normally, no, fewer than three evaluators will be asked to write. The choice of evaluators is subject to the approval of the
Conservatory Faculty Council after consultation with the individual's division or program. The individual under consideration will be invited to submit to the division/program the names of individuals s/he would like excluded from the list of external evaluators. The chosen evaluators will remain confidential and will not be disclosed to the candidate.

A positive decision about tenure should be based on the conviction that the member of the Faculty under consideration has demonstrated excellence, and not mere promise or progress toward excellence, as a teacher, as a scholar or creative/performing artist, and in active engagement with the broader professional community and the likelihood that that contribution will continue.

- Publication or acceptance for publication of original scholarly work of high quality while a member of the Oberlin Faculty is generally expected as evidence of scholarly achievement.
- Maintenance of an active creative and performing life and demonstrated excellence through public performance is generally expected for Faculty members in the creative and performing arts.
- A positive decision about tenure should be based on the evidence that scholarly or artistic work is likely to continue at a high level in future.

The granting of tenure normally will be considered by the Conservatory Faculty Council in a Faculty member's sixth year of service. On occasion a faculty member may be considered for tenure in the first five years of service provided that either the Dean has specified the year of consideration in the letter of appointment, or the Council approves a change in the specified timeline. If a decision regarding tenure is not rendered by the Conservatory Faculty Council in the first seven years of a tenure-track appointment, then the candidate will automatically not receive tenure at Oberlin College.

For Faculty members appointed as Assistant Professors or Instructors, equivalent service, whether full- or part-time, up to a maximum of three years in a college or university, after completion of subject-matter training expected in the relevant field, may be counted toward the probationary period. The amount of prior service to be counted will be negotiated between the Dean and the prospective Faculty member at the time of the initial appointment and will be specified in the letter of initial appointment.

b. Part-time Faculty

To be eligible for a tenure-track appointment, a part-time faculty member must be appointed at half time (0.5 FTE) or above. For part-time faculty members, each year of service at a half-time or greater rate will earn one year toward tenure consideration. The standards, policies, procedures for award of tenure at Oberlin College are the same for part-time as for full-time service, and are described above and in subsequent guidelines approved by the Councils.

Prior service at other institutions, whether full- or part-time, will normally count toward tenure consideration at Oberlin. The amount of prior part-time service to be counted will be negotiated...
between the Dean and the prospective faculty member at the time of the initial appointment. Up to a total of three years, but no more, may be counted.

To change from a tenured part-time position to tenure at another fractional level, or to a tenured full-time position, requires action by the appropriate divisional Council, the General Faculty Council, and the President.

Promotions and tenure appointments are reported to the Faculty each year.

**D. Professional Ethics and Conduct**

Oberlin College endorses the "Statement of Professional Ethics" adopted by the American Association of University Professors. The College expects that all members of the College community will adhere to these standards. Members of the College community--faculty, administrative and professional staff, and students--are expected to conduct themselves with responsibility in their relations with one another both within and outside the classroom.

When conduct in conflict with or inconsistent with generally accepted standards of responsibility and professional ethics comes to the notice of the College, the College maintains its right to insist on the observance of these standards. Should a faculty member or administrator disapprove of a rule or regulation, it is expected nevertheless that he or she will abide by the rule, while retaining the right to seek its abolition or amendment through established procedures. If a faculty member or administrator is unwilling to comply, he or she may be asked to resign or employment may be terminated upon the initiative of the College.

**E. Faculty Professional Conduct Review Committee**

1. The General Faculty shall have a Professional Conduct Review Committee which shall consider formal complaints about professional conduct made against any individual holding a faculty appointment at Oberlin College. Formal complaints of sexual offense shall proceed as specified in this Guide.

2. The Professional Conduct Review Committee shall consist of nine members of the General Faculty who are not members-elect of any Faculty council and whose terms of appointment are subject in whole or in part to action by a divisional Faculty council. (Persons granted leaves of absence for all or part of the academic year of a Review Committee's term of office also would be ineligible for election to the Committee.)

   a. Six members of the Professional Conduct Review Committee shall be members of the College Faculty and three members shall be members of the Conservatory Faculty.
b. The election of the Professional Conduct Review Committee shall be conducted after the divisional and General Faculty Council elections are completed and in tandem with elections for the General Faculty Mediation Committee (grievance committee).

c. Individuals may be elected to both the Professional Conduct Review Committee and the Mediation Committee.

d. The members of the Professional Conduct Review Committee shall serve for a term of one year, effective at the beginning of the academic year following their election.

e. If members are involved with a case that cannot be concluded by the end of a term of service, the members should be asked to continue with the case until it is resolved.

3. Voting for members of the Professional Conduct Review Committee shall be restricted to members of the General Faculty whose terms of appointment are subject in whole or in part to action by a divisional Faculty council, and to the President, the Provost, the Dean of the College, and the Dean of the Conservatory.

   a. In the nominating balloting, members of the General Faculty whose terms of appointment are subject in whole or in part to action by the College Faculty Council shall nominate twelve of their eligible number. Members of the General Faculty whose terms of appointment are subject in whole or in part to action by the Conservatory Faculty Council shall nominate six of their eligible number.

   b. In the final balloting, all eligible electors may vote for six of the College finalists and three of the Conservatory finalists. The six College finalists receiving the highest number of votes shall be declared the College members of the Professional Conduct Review Committee. The three Conservatory finalists receiving the highest number of votes shall be declared the Conservatory members of the Professional Conduct Review Committee. Alternates, as required, shall be drawn from the lists of remaining finalists, according to division, in order of number of votes received. Ties shall be resolved by lot.

4. Before the filing of a formal complaint, efforts must have been undertaken previously to resolve the complaint informally. In cases involving complaints of sexual offense misconduct, see Section V, parts C and D. In other cases the divisional dean should be involved in the informal resolution of the complaint, if it has not been resolved at the departmental level. Formal complaints should be filed promptly, no longer than six months after the alleged misconduct.

   a. A signed written complaint is to be filed with the Secretary of the College, who will convene the Professional Conduct Review Committee within four days. The Committee will initiate an investigation as promptly as possible.

   b. The Committee shall be informed only whether the complaint has been filed against a member of the Arts & Sciences or Conservatory Faculty. The Committee shall select four of its members to serve as an Investigative Panel; the remaining five members shall serve, if
needed, as the Hearing Panel for the case. Members of both the Conservatory and College Faculties shall be included on both panels. The proceedings of the Review Committee, and its panels, shall be confidential.

i. Each panel shall select its own chair at the time the Professional Conduct Review Committee is convened by the Secretary of the College.

ii. After the panel chairs are selected, the members of the Hearing Panel shall withdraw and shall have no further involvement with the case unless and until a formal hearing is requested as prescribed below.

iii. After members of the Hearing Panel have withdrawn, the Secretary shall transmit to the Investigative Panel the complainant's statement of complaint.

iv. A member of either panel shall remove him or herself from participation in any case with respect to which he or she feels disqualified because of bias or conflict of interest. All vacancies shall be filled by alternates as described in Section 3b above. Replacements for a panel member shall serve for that one case only (unless specifically called upon to serve in other cases as they arise).

v. Under normal circumstances, the Professional Conduct Review Committee and any of its panels shall meet and conduct business only when all members are present. The chair shall vote only in the event of a tie.

c. Each party is encouraged to select an adviser (a nonstudent member of the College community) to represent or advise him or her at any stage in the review proceedings.

d. The Investigative Panel shall meet with the complainant for the purpose of facilitating the panel's understanding of the nature of the complaint.

e. The Panel will obtain a written response to the complaint and shall meet with the respondent for the purpose of facilitating the panel's understanding of that response.

f. The panel may conduct such further investigation as appears warranted.

g. The panel shall prepare a written report of its findings. The written report shall be given to both parties. Either party, or the Investigative Panel itself, may request a formal hearing by the Hearing Panel. Failing such a request, the matter is considered closed, and the findings of the Investigative Panel are final.

h. The Hearing Panel shall consider the complaint, response, and report of the Investigative Panel. It shall hear oral presentations by the parties, or by others as it deems necessary.

i. The appropriate divisional dean shall participate in all meetings of the Hearing Panel.
j. The Hearing Panel shall present a written report of its findings, along with any recommendations for action, to the President. The range of possible actions that might be recommended include, but need not be limited to: conclusion of the case without sanction; imposition of sanction such as warning, reprimand, suspension, or initiation of dismissal proceedings. The report shall also be given to the complainant and to the respondent. In cases involving a recommendation for warning or reprimand, it is expected that the President will normally inform the appropriate Faculty council of the action taken. In cases involving a recommendation for serious sanction (suspension or initiation of dismissal proceedings), the procedures described in the College Bylaws and the applicable guidelines herein will be followed.

k. Early each year the College will provide an educational seminar for members of the Professional Conduct Review Committee to familiarize themselves with the meaning of the term “sexual harassment.”

F. Faculty Grievance Procedures

Faculty members may seek review and appeal of personnel decisions through the process provided herein. This process provides for appeal of a personnel decision through the applicable divisional council and/or through the Mediation Committee.

1. In order to facilitate resolution of conflict which may result from a personnel decision by a Faculty council, the General Faculty shall have a Mediation Committee. A mediation panel shall be selected from the membership of this Committee whenever a Faculty member, after appropriate preliminary steps, requests mediation concerning a Faculty council's personnel decision regarding that Faculty member.

   a. As used herein, "personnel decision" is limited to a decision concerning tenure, reappointment, promotion, or salary.

   b. The personnel decision may have been made by the General Faculty Council or one of the divisional Faculty councils.

   c. Whenever this document refers to a personnel decision by a Faculty council, the language shall be understood to include a final personnel decision by a department or program, provided that such department or program decision does not lead to a decision by a Faculty council.

   d. As described below, the panel shall proceed to mediate disputed personnel decisions concerning tenure or reappointment.

   e. As described below, the panel may proceed to mediate disputed personnel decisions concerning promotion or salary.
2. The Mediation Committee shall consist of nine members of the General Faculty who are not members or immediate past members of any Faculty council and whose terms of appointment are subject in whole or in part to action by a divisional Faculty council.

   a. Six members of the Mediation Committee shall be members of the College Faculty, and three members shall be members of the Conservatory Faculty.

   b. As used herein, "terms of appointment" means tenure, reappointment, promotion, or salary.

   c. The election of Mediation Committee members shall be conducted after completion of elections to divisional Faculty councils and the General Faculty Council. Members and members-elect of any of these Faculty councils are not eligible for election to the Mediation Committee, nor are persons who have been granted leaves of absence for all or part of the Mediation Committee's term of office.

   d. The members of the Mediation Committee shall serve for the academic year (July 1-June 30).

3. Voting for members of the Mediation Committee shall be restricted to members of the General Faculty whose terms of appointment are subject in whole or in part to action by a divisional Faculty council, and to the President, the Provost, the Dean of the College, and the Dean of the Conservatory.

   a. In the nominating balloting, members of the General Faculty whose terms of appointment are subject in whole or in part to action by the College Faculty Council shall nominate twelve of their eligible number. Members of the General Faculty whose terms of appointment are subject in whole or in part to action by the Conservatory Faculty Council shall nominate six of their eligible number.

   b. In the final balloting, all eligible electors may vote for six of the College finalists and three of the Conservatory finalists. The six College finalists receiving the highest number of votes shall be declared the College members of the Mediation Committee. The three Conservatory finalists receiving the highest number of votes shall be declared the Conservatory members of the Mediation Committee. Alternates, as required, shall be drawn from the lists of remaining finalists, according to division, in order of number of votes received. Ties shall be resolved by lot.

4. A Faculty member who is dissatisfied with a Faculty council's personnel decision regarding himself or herself may consult with the divisional dean and the departmental or program chairperson. The Faculty member may then petition for review of the decision, either by requesting that the council reconsider its decision, or by requesting that the Mediation Committee seek resolution of the matter.
a. As a matter of course, each Faculty council shall adopt a statement of reasons for each
decision it renders against tenure, reappointment, or promotion. The Faculty member
affected may obtain upon request a copy of these reasons.

b. The Faculty member may consult with the divisional dean regarding an adverse
personnel decision. If the decision was one that obliges the council to adopt a statement
of reasons, the dean shall provide the Faculty member with a copy of those reasons prior
to or during the consultation. The Faculty member may also consult with the chairperson
of the department or program.

c. Within 21 days after being informed in writing of a decision regarding tenure,
reappointment, promotion, or salary, the Faculty member may petition for review of the
decision. Under normal circumstances the petitioner is expected to consult with the
divisional dean and, in the College of Arts and Sciences, the departmental chairperson
regarding the questioned decision before requesting review. The request shall be in
writing and shall include a detailed statement of the petitioner's reasons for requesting
review. The request may take only one of the following two forms: a request that the
Faculty council reconsider its decision, or a request that the Mediation Committee seek
resolution of the matter.

d. If the petitioner requests that the Faculty council reconsider its decision, the council
shall carry out the reconsideration and respond in writing within 21 days after receiving
the petitioner's request. The decision of the council(s) shall be final, and dispositive of the
matter.

e. Alternatively, the petitioner may submit to the Secretary of the College a request that
the Mediation Committee seek resolution of the matter. Upon receipt of this request the
Secretary of the College shall convene the Mediation Committee within four days.

f. All references to specified periods of time in this section and hereafter shall be
computed--unless the context specifically indicates otherwise--on the basis of "in-
session" time. In-session days are those from the first day of registration for the fall
semester through the end of the spring semester, excepting vacation days (fall, spring,
and Christmas recesses and Thanksgiving Day). Specified periods of four days or less
shall be understood not to include Saturdays and Sundays. At the mutual agreement of all
parties, work on unresolved cases may continue beyond in-session days.

5. For each individual case, the Secretary of the College shall, within four days after receiving
the petitioner's request for mediation, convene a meeting of those members of the Mediation
Committee from whom a mediation panel for that case is to be selected. Three of their number
(two from the College Faculty and one from the Conservatory Faculty) shall be selected by lot to
serve as an impartial mediation panel to seek resolution of the case.

   a. Normally a Mediation Committee member will not serve on a second mediation panel
until all Mediation Committee members from that member's division of the Faculty have served on a mediation panel during their current year of membership on the Mediation Committee. Similarly, service on a third (or fourth, etc.) mediation panel will be conditional on each Mediation Committee member's service on two (three, etc.) mediation panels.

b. After the mediation panel members have been selected, the remaining members of the Mediation Committee shall withdraw and shall have no further involvement with the case unless a vacancy is to be filled as prescribed in paragraph e.

c. The mediation panel shall select its own chairperson immediately after being constituted. The Secretary shall then transmit to the panel the petitioner's detailed statement of reasons for requesting mediation.

d. A member of the mediation panel shall resign from the panel if he or she feels disqualified to participate in the case because of bias or conflict of interest. In the event of a vacancy on the mediation panel, the remaining members of the panel shall select a replacement by a method of their choosing, subject only to the condition that the vacancy be filled by a Mediation Committee member from the same division.

e. Normally the mediation panel shall meet and conduct business only when all members are present.

6. In cases involving tenure or reappointment the mediation panel shall proceed immediately as prescribed in Section 8. In cases involving promotion or salary, the mediation panel shall, within three days after being selected, decide whether mediation is merited on the basis of the petitioner's detailed statement of reasons for requesting mediation.

a. Normally mediation shall not be deemed merited in cases involving promotion or salary unless there has been prolonged denial of promotion or the petitioner has received below-average salary increases in each of the last three regular periodic salary considerations.

b. If the mediation panel decides to undertake a case involving promotion or salary, the panel shall proceed immediately as prescribed in Section 8.

c. If the mediation panel decides not to undertake the case, the panel's chairperson shall, within two days after the decision, notify in writing the petitioner and the Secretary of the College. Members of that panel immediately become eligible for selection by lot to membership on a subsequent mediation panel.

d. A petitioner whose request for mediation is denied may, within seven days after receiving notification of that denial, request that the Faculty council reconsider its personnel decision. The request shall be in writing and shall include a detailed statement of the petitioner's reasons for requesting reconsideration. Upon receiving such a request,
the council shall proceed as prescribed in paragraph 4.

7. The petitioner may have an adviser of his or her choice, drawn from the General Faculty, who may represent or advise the petitioner at any stage in the mediation proceedings. The Chairperson of a council shall normally be its representative and spokesperson in all proceedings before the mediation panel.

8. Upon receiving from the Secretary of the College the petitioner's detailed statement of reasons for requesting mediation, the chairperson of the mediation panel shall invite the petitioner to meet with the panel for the purpose of facilitating the panel's understanding of the nature of the grievance as defined by the petitioner in writing.

   a. At that same meeting the petitioner shall provide the chairperson of the mediation panel with copies of all documents which the petitioner wishes to submit in support of his or her written statement defining the nature of the grievance.

   b. The chairperson of the mediation panel shall promptly submit the petitioner's statement to the appropriate Faculty council. Within seven days the council shall provide the panel and the petitioner with (a) a written response to the petitioner's definition of the grievance and (b) a copy of the adopted statement of the council's reasons for the disputed decision. At the same time the council shall provide the panel alone with (c) a written statement detailing the procedures followed and the persons consulted in reaching the decision and (d) copies of all documents employed by the council as a whole in its deliberations leading to the disputed decision. The mediation panel shall not disclose the contents of any of these materials to anyone who is not a member of the panel.

9. After receiving the written materials described in Section 8, the mediation panel shall seek informally to bring about a resolution of the case by facilitating communication between the petitioner and the Faculty council, by being alert to any procedural impropriety that may have occurred, and, when feasible, by identifying possible bases for compromise.

   a. In the course of seeking a resolution, the mediation panel may meet with the petitioner and with the Faculty council, either together or separately, but it shall be inappropriate for members of the panel to discuss the case with individual members of the council, except its chairperson as the representative of the council.

   b. The mediation panel shall not disclose confidential documents.

   c. The mediation period normally shall not exceed 14 days from the time the mediation panel receives from the appropriate council the documents described in Section 8.b. The mediation period may be extended at most seven days by mutual agreement of the petitioner and the council.
d. At the conclusion of the mediation process the chairperson of the mediation panel shall write to the petitioner, the chairperson of the council, and the Secretary of the College, informing them whether the panel was able to bring about a resolution of the case. The panel shall return all materials to the persons from whom they were received.

10. If the outcome of the mediation process does not satisfy the petitioner, and if the Faculty council has not formally reconsidered its original decision, then the petitioner may request that the council undertake such reconsideration.

   a. The petitioner's request shall be in writing, shall include a detailed statement of the reasons for requesting reconsideration, and shall be made within seven days after the petitioner is notified of the outcome of the mediation process.

   b. Upon receiving such a request, the Faculty council shall proceed as prescribed in paragraph 4.

11. All matters of interpretation of these Faculty Grievance Procedures shall be resolved by the Mediation Committee or its panels.
III. CLASSROOM AND ACADEMIC RESPONSIBILITIES

A. Conduct of Classes

All faculty members are expected to be available to students and colleagues for routine administrative responsibilities from the arrival of students on campus to the end of the examination period. All Faculty members are expected to meet their classes at regularly scheduled hours and to be available for consultation with students at appointed times, which should be posted. Notification of changes in office hours should be provided to students well in advance whenever possible. Faculty in the College of Arts and Sciences should make sure students, department chair and departmental administrative assistant are informed about any occasional changes in course meeting time or place; Faculty in the Conservatory of Music should inform students, the Associate Dean’s office, and the Division Director. Classes missed because of Faculty absence or illness should be made up at times as convenient as possible to students. It is a courtesy to visiting prospective students and parents to put a notice of cancellation on the classroom door if possible.

1. Course Material: The selection of materials for a course is made by the individual teacher in consultation with his or her department chair/division director. Course materials for fall semester courses are normally ordered through the Oberlin Bookstore in late spring; materials for spring semester courses are normally ordered in November. The number of students enrolled in the pre-registration in a given course is available from the Office of the Registrar. Course packets can be ordered through the bookstore if enough lead time is available to secure permissions. Course packets may not be produced on department photocopiers because of logistics and copyright issues. Faculty are encouraged to make use of library reserve services, electronic reserve facilities, and Blackboard to make articles and other non-textbook material available for students, within the limits of copyright law.

2. Course Syllabus: In the first week of the semester teachers are expected to distribute to each student in their classes a course syllabus that gives the general objectives of that course, the major assignments for the semester, the instructor’s expectations about grading, attendance, submission of late work, and class participation, the approximate times of hour examinations during the semester, the date and time of the final exam or due date for the final project, and the dates on which major papers are due (final exam times can be found at www.oberlin.edu/regist). It is crucial that the syllabus articulate how students’ grades will be determined as well as any other expectations that might affect grades. In the College of Arts and Sciences, Faculty legislation requires that course syllabi should distinguish clearly between required and supplemental work. If students are expected only to skim or browse a given text, that should be explicitly stated. No instructor should require more reading or any other kind of work than adequately prepared students in the course can be expected to complete while taking a full-time Oberlin course load.
It should also include a description of how the Honor Code (see [www.oberlin.edu/students/linkslife/rules-regs.html](http://www.oberlin.edu/students/linkslife/rules-regs.html)) applies to assignments in the course, and an invitation for students with documented disabilities to contact the instructor to make reasonable accommodations; find more information at [www.oberlin.edu/learning](http://www.oberlin.edu/learning).

3. Attendance: Students are expected to make full use of their educational opportunities by regular class attendance and to assume the academic risk of absences. An instructor, however, may set such standards of attendance as he or she feels are necessary for the satisfactory conduct of a given course. It is the responsibility of students to meet those standards, and of the instructor to determine whether absences may be excused. Classes, rehearsals, and performances are generally not held on Yom Kippur and the previous evening.

The General Faculty has approved the following regulations:

i) Students wishing to observe recognized religious holidays are excused automatically from classes that occur on these dates.
ii) Faculty are to make it possible for students observing recognized holidays to make up any work they miss, provided arrangements have been made in advance.
iii) As much as possible, Faculty members are to allow students who are involved in sanctioned athletic events of the College to make up missed work. The student-athlete is responsible for giving prior notice to the Faculty member about any anticipated absences.

4. Audits: With permission of the instructor, students may audit courses. If the audit is to be recorded, the student must present to the instructor for signature a special audit registration card that must be filed at the Registrar's Office. Faculty members have the right to refuse audits in any course. When permission is granted, there should be a clear understanding between the student and the instructor as to what is expected of an auditor. Students are charged a service fee for each recorded audit each semester. Instructors are asked to verify recorded audits when submitting final grades.

5. Midterm and Final Grades: Faculty members are required to submit electronically midterm grades on all students enrolled in their courses, private readings, applied lessons, and ensembles. Teachers are urged to take this into account in planning their schedule of examinations and papers, since it is desirable that some formal check on a student's progress be made before that time – for classroom teachers, for example, by an hour examination or one or two quizzes. Midterm grades, entered directly by the Faculty member, indicate that a student is doing work that is satisfactory (S), borderline (R), or unsatisfactory (U), or is not attending (N). Midterm grades are normally due two days after the end of the midterm break.

Final grades are due as announced by the Registrar. In January, all grades MUST be electronically submitted at the designated time, normally no later than 11:30 pm on January 2. In May, all graduating senior grades MUST be electronically submitted no later than noon the
Thursday prior to Commencement. All other grades MUST be electronically submitted no later than 11:30 pm on the Wednesday following Commencement. All final grades must be entered directly by the Faculty member on time.

Winter Term Grade Reports: Students must submit Winter Term reports to their sponsors no later than ten days after the end of Winter Term. Sponsors must submit electronically Winter Term grades no later than ten days after student reports are due to sponsors. Conservatory Faculty who supervise student teachers of secondary applied study are required to approve and submit all grades assigned by student teachers within their studio. The grading system is detailed on the Registrar’s website at [http://www.oberlin.edu/regist/gradingfall2004later.htm](http://www.oberlin.edu/regist/gradingfall2004later.htm). For students who matriculated before 2004 but have not yet graduated, different (earlier) rules apply and may be consulted at [http://www.oberlin.edu/regist/gradingprior2004.htm](http://www.oberlin.edu/regist/gradingprior2004.htm).

Instructors are responsible for keeping detailed records of how final grades are determined for at least five years following the end of each course.

6. Hour Examinations: The number of hour examinations given during the semester is entirely up to the individual teacher. One to three such examinations is suggested as a usual range. Students who are absent from hour examinations for legitimate reasons may take a make-up examination. It is the responsibility of the instructor to determine whether the absence may be excused.

*Note that the Honor Code applies to all academic work and that students are expected to certify their adherence to the Honor Code upon the completion of each curricular exercise, including examinations, by writing and signing the Honor Pledge.*

7. Reading Period: There will be a three-day Reading Period between the last day of classes and the beginning of the Evaluation Period each semester to be used by students to prepare final projects or for exams. With the exception of certain musical performance examinations, auditions, and other Conservatory assessments, classes will not be held nor will final projects or exams be due during the Reading Period. Optional review sessions or individual lessons or conferences may be arranged during Reading Period.

With the exception of final exams or final projects (see Final Exams and Final Projects below), all work required for a given course must be due no later than the day of the last class meeting, and, if late, such work may be accepted no later than the last day of Reading Period. That is, Faculty are permitted to grant extensions to individual students for the submission of late work until the end of Reading Period. Faculty are expected to structure syllabi and assignments so that students can reasonably finish the work assigned before Reading Period. No credit may be given for work submitted after these deadlines unless an Incomplete grade has been duly authorized (please see section 9 below).

Faculty must not give informal extensions nor make arrangements with students that contradict the policies about due dates and submission of work. All extensions beyond Reading Period or
beyond the end of the semester must be formal Incompletes. See below for more information on Incompletes.

8. Final Exam Period: There is a multiple-day final exam period designated in advance by the Registrar and posted on the Registrar’s website. The Registrar designates a day and time for final exams for each course. No classes are held during the exam period. Faculty may not give final examinations/make final projects due in advance of the exam period, nor at any different time within that period without special permission from the Registrar. (Occasionally, a faculty member may need to change the time of a final exam. The faculty member must make the request for the change to the registrar.)

An individual student may not take a final exam or submit a final project at other than the time scheduled for that course by the registrar— not even at the time allocated to other sections of the same course — without special permission from the Dean of Studies (for courses in the College of Arts and Sciences) or the Conservatory Associate Dean for Student Academic Affairs (for courses in the Conservatory of Music). Acceptable reasons for a student to request a final exam time change include having two exams scheduled at the same time or having three exams scheduled in a 24-hour period. Travel schedules are NOT considered a legitimate reason to change exam times. Students who must be absent from final exams for legitimate reasons may make up these final exams upon presentation of signed form of permission from the Dean of Studies or the Conservatory Associate Dean.

Applied Music Committee Examinations (Conservatory of Music) for freshmen and sophomores are typically held at the end of the second semester.

(a) Final Exams: A final exam may be administered either at the time and place scheduled for that course by the registrar or as a take-home exam that is due at the time that coincides with the end of the exam time scheduled for that course by the registrar. The time period for an “in-class” final exam is limited to two hours. Take-home final exams should not be distributed before the last day of classes.

(b) Final Projects: In lieu of a final exam, instructors have the option of designating one academic exercise (a paper, performance, or other work) as the course's final project and making this due at the time that coincides with the end of the exam time scheduled for that course by the registrar. (The only exceptions to this are certain musical performance examinations, auditions, and other Conservatory assessments.)

Faculty members should give students reasonable notice of the requirements of the final project and should have appropriate expectations of the time and effort required of students to complete the final project, recognizing that a student will have several other final projects and exams.

9. Incomplete Grades
Students must have an authorized Incomplete(s) to submit semester work (other than a final project) after the end of Reading Period or to defer the taking of a final examination or submission of a final project beyond the designated examination time for the course. For courses in the College of Arts and Sciences, there are two kinds of Incompletes—emergency and educational. For courses in the Conservatory of Music, only emergency Incompletes are available.

(a) Emergency Incompletes: These Incompletes are authorized for reasons that arise from circumstances beyond the student's control, usually for medical, psychological, or life-crisis reasons. Normally, emergency Incompletes are authorized for end-of-semester work, not for work missed earlier in the semester. The due date for finishing work is set according to how much time was lost during the semester, but it may not be later than the deadline published on the Academic Calendar. (Normally that deadline is no later than three weeks after the last day of classes.)

Applications for emergency Incompletes must be submitted to the appropriate dean's office no later than the beginning of the final exam time for the course as scheduled by the Registrar. For courses in the College of Arts and Sciences, emergency Incompletes must be authorized by the Dean of Studies. Emergency Incompletes in Conservatory courses must be authorized by the Conservatory Associate Dean for Student Academic Affairs.

(b) Educational Incompletes: During his or her time at Oberlin, a student may have up to two educational Incompletes (only in Arts and Sciences courses) authorized by the course instructor for educational reasons, such as a desire on the part of the student to spend additional time on a particular course. A student eligible for an educational Incomplete must begin the process by going to the office of the Dean of Studies and requesting a form. The student should then bring the form to the instructor to request the educational Incomplete. The due date for finishing work is determined by the instructor, but it may not be later than the deadline published on the Academic Calendar. (Normally that deadline is no later than three weeks after the last day of classes.)

An instructor may deny a request for an educational Incomplete. Approved requests for educational Incompletes must be submitted to the Office of the Dean of Studies no later than the beginning of the final exam time for the course as scheduled by the Registrar.

As with other late work, if an Incomplete is approved, it is the individual Faculty member’s option to lower a grade in accordance with the course policies outlined in the course syllabus.

The due date for submitting Incomplete work (whether an emergency or an educational Incomplete) may be extended ONLY for emergency reasons by the appropriate dean (see above). If the coursework is not completed within the specified time, a grade will be recorded based on the extent to which the course requirements have been met. For students with authorized Incompletes, Faculty are required to submit a default grade at the time of submitting final grades for the course. The default grade is the grade—based on submitted assignments, tests and exams—the student would receive if no other work were submitted by the deadline for Incomplete work. Normally, grades based on submission of Incomplete work are
due from Faculty one week after the deadline for finishing the Incomplete. Timely submission of these grades is essential as they impact decisions about academic standing.

10. Use of Graders (College of Arts and Sciences): Faculty members are responsible for the grades in their courses within the bounds set by policies established by the College Faculty, and, therefore, are in most cases expected to do their own grading. As a minimum, they must read and evaluate the work that accounts for the major part of each student's grade. In any case where a Faculty member is assisted by a grader, he or she still bears the undivided responsibility for every grade given in the course.

In very large classes or courses with much routine written work, Faculty members may use qualified persons to assist with grading. Qualified undergraduate students may, with the approval of the appropriate dean and with adequate supervision and checking by the instructor, assist in grading of short quizzes, assignments, objective tests, and other materials that do not account for the major work on which the semester grade is based.

Undergraduate student graders must not be used to grade major essay questions on hour and final examinations, major term papers, and other graded work requiring substantial judgment and professional competence.

In no case may a student in a course do any grading in that course. Graduate students and others who have done graduate study and are clearly competent in the field may assist more fully than undergraduates in grading. An instructor should not use a member of his or her own family as a paid grader.

11. Course Evaluations

In the College of Arts and Sciences, instructors are required to distribute Student Evaluation of Teaching forms in class near the end of each semester. These forms should be designed to produce quantitative and qualitative data measuring teaching effectiveness in each of six areas: 1) course organization and clarity, 2) instructor enthusiasm, 3) teacher-student interaction, rapport, and approachability, 4) workload and difficulty of the course, 5) exams, papers, grading fairness, and feedback, and 6) self-rated learning. The instructor’s department and the College Faculty Council must approve the forms.

The instructor should leave the room during the time allotted for filling out the evaluations; a responsible person other than the instructor should be designated in advance to collect evaluations and take them to the department office. The instructor should not review evaluations until all grades for the course have been submitted. Guidelines for storage, maintenance, and summarizing of student teaching evaluations have been established by vote of the College Faculty.

In the Conservatory of Music, forms for student course evaluations are distributed before the end of each semester. Untenured faculty members must conduct evaluations of each of their course
offerings each semester; tenured Faculty members must conduct evaluations in each course at least once a year. There are four different forms: one each for classroom, ensemble, and private instruction, and another specific form for those on tenure track. Faculty should consult with the Associate Dean regarding distribution of an additional appointment/tenure evaluation. Faculty are asked to have their students complete the forms during the last three weeks of the semester. In classroom courses or ensemble rehearsals, forms should be distributed and completed during the class or rehearsal; it is recommended that private instruction forms be distributed and completed by students during a studio class. A student from the group should be appointed to collect the completed evaluations and return them to the Conservatory Dean's Office in the envelope provided. It is extremely important that all members of a class, ensemble, or studio complete the evaluation form.

Faculty members will receive anonymous copies of student comments for each course after final grades have been submitted.

B. Meeting of Classes

The scheduling of classes is administered by the offices of the two divisional deans, in consultation with the Registrar. The office of the appropriate divisional dean must approve of any change in the regular schedule of a course. Changes in class location must be arranged through the Registrar.

Classes in the College of Arts and Sciences and the Conservatory of Music are scheduled according to two standard cycles:

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The Conservatory of Music also allows for classes to meet on Wednesday and Friday from 11:00 until 12:15.

Additional Regulations and Notes:
1. All courses of three semester hours or less must use only one time slot in either the Monday-Wednesday-Friday cycle, or the Tuesday-Thursday-Saturday cycle, but not both. Courses that meet more than 150 minutes per week may use both cycles.

2. Classes on the Tuesday-Thursday-Saturday cycle that are scheduled around the traditional noon lunch hour may run late or begin early. Such flexible scheduling around the traditional noon lunch hour is not allowed for classes on the Monday-Wednesday-Friday schedule; that is, they cannot end after 12:00 or begin before 1:30 in order to preserve community time.

3. No course on any cycle may start after the beginning of a time period unless it ends when that period normally ends; similarly, no course may end before a period ends unless it starts when the period normally starts.

4. Classes of 75 minutes or longer may be scheduled beginning at 4:30 and ending by 6:30 only if classes scheduled in these slots have alternative sections in other time slots and if the sections in other time slots give priority to the enrollment of athletes and musicians with scheduling conflicts in the 4:30 to 6:30 time period.

5. In addition to scheduling one traditional afternoon session, from 1:30 to 4:30, science laboratories and art studios may choose to schedule two afternoon sections; the earlier at 12 noon to 3:00 pm, and the later at 3:30 to 6:30 pm, as long as classes using the later scheduling option have alternative sections in other time slots, and as long as the sections in other time periods give priority to the enrollment of athletes and musicians with schedule conflicts in the 4:30 to 6:30 time period.

6. Chairs are urged to make every effort to schedule classes across the available days and times.

7. Evening Classes may be scheduled at 7:00 p.m. or after. Individual classes may occupy one or more evenings.

8. The period from noon until 1:20 on Monday, Wednesday, and Friday is reserve as “community time”. No classes are to be held during this time (with the exception of Conservatory classes that meet until 12:15 on Wednesday and Friday).

C. Private Reading Courses

Students who wish to work individually and in depth on a topic not covered in the regular curriculum may register for a private reading. This one-to-one tutorial is normally at an advanced level in a specific field and is arranged with a member of the Faculty who has agreed to supervise the student, and who possesses expertise in the area in which private reading is to be undertaken.
1. College of Arts and Sciences

(a) Completion of basic courses offered by the department concerned will be expected, but each department will have responsibility for establishing its own guidelines concerning reading courses. [Each department is given the responsibility of determining its program of private reading courses. Departmental decisions, rather than college-wide regulations, determine which private reading courses may be offered. The departmental chair gives final approval for private reading courses.]

(b) The subject matter of a reading course should not duplicate that of a regular course;

(c) Except under special departmental arrangements, a Faculty member may supervise private reading courses for not more than five students in a given semester;

(d) Private reading courses will be taken for no more than three hours of credit;

(e) A student will be limited to one private reading course per semester, unless an exception is approved by the Office of the Dean of Studies;

(f) Applied music lessons may not count as private reading courses.

A student wishing to elect a private reading course must:

(i) Secure a registration card from the Office of the Registrar;

(ii) Discuss the course with the Faculty member who will supervise the work and secure his/her approval;

(iii) Secure the signature of his/her advisor;

(iv) Receive final approval from the departmental chair.

2. Conservatory of Music

Approval for a private reading course depends upon the following conditions:

(a) The student shall have completed the basic courses pertinent to the subject matter of the private reading. As a rule, only juniors and seniors are eligible to undertake private reading courses;
(b) The subject matter of the private reading course may not duplicate the work of a regular course;
(c) The student is limited to one private reading course per semester for no more than three
hours;
(d) Applied music lessons, ensemble playing, work in elementary and intermediate aural skills, or other forms of musical performance may not count as a private reading course;
(e) Normally, the Faculty supervisor for a private reading course should be a Faculty member other than a student's own major applied teacher;
(f) Approval for a private reading course must be given by the student's advisor, the Faculty member supervising the project and the Assistant Dean of the Conservatory.

D. Winter Term

The purposes and goals of Winter Term at Oberlin College are:

1. to provide opportunities for intensive and/or unusual educational activities that might be difficult for students or Faculty to fit into their fall and spring schedules;
2. to encourage students to conceptualize and pursue self-directed educational projects, in consultation with the Faculty;
3. to provide Faculty with increased opportunities for educational experimentation, collaborative work with students, interdisciplinary projects, scholarly and artistic activity and development, and the exploration of areas of expertise not reflected in their usual course offerings;
4. to encourage students to test and apply knowledge in off-campus settings through internships, community service, applied research, or career-related experiences;
5. to promote educationally valuable interactions among students, Faculty, members of the administrative and professional staff, and alumni;
6. to provide educational flexibility in general.

Winter Term dates. Winter Term is a four-week period (at least 26 calendar days) beginning in early January.

Sponsors. All Winter Term student projects must be sponsored in order to be counted toward graduation requirements or be included on the transcript. Ordinarily, sponsors are teaching members of the Faculty, but members of the Oberlin College Administrative and Professional Staff can arrange to sponsor specific Winter Term projects by obtaining permission from their supervisors.

Directors. Directors of projects need not be members of the Oberlin Faculty or administration. Students, alumni, and persons not associated in any way with Oberlin College can serve as directors of Winter Term projects. Projects with directors still require sponsors.

Faculty participation in Winter Term. All academic advisors are expected to offer guidance for planning Winter Term projects to all of their advisees, and to assist specially those in their first year.
Normally, Faculty members are expected to serve as Winter Term sponsors during two of each three years of service. All Faculty members in the College of Arts and Sciences and in the Conservatory of Music who are available as sponsors of Winter Term projects shall list general or specific areas within which they would be willing to sponsor projects. Such lists would not exclude other types of projects. Faculty members directing off-campus group projects are not expected to be in Oberlin during Winter Term and ordinarily should not serve as sponsors for on-campus Winter Term projects.

For Faculty members on one-semester leaves, Winter Term will be considered part of the semester of leave. Generally, Faculty leaves will be considered as part of the three-year cycle of Winter Term service (i.e., a Winter Term that is part of a leave will represent the third year of the three-year cycle).

Normally, Faculty members in both divisions will have Winter Term released time in their first year of teaching. A Faculty member may request released time for a specific Winter Term. Such a request must be approved by the appropriate divisional dean; all requests will be considered in the context of the Faculty member’s department or program Winter Term offerings.

**Faculty workload.** Full-time members of the Faculty not on leave or released time normally should expect to devote the equivalent of half-time (of their regular semester teaching responsibilities) to Winter Term sponsorship or teaching.

**Course Catalog.** Department/programs of the College of Arts and Sciences and Divisions/Program of the Conservatory of Music shall list general or specific areas within which they would be willing to sponsor projects. Such lists would not exclude other types of projects.

**Winter Term information.** Faculty members are urged to read the Winter Term Handbook (www.oberlin.edu/winterterm), the Course Catalog description of Winter Term, and the list of group projects posted each fall on the Winter Term website.

### E. Academic Honor System

The Honor System, under which students assume a large responsibility for maintaining academic honesty, applies to all work submitted for credit, such as examinations, quizzes, papers, laboratory assignments, and any other assigned work which the instructor designates as coming under the Honor System.

Faculty cooperation is essential to the success of the Honor System. The following is an introduction to the Honor System, but Faculty should familiarize themselves with the full provisions of the Honor System as set forth in the Student Regulations, Policies, and Procedures, available at the web site of the Dean of Students.
Faculty members are expected to leave the examination room after giving out the examination and remaining long enough to answer questions. Students should be required by the instructor to write and sign the Honor Pledge at the end of all examinations and tests. Faculty members should cooperate in eliminating conditions conducive to cheating, such as overcrowding in an examination room. Faculty members are expected to make absolutely clear on their syllabi and upon announcing each new type of individual assignment how the Honor System is to operate in their courses--e.g., the extent to which students may consult and discuss with others for homework assignments, laboratory work, and out-of-class examinations and papers. On take-home examinations, the rules should be written on the outside of the test papers so that they may be read before the questions are opened. As practice of different instructors varies, failure to explain explicitly how the Honor System applies to each assignment may result in serious misunderstandings.

Plagiarism is covered by the Honor System. If there is room for doubt, the instructor should make clear in advance his or her required methods of documenting papers.

The Honor System is administered by a student Honor Committee and the General Faculty Committee on the Honor System, under terms of the Honor System Charter.

In case a Faculty member has evidence of an instance of dishonesty on the part of a student, he or she is expected to report this immediately to any member of the student Honor Committee; the instructor may first talk to the accused student and give him or her a chance to report his or her own case. The student Honor Committee will investigate the case in confidence and reach a decision. If a violation of the Honor System is found to have occurred, the decision and proposed penalty is reviewed by the Faculty Honor System Committee and taken to a divisional dean as a recommendation for action.

If an honor violation is reported to the student committee by someone other than the course instructor (e.g., a classmate), the instructor is obliged to cooperate with the student committee's investigation regardless of his or her own personal opinion of the accused's guilt or innocence, since under the terms of the Honor Charter the student Honor Committee is required to investigate all complaints made to it. In order to protect the accused student, Faculty members are expected not to discuss cases with persons other than those directly involved. Faculty members should direct any questions to the chair of the Faculty Honor System Committee.

F. Grading Practices

Note that a new grading system was put into place effective for students matriculating Fall 2004. Under the new system letter grades are A+ to C-, D, and F and there is a Pass/No Pass option. Students who matriculated prior to Fall 2004 are graded using the old system, with letter grades of A+ to C- and NE, and a Credit/No Entry option.
For detailed information on incomplete grades, Faculty members should refer to the Course Catalog and to the web sites of the Dean of Studies (www.oberlin.edu/dstudies) and the Associate Deans of the Conservatory (www.oberlin.edu/condean).

1. Final Grades

Every instructor must report a final grade for each student enrolled in each of his or her courses by means of electronic submission to the Registrar’s Office. In January, all grades MUST be electronically submitted at the designated time, normally no later than 11:30 pm on January 2. In May, all graduating senior grades MUST be electronically submitted no later than noon the Thursday prior to Commencement. All other grades MUST be electronically submitted no later than 11:30 pm on the Wednesday following Commencement.

For incomplete grades, the instructor should record in ink each student's final grade, sign and date the grade sheet, and deliver it to the Registrar's Office no later than the date indicated on the form.

Conservatory faculty who supervise student teachers of secondary applied study are required to approve and submit all grades assigned by student teachers within their studio.

Instructors are responsible for keeping detailed records of how final grades are determined for at least five years following the end of the course.

2. Changing a Final Grade

A final grade that has been recorded cannot be changed without the approval of the Dean of Studies for courses taught by Faculty in the Arts and Sciences and the Conservatory Associate Dean for courses taught by Faculty in the Conservatory. An instructor who wishes to recommend that a recorded grade be changed should submit a "change of grade" form (obtainable from the Registrar), containing a statement of reasons and the change recommended, to the appropriate divisional dean. The Dean will then either request the Registrar to make the change recommended or will inform the instructor that the change will not be made.

3. Grade appeals

The instructor of a course has responsibility for assigning grades.

a. If a student believes that a grade has been assigned in error, the student should first discuss the matter with the instructor.

b. If this fails to resolve the issue, the student may present the grievance to the director of the division, or the chair of the department or program, and request his or her assistance in resolving the issue.
c. If the director of the division or the chair of the department or program is unable to resolve the matter, the student may present a complaint to the Associate Dean of the Conservatory or to the Dean of the College of Arts and Sciences, as appropriate to the faculty appointment of the instructor. The Dean will invite opinions of all parties involved, will ascertain matters of fact, and will make a determination about the disposition of the matter. Final judgment rests with that Dean.

G. College Student Records Policy

The General Faculty has approved the following actions governing College student record policy

1. That, in recognition of the necessity for all members in the College community to have complete freedom in all areas of belief and attitude, the College neither solicit nor maintain any records pertaining to any type of belief or attitude; and

   That, although it is difficult to draw a line between belief or attitude and behaviors resulting from them, the areas of religion and politics be considered especially privileged areas, and that records of affiliation and activity in these areas not be solicited or maintained so long as existing civil and/or College regulations are not violated, unless such information is freely volunteered by the student over his or her signature, or unless such information appears in the public record.

2. That, individual Faculty members or College officers having any knowledge of a student's affiliations or activities in the areas of religion or politics, or of his or her having received psychological or psychiatric counseling, be reminded of the possible misinterpretations or misuse of such information, and that each be urged to use the greatest precaution in releasing it.

In addition, federal law protects the privacy of certain student education records. It is the policy of the College to comply with applicable laws regarding student education records. Except as otherwise provide by law, the College must obtain student consent before releasing or disclosing certain student information. Faculty Members with questions regarding these requirements should contact the Dean.

H. Students with Disabilities

The Americans with Disabilities Act of 1990, as amended, along with the Rehabilitation Act of 1973, generally prohibit discrimination on the basis of disability, and protect qualified individuals with disabilities from discrimination, in employment and education. These laws also require, in part, that covered entities provide qualified individuals with disabilities with reasonable accommodations that do not impose undue hardship.
It is the policy of the College to support those qualified individuals who have disabilities in the administration of educational policies, employment policies, scholarship and loan programs, and athletic and other College-administered programs. Furthermore, it is the policy of the College to enable those qualified individuals with disabilities to participate as independently as possible in Oberlin College activities so that campus life will be enhanced and the College community as a whole will be enriched.

Oberlin College resolves to make reasonable efforts to see that the opportunities it offers are accessible to all qualified individuals. Appropriate academic adjustments and modifications of policies and procedures will be considered for students with disabilities. In particular, the following practices should be applied:

1. Admission to Classes. Institutions may not, on the basis of disability, exclude a qualified disabled student from any course or area of concentration. This provision requires that some classes may have to be relocated, and some laboratory equipment may have to be modified to accommodate the needs of a qualified student with a disability, and that auxiliary aids must be permitted in the classroom when they are necessary to insure the full participation of a handicapped student.

2. Academic Requirements. Instructors are obligated to make changes in course requirements if necessary to insure that such requirements do not discriminate against a qualified student with a disability. Similarly, the faculty must alter or waive any requirement for a major or a College degree that has the effect of discriminating against a qualified student with a disability. Examples of such modifications may include changes in the length of time permitted for completion of requirements, or providing an alternative for particular laboratory assignments or field trips. If a requirement is essential to a course, major, or degree, and a student with a disability cannot fulfill it, then the person is not "qualified" within the definition of this term.

3. Other Adjustments. Prohibitive rules that would have the effect of limiting the participation of a qualified student with a disability in campus activities should be waived for that student. Such prohibitive rules include a ban on having a service animal in classrooms or dormitories, or on using a tape recorder in a classroom or during guest lectures. If an instructor is concerned about possible misuse of recordings of lecture material that will be published or otherwise protected by copyright, the instructor may ask a student to sign a form available in the Associate Dean of Students Office, on which the student agrees that any recordings will be used only for his or her own personal study. A copy of each signed agreement is kept on file in the appropriate divisional dean's office.

4. Examinations. If necessary, course instructors are obligated to provide alternate testing procedures for a student with a disability so that the results of the evaluation represent the student's achievement in the course rather than the student's impaired sensory, manual, or speaking skills (except where such skills are the specific factors being measured).
5. Counseling. When advising a student with a disability, it is inappropriate to counsel such a student toward a more restrictive career than would be suggested for a non-disabled student, unless such counsel is based on strict licensing or certification requirements in a profession.

6. Student Appeal. The College provides, as required, an internal procedure through which a student may appeal an adverse decision on a request for some academic adjustment. In more than one case in other schools, however, a complaint of discrimination on the basis of discrimination has been taken directly to a Court of Law and given a hearing there, bypassing institutional grievance procedures.

Further information about the applicable laws, and about auxiliary learning aids that are available for students with disabilities, may be obtained from the Office of Student Academic Services.
IV. FACULTY SUPPORT PROGRAMS

A. Travel to and from Professional Meetings

Oberlin College encourages its Faculty members to attend professional meetings related to their subject matter fields. The Faculty members are notified early in the academic year of the reimbursement rates for that year. Details are available at the web sites of the divisional deans.

Reimbursement is available for up to two meetings a year (July 1-June 30). However, requests for support for a second meeting must be sent in advance to the office of the divisional dean and should be accompanied by a brief endorsement from the Faculty member's department chair or program director.

Claim for payment should be made after attendance at a meeting. In unusual cases, an advance may be obtained before the meeting. Faculty members on sabbatical leave are eligible for reimbursement. Faculty members on leave without pay are not eligible.

B. Grants and Research Contracts

All grant and research contract activity is administered through the Office of Sponsored Programs, including both grants from Oberlin College and grants from external sources that require the College to act as fiscal agent. The Sponsored Programs Office maintains up-to-date information on both kinds of grant and contract opportunities.

1. Grants From Oberlin College

The College administers a number of awards every year to support research and development, including re-grants from federal, foundation and corporate sources. A complete list is furnished each year by the Office of Sponsored Programs, together with application materials and deadlines. Awards regularly offered include:

a. Research Status

Full-time and part-time members of the teaching Faculty may be placed on Research Status for a period of up to one year. A Research Status appointment is not a leave of absence. It assumes that the recipient will devote his or her full attention to scholarly work. It is subject to the following terms:

(i) All Faculty members who have served at least two years at Oberlin are eligible. However, Research Status will normally be awarded so that an interval of at least five years separates
Research Status appointments. Also, Faculty members are only eligible for Research Status appointment when they have completed six semesters of teaching since their most recent sabbatical or other college-funded research leave.

(ii) The primary criterion to be used in making Research Status appointments is the quality of the proposed scholarly or artistic work. If a choice must be made among persons proposing research programs of substantially equal merit, preference will be given to those whose projects will contribute directly to the teaching effectiveness of Oberlin College and to those who hold permanent appointments at Oberlin.

(iii) Competitions for Research Status awards are announced by the Office of Sponsored Programs, and applications are due in that office by early June approximately thirteen months prior to the beginning of the proposed award.

(iv) Proposals are evaluated by the Research and Development Committee and the divisional deans and Faculty councils. The President, acting on the basis of those evaluations, makes final decisions concerning Research Status awards. The appointments are subject to approval by the Board of Trustees.

(v) A condition of Research Status being awarded is that the Faculty member apply for funds from outside sources for the same project and for the same period. Exceptions to this requirement may be made by the Research and Development Committee if it is determined that there are no appropriate sources of outside support.

(vi) Faculty on Research Status are entitled to receive a supplement to whatever award is received from an outside granting agency. The exact amount of the award will be at the discretion of the Research and Development Committee, with the advice of the appropriate divisional dean. The aggregated award will be at least equal to a Faculty member's full salary and benefits.

(vii) Research Status appointees will also be reimbursed for expenses related to work done during the Research Status appointment, up to a maximum to be set by the President. Provisions for reimbursement are outlined in a special memorandum from the Director of the Office of Sponsored Programs that is given to all recipients. Questions about the expense reimbursement should be directed to the Director of the Office of Sponsored Programs.

(viii) Oberlin College Research Status appointments are announced in the first semester so that recipients of the awards and their departments may make early plans.

(ix) Replacement for Research Status appointments is not guaranteed. Requests for replacements of Research Status appointments will normally follow procedures used for ranking requests for teaching replacements of regular sabbatical leave awards.

(x) Persons placed on Research Status will become eligible for regular sabbatical leave consideration only after six years of service following the close of the Research Status appointment. This provision is made to protect the continuity of the teaching work of the
College. However, persons placed on Research Status in lieu of a Mid-Probationary Leave are exempted from this provision and thus will be eligible for sabbatical leave as regularly scheduled.

(xi) The granting of a Research Status appointment by the Board of Trustees presupposes the intention of the applicant to return at the close of the appointment and to continue in the service of Oberlin College for a reasonable time thereafter. A "reasonable time" is usually interpreted to mean at least one year.

b. H.H. Powers Travel Awards

A gift to Oberlin College from the Trustees of the Bureau of University Travel makes it possible to award several Faculty members travel grants each year. Such awards may be used either during a summer or an academic year, or a combination of summer and academic year. Awards are available each year under the following stipulations:

(i) The awards are to be made for projects that require travel outside the United States, Canada and Mexico. The travel itself should be an integral part of the project.
(ii) These awards may not be used to pay for travel to a single foreign destination at which a project is to be carried out. They are to be used for travel from place to place in pursuit of a project that requires travel to two or more locations outside North America. The locations at which the project is to be carried out may or may not be in the same country.
(iii) The awards are normally limited to $5,000 for each project. Funds may be requested for travel from and to the United States, and between the locations named in the project description. A limited per diem allowance may also be granted.
(iv) A person on sabbatical leave may make application for an award to be used during the leave period. Powers grants may not be used, however, for travel to a foreign location where a Faculty member will reside for the main part of the sabbatical leave.

Applications for H. H. Powers Travel Awards should be submitted to the Office of Sponsored Programs, which will announce competition for the awards at the beginning of the Fall semester. The application takes the form of a brief description of the proposed project, background of the applicant relevant to carrying out the project, travel plans, and estimated expenses. Applications are evaluated by the Research and Development Committee.

c. Grants-in-Aid

Grants-in-aid are awarded by the Research and Development Committee in support of original research and creative work by members of the teaching Faculty and art curators, as well as certain other activities related to their professional development. The normal limit for each award is $5,000.

Announcements concerning the program are sent from the Office of Sponsored Programs twice a year to the Faculty detailing their specific provisions. The Research and Development Committee receives applications during the fall to support projects undertaken or on-going during the academic year, and announces its decisions early in November. It also receives applications during the spring term to support projects undertaken during the following summer.
or the next academic year, and announces its decisions early in April. The Committee provides application forms.

d. Teaching Grants

The purpose of teaching grants is to assist members of the Faculty to improve teaching at Oberlin. To this end, the grants may be applied to projects that fall within two broad categories:

(i) Projects that relate directly to specific courses offered by a Faculty member. Suitable projects will be designed to accomplish one or more of the following goals:
(a) improve the applicant's teaching skills;
(b) afford applicants new areas of expertise, where such areas are directly relevant to the applicant's present teaching duties at Oberlin and;
(c) improve the effectiveness of an already existing course, where what is to be taught is not to be substantially changed, but how it is to be taught will be significantly improved. These grants are not intended for projects whose primary aim is the development of new courses.

(ii) Projects focused on pedagogical issues beyond the purview of any single course offering. Of particular interest are proposals focused at increasing contact and communication among Faculty in different divisions or departments and programs. Projects might take the form of (but are not restricted to) requests for funds to cover travel costs for outside speakers or consultants expert on issues of pedagogical concern to the Faculty at large, or requests for funds to devise and implement interdepartmental or divisional pedagogical seminars. Proposals should outline the general pedagogical problem, and indicate how the project addresses the problem.

 Competitions for these grants are usually held in the early part of the Fall and Spring semesters. Limit for each award is normally $1,200. Proposals are evaluated by the College Educational Plans and Policies Committee, and the Conservatory Educational Policy Committee.

2. Grants From Outside Agencies

The Office of Sponsored Programs has on-line access to data banks of information concerning federal and non-federal support for research and curriculum development. It also maintains an up-to-date library on such programs, which Faculty members are encouraged to use, together with file copies of all grants and contracts now in force at Oberlin. Faculty members are encouraged to consult the Director of the Office of Sponsored Programs when planning an application.

The following policies apply to all applications to outside agencies for which Oberlin College is required to be the fiscal agent:

a. All proposals for funding from foundations, corporations and federal agencies for which Oberlin College will act as the fiscal agent must be submitted for institutional approval to the Office of Sponsored Programs. Normally, they should be submitted to the office at least two weeks before the submission deadline.
b. Institutional approval will require signatures by the division head and, in the case of proposals submitted by Faculty members, the chair of the Faculty member's department or program, or division director. Institutional approval will also require the signature of the Authorized Institutional Representative (the President, or an officer designated by the President).

c. In the case of proposals that would require matching funds, a preliminary proposal of two pages should be submitted to the Office of Sponsored Programs at least six weeks before the deadline for submission.

These policies do not apply to those proposals in which the award money is paid directly to an individual Faculty member, such as NEH Fellowships. However, all Faculty members planning to submit a proposal to an outside agency that would have an impact on his or her department's or program's staffing or curriculum are strongly urged to consult with the department chair or program director.

Oberlin College has adopted the principles of the Joint Statement of the Council of the American Association of University Professors and the American Council on Education "On Preventing Conflicts of Interest in Government-Sponsored Research at Universities." Copies of this statement are available from the Office of Sponsored Programs.
V. GENERAL PERSONNEL POLICIES

A. Compensation

Oberlin College operates on a fiscal year beginning July 1 of each year. Salaries are paid on the last day of each month of the fiscal year. Faculty appointments are customarily made on the basis of a nine-month academic year (or fraction thereof), but salaries are paid over twelve months. For new members of the Faculty the first month payment is generally July 31 or the date of arrival in Oberlin, whichever is later. Signatures are required to establish immigration status and for purposes of staff benefits and income tax. These should be executed promptly at the Office of Human Resources. Subsequent changes should also be arranged at this office. Arrangements may be made for the automatic deposit of salary payment in an Oberlin bank, in which case the check stub showing salary paid and authorized deductions withheld is mailed to the Faculty member each month.

Lists of salaries for members of the College and Conservatory faculties are available for inspection in the offices of the respective deans. Each Faculty member may request that his or her salary not be reported on the lists available for inspection by other Faculty members.

Faculty Members are generally considered exempt from the Fair Labor Standards Act (FLSA) and therefore do not receive overtime pay. It is the College’s policy to comply with the salary basis requirements of the FLSA. Therefore, the College prohibits improper deductions from the salaries of exempt employees. All Faculty Members should be aware of this policy and that the College does not allow deductions that violate the FLSA.

If any Faculty Member believes that his or her wages have been subject to an improper deduction, he or she should immediately report the deduction to the Human Resources Department in writing so that any mistake can be corrected.

If an improper deduction is determined to have been made, the College will reimburse the employee and will take steps to prevent future occurrences.

B. Equal Employment Opportunity Statement

Oberlin College is an Equal Opportunity/Affirmative Action Employer with a strong institutional commitment to the development of a climate that supports equality of opportunity and respect of differences based on gender, gender identity and expression, ethnicity, disability, and sexual orientation. Oberlin was the first coeducational institution to grant bachelor's degrees to women
and historically has been a leader in the education of African-Americans; the college was also among the first to prohibit discrimination based on sexual orientation. In that spirit, we are particularly interested in receiving applications from individuals who would contribute to the diversity of our Faculty.

C. Sexual Offense Policy and Procedural Guidelines

1. Introduction

Oberlin College will not tolerate sexual offense in the work or academic setting. Offenders will be subject to appropriate college adjudication processes and disciplinary action. Oberlin College will provide appropriate support to community members who are involved in sexual offense reports.

Allegations of discrimination or harassment based on sex, marital status, sexual orientation, and/or gender identity and expression shall be investigated and resolved pursuant to the standards and time frames provided in the Sexual Offense Policy and Procedural Guidelines at new.oberlin.edu/office/equity-concerns/.

The college has designated a Title IX Coordinator to coordinate the college’s efforts to comply with and carry out its responsibilities under Title IX of the Education Amendments of 1972, including the investigation of allegations of discrimination or harassment based on sex as well as such allegations of discrimination based on marital status, sexual orientation, and/or gender identity and expression.

2. Sexual Relations Between Students, Faculty And Staff

Oberlin College seeks to provide and maintain the best possible learning and working environment. For this reason it is prohibited for faculty members to engage in any sexual relationships with students to whom they are not married or in formal domestic partnerships, even when both parties believe that the relationship is consensual. This prohibition applies even if the student is not enrolled in the faculty member’s class. Also prohibited, with the same exceptions, are sexual relationships between staff and students. Faculty and staff who violate this prohibition are subject to appropriate college adjudication processes and disciplinary action.

All sexual interaction between students must be consensual. The term “consent” cannot be defined with enough precision to make a definition meaningful for any and/or all situations. Consent must be looked at on a case-by-case basis, by examining the facts of the particular matter. In some cases, however, consent may never be given, such as when an individual is asleep or unconscious, or when an individual’s judgment is substantially impaired by drugs or alcohol. Students should take advantage of educational and training opportunities offered at the college to clarify the meaning and nature of sexual consent.
The spouse and partner guidelines for faculty (See Faculty Guide, Appendix A, reproduced below as Appendix 6) apply to all nonstudent employees, married or not, who enter into sexual relationships. Because of the dynamics of power and authority between supervisors and workers, Oberlin College discourages sexual relationships between supervisors and subordinate employees.

3. Definition Of Sexual Offense

Sexual offense is behavior which calls attention to gender, sexuality, gender identity or sexual orientation of persons in a manner which prevents or impairs an individual’s full enjoyment of educational or occupational benefits or opportunities. Enjoyment of educational or occupational benefits is to be interpreted broadly. Consequently, a sexual offense may occur on or off campus as long as it affects the campus community.

What is often at issue is not sexual attention per se but intimidation, coercion or abuse of power. Such behavior may be especially harmful in situations where the imposition of unwanted sexual attention is accompanied by the promise of academic or employment rewards or the threat of reprisal. Sexual offense includes sexual harassment.

Because Oberlin College values and protects academic freedom, because vigorous and open discussion of controversial issues may cause discomfort, and because vital teaching and learning may themselves be the occasion for students and professors to face difficult or awkward or painful matters, it is important for all to realize that this policy on sexual offense is not intended to restrict serious discussion of controversial issues in academic situations.

No matter how carefully worded a definition of sexual offense might be, unforeseen situations may arise which cannot easily be included in any definition. Thus, a sexual offense is defined to include, but not be limited to, the following:

**Sexual Harassment**

1. Sexual harassment means unwelcome sexual conduct which has the purpose or effect of unreasonably interfering with an individual’s performance or which creates an environment that a reasonable person would find hostile, offensive, or intimidating.

2. Sexual harassment includes behavior that is inappropriate to the academic or employment setting—for example, unwelcome comments, gestures, jokes, pictures, objects or touching—which may reasonably be perceived as a sexual overture or sexual denigration. This includes making known to other people a person’s sexual orientation without his/her consent, and with the intent to denigrate that person sexually.

3. Sexual harassment includes a request for sexual favors when submission to or rejection of such a request might reasonably be viewed as a basis for evaluative decisions affecting an individual’s career or educational experience.
**Sexual Assault**
Sexual assault is coercion or attempted coercion with or without the use of physical force for the purpose of sexual relations; or sexual contact or attempted contact to which any party involved does not give full and free consent.

**Sexual Battery**
Sexual battery occurs when a person engages in sexual intercourse, fellatio or cunnilingus with another through the use of coercion or when the victim’s ability to appraise a situation or control his or her own conduct is substantially impaired. Sexual battery is a felony crime in the state of Ohio.

**Rape**
Rape occurs when a person engages in sexual intercourse, fellatio, cunnilingus, or penetration of anal or vaginal areas with any object, with another person through the use of force, threat of force, or by forcefully, deceitfully, or surreptitiously administering intoxicants. Rape is a felony crime in the state of Ohio.

### 4. Policy Administration

**Administration**
In order to address the campus-wide needs for effective implementation of the following procedures and to provide ongoing education for the campus community, the President will appoint an Administrator, who will report to the President, and a Sexual Offense Policy Review Committee (SOPRC) as outlined in the Appendices to this policy.

**Education**
It is essential that all employees and students of Oberlin College are knowledgeable about what behaviors constitute sexual offense and understand their responsibilities with respect to this policy. The Administrator will coordinate education and training on issues pertaining to sexual offense for the entire college community, including educating various groups such as SOPRC, members of the formal panels and the faculty Professional Conduct Review Committee, campus security officers, residence hall staff, academic departments, union representatives, and all supervisors. New employees will receive an orientation to the provisions of this policy. Ongoing education will be provided for the college community, including students, faculty, and staff members. The complete sexual offense policy will be published in the Student Regulations, Policies, and Procedures, the Faculty Guide, and all other student and employee handbooks. The names of the sexual offense policy information contact persons will be distributed annually to members of the campus community and will also be available on the Office of Equity Concerns website.
5. Procedures

In this policy statement, a respondent is the person against whom a charge of sexual offense is brought; a complainant is the person who brings a charge of sexual offense.

a. Duty to Report

Any member of the campus community who believe(s) that his or her educational or work experience has been subjected to sexual harassment, sexual assault, sexual battery or rape should contact the Administrator or a policy information person member of SOPRC (see Appendix 2). Any other member of the campus community who is aware of the occurrence of sexual harassment, sexual assault, sexual battery or rape must contact the Administrator. (If the Administrator is either the respondent or the complainant, the cochair of SOPRC will be contacted and will assume the responsibilities of the Administrator).

b. Confidentiality

Complaints of sexual offense should be dealt with according to established procedures, which treat all information as confidential. Only those individuals who possess a legitimate need to know should be told of the details of allegations. Parties involved should not engage in public discussion of their cases. All alleged felonies must, by Ohio law, be reported to law enforcement.

c. Time Frame

Under normal circumstances, the time frames referred to in this policy should be followed. Any change in these time frames must be authorized by the Administrator or his/her designee. These time frames do not include days on which the college is not in session. The college is in session from the first day of enrollment until the last day of the spring term, except for official college holidays, spring and fall breaks, shut down and winter term.

d. Initial Investigation

1. When the Administrator receives a sexual offense complaint, the Administrator will interview the complaining individual. The Administrator will also advise the respondent of the complaint, and interview the respondent as to his/her position with respect to the allegation(s). The Administrator will also interview relevant witnesses and collect appropriate demonstrative evidence during his/her investigation. The Administrator will advise each person whom she/he has interviewed that he or she is to keep the matter confidential.

The Administrator may (must in cases of an alleged felony) advise law enforcement of the complaint (normally through the Office of Safety and Security). Allegations of sexual offense may be investigated even if no formal complaint is filed or the complaining individual refuses to cooperate in an investigation.

2. The Administrator is authorized to attempt to mediate or otherwise informally resolve the complaint, except when the complaint alleges sexual assault, sexual battery and/or rape. Agreements made by the parties during this conflict resolution process are binding, and a person’s violation of any agreement may result in discipline or other appropriate action. The Administrator may also decide that the seriousness of an alleged offense makes it necessary to file a formal complaint on behalf of the college even though a complainant may prefer to pursue informal procedures.
e. Formal Panel

1. If the Administrator finds after investigation, that a sexual offense might have occurred and if the Administrator has been unable to resolve the matter, the Administrator shall draft a charge based on the original complaint, which will be forwarded to the formal panel. The written charge should normally contain the names of the complainant and respondent and, in general, it should contain the date or dates, time or times, and nature of the alleged sexual offense(s), the place where the alleged sexual offense occurred and a general outline of the facts and nature of the alleged offense(s). The formal panel may consider and decide matters that in and of themselves are not violations of the sexual offense policy when such matters are relevant to violations.

2. At any time prior to the completion of the formal panel process, the President may suspend the respondent or assign a respondent to other duties. If the respondent is a faculty member, the President should make the determination concerning suspension with the concurrence of the appropriate divisional council and the General Faculty Council. Compensation will continue during the period of such precompletion-of-formal-procedure suspension.

3. After a decision to press a written charge is made by the Administrator, the Administrator normally has five working days to prepare and deliver the written charge to the respondent by certified mail (or, alternatively, by signed-for, hand delivery), and to notify the General Counsel/Secretary of the College that a charge has been filed. The Administrator will also provide the respondent with a copy of the Sexual Offense Policy and Procedural Guidelines at the same time the written charge is delivered. The respondent normally has three working days following receipt of the written charge to make contact with the Administrator to discuss the charge and the procedures. Within seven working days following such contact with the Administrator, the respondent may file a written response. If the respondent does not contact the Administrator and/or provides no written response to the charge within these time limits, the case will still go forward.

4. At the request of either the complainant or the respondent, or when the Administrator deems it appropriate, the Administrator or his/her designee will inform both parties that contact between the parties must be limited only to that which is necessary and in the best interests of both parties and the institution. The Administrator or his/her designee shall make such determination after discussion with appropriate division heads and/or the Manager of Employee Relations in Human Resources. Violation of such limitations may be taken into account by the formal panel, and may result in discipline.

5. Normally within 10 working days following delivery of the written charges, the General Counsel/Secretary of the college will convene the formal panel (see Appendix 3). Except where specified in this policy, the General Counsel/Secretary shall not take part in any aspect of the formal panel process. The President shall select an elected member of the Professional Conduct Review Committee to serve as the nonvoting chair each time the formal panel is convened during that academic year.

6. All parties have the right to choose an advisor from the Oberlin College community to assist and support them through the formal panel process. Each party may also bring a nonparticipating support person to the hearing. No parties will be permitted to have an attorney act as their
representative in a hearing. Neither the advisor nor the support person may serve as a witness at the hearing, and they will not be permitted to question witnesses or address the formal panel.

7. The hearing will be closed to the public. No attorney representing any party may attend the hearing.

8. Every member of the college community has an obligation to cooperate with the formal panel and to answer truthfully all questions asked. Failure to cooperate with the process or to answer questions truthfully may result in disciplinary action.

9. The formal panel will hear the witnesses and evidence of the complainant, the respondent, and the Administrator. Either party may elect not to provide testimony in the presence of the other party, and the witnesses speaking on his/her behalf. Both parties shall be informed of this option by the Administrator prior to the hearing, and shall make their choice on this option known to the Administrator and, through the Administrator, to the formal panel before the commencement of any part of the formal hearing. Otherwise, each will provide testimony in the presence of all. If either party elects not to provide testimony in the presence of the complainant or respondent, as the case may be, separate rooms will be provided for the declining party. Communication will proceed via speakerphone.

10. The complainant, respondent, and Administrator have the right to present relevant witnesses and to provide other forms of pertinent information with respect to the case. Witnesses are not required to be members of the Oberlin College community.

11. The formal panel has the right to question any and all witnesses who appear before it. The formal panel has the right to request witnesses to appear other than those called by the parties and/or the Administrator. The complainant, respondent and the Administrator have the right to ask questions of the witnesses. If this privilege is abused or if other extenuating circumstances exist, the formal panel may prohibit such examination altogether or may require the abusing party to submit questions in writing from which the formal panel may choose to ask the witness. The complainant, Administrator, respondent and formal panel will disclose their witnesses sufficiently in advance so that all parties have an opportunity to prepare for the witnesses.

12. The Administrator or his/her designee shall make a record of the entire hearing, normally by means of audiotape. This recording will become part of the confidential record (see Appendix 4). The Administrator is the only party permitted to tape the proceedings.

13. The conduct of formal panel hearings shall normally proceed as specified in Appendix 4, although the formal panel is free to deviate from its procedures when it deems appropriate.

14. The formal panel shall be responsible for determining whether the preponderance of the evidence supports the allegations against the alleged respondent, and if so, whether such allegations constitute a sexual offense as defined in this policy. In order to find that a respondent has committed a sexual offense in violation of this policy, the decision of the five voting formal panel members must be at least 3-2. The Administrator or his/her designee will be responsible for informing the formal panel if the respondent is a repeat offender.
15. Following the receipt of evidence, the formal panel shall provide a report and a recommendation to the President. The report shall indicate whether the formal panel has concluded from its investigation that a sexual offense has occurred. The necessary hearings will normally be conducted and a report and recommendations for appropriate action be presented to the President within 20 days after the formal panel has convened.

16. Promptly after the formal panel has made its recommendation, the chair will collect all notes and related documents accumulated by the formal panel during the proceedings and forward the material to the Administrator for safekeeping.

17. The President or a designee appointed by him or her will review the report, normally within five days of its receipt. The President or designee is free to consider the total institution record of the offender. The President or designee will render his or her decision after discussions with appropriate governing bodies and will provide written notification (which will include the formal panel report) to the complainant, the respondent, and the Administrator. In the event that the respondent is a faculty member, the appropriate governing bodies are the appropriate divisional council and the General Faculty Council. In cases where the respondent is a member of a collective bargaining unit, the President or a designee shall render a decision in consultation with the Manager of Employee Relations in Human Resources. When the respondent is a member of the administrative and professional staff, the President or his/her designee shall consult with the appropriate division head. In cases involving a recommendation for serious sanction (suspension or initiation of dismissal proceedings), the procedures described in the College Bylaws and, in the case of faculty, the appropriate AAUP guidelines will be followed.

18. Appeal. The respondent, complainant or Administrator may present written arguments to the President or his or her designee as to why the formal panel’s findings and recommendations or the President’s decision were inappropriate within 10 days after the issuance of the decision by the President or his or her designee. The President or his or her designee will have five days from receipt of such written arguments to act.

19. In the event that the respondent is the President, the recommendations of the formal panel will be reported to the Chair of the Board of Trustees.

6. Protection from Retaliation

If an individual experiences retaliation for making a complaint (when doing so in good faith), for cooperating during an investigation, or for appearing as a witness in a case, that person shall inform the Administrator. The Administrator will conduct an initial investigation and, if it appears likely that such retaliation has occurred, the Administrator will prepare a written charge and forward it to the Secretary of the College and serve a copy of the charge on the alleged wrongdoer. The Secretary of the College has the authority to call a new formal panel to hear the charge or to refer the charge to an existing formal panel.
Duties

a) The Sexual Offense Policy Administrator, who is appointed by the President, will be responsible for campuswide education regarding the sexual offense policy, training Sexual Offense Policy Review Committee (SOPRC) members, members of the community who sit on formal panels, and the members of the community who serve as policy information persons. The Administrator is also responsible for initiating and coordinating the college’s educational programs regarding sexual offense issues and policies for students, faculty, and staff.

b) The Administrator will be assisted by a Sexual Offense Policy Review Committee (SOPRC), whose duties are outlined in Appendix 2. The SOPRC will give advice regarding ongoing policy issues and consult with the Administrator regarding the implementation of the sexual offense policy.

c) The Administrator will serve as the permanent cochair of SOPRC; the other cochair will be a tenured teaching member of the General Faculty.

d) The Administrator will be responsible for informal conflict resolution procedures and for coordinating the formal procedures.

e) The Administrator will be responsible when necessary for advising appropriate faculty, staff and the Academic Standing Committee on behalf of a student or students who have experienced some form of sexual offense or been involved in a sexual offense proceeding. In cases involving the formal hearings panel, students may need to request extensions or incompletes in their coursework. The Administrator will help students in completing the process of requesting incompletes. The Administrator shall notify students of and options for and available assistance in changing academic and living situations after an alleged sexual assault incident, if so requested by the student and if such changes are reasonably available.

Record Keeping

a) Statistical. The Administrator should keep statistical records of certain crimes of a sexual nature which have been reported to campus security, the Oberlin police department, or to any college official with significant responsibility for student welfare and campus activity. Crimes of a sexual nature for which statistical records need to be kept are rape, statutory rape, sexual assault and forcible fondling.

b) Records of matters investigated by the Administrator. Records, including the names of both parties, will be kept of all cases investigated by the Administrator.

c) Records of Formal Procedures. Records of all formal panel hearings will be kept in confidence by the Administrator and all members of the Panel. Normally, they will be divulged only to the President for his or her review or, if requested, to college counsel, or if subpoenaed by a court of law. When necessary to determine disciplinary action, the record before the formal
panel may be disclosed to the appropriate divisional faculty council and to the General Faculty Council.

d) Duties of the Administrator regarding record keeping.

1) The Administrator will be responsible for keeping records on the actions of SOPRC, a record of all incidents, and confidential files on complaints of sexual offense. Normally, the co-chairs of SOPRC will have access to the confidential files on sexual offense complaints or charges, which will be kept securely in the administrator’s office.

2) Records of complaints will show the complaint and the disposition of the complaint, as well as the names of the complainant and respondent.

e) Special Access to Records and Information

1) In cases which invoke the use of procedures found in Oberlin College collective bargaining agreements, the Manager of Employee Relations in Human Resources or his/her designee shall be granted access to the applicable confidential files. In cases in which charges are filed concurrently or subsequent to the case with outside government agencies, the Affirmative Action Officer and/or Title IX Compliance Officer shall be granted access to the applicable confidential files.

2) College counsel shall have access to the applicable confidential files in all cases involving litigation or threat of litigation.

f. Publication and Maintenance of Records

The Administrator, in conjunction with the Office of Safety and Security, shall publish the statistical records as required by the Clery Act. Further, the Administrator shall maintain records relating to the Sexual Offense Policy proceedings there under, as required by FERPA, other applicable laws, and the college’s record retention policy.

D. The Sexual Offense Review Committee (SORC) – Appendix 2

1. Composition

a) The Sexual Offense Policy Review Committee (SOPRC) will be composed of two representatives from each of the following constituencies: Students, Faculty, Administrative and Professional Staff, and at least one member each from the OCOPE and UAW bargaining units.

SOPRC members should include representation by people of color and lesbian/gay/bisexual/transsexual people, if possible. Appointments to the committee will be made by the President after consultation with current SOPRC members, the Administrator, and the executive body of the applicable employee group. In appointing student members, the
President shall consult with the Student Senate. Each committee member will serve a two-year term, with terms among members of the same constituency overlapping.

b) Five members of SOPRC will be appointed to serve as first-contact advocates for the campus community. (See section 2 below: Policy Information Resources). The entire committee will be responsible for update and review of the sexual offense policy. The Administrator will keep an updated list of resources on and off campus (e.g., support groups, counseling services, community programs) and provide Policy Information Persons with the information.

c) Co-chairs of SOPRC will be a tenured teaching member of the General Faculty and the Administrator.

d) SOPRC members will normally be appointed by the end of April of each school year. Training for SOPRC will be coordinated by the Administrator.

e) At least every second year, SOPRC will undertake a review of the Sexual Offense Policy and Procedural Guidelines and, if necessary, recommend revisions to the General Faculty.

2. Policy Information Resources

a) Role of Policy Information Persons: A Policy Information Person is the first person who should be called with questions about Oberlin’s sexual offense policy, either for making informational inquiries or for reporting incidents of sexual offense. This resource is available to both complainants and respondents. The Administrator is responsible for educating policy information persons about the nature of sexual offense and Oberlin’s sexual offense policy. Policy information persons’ names, campus addresses, and campus phone numbers will be published in flyers sent to the entire Oberlin College community by the end of each April for the following academic year. During the summer, policy information persons who are on campus will continue to be available to the college community for cases that may arise while the college is not in session.

b) There will be policy information persons from each campus constituency (i.e., faculty, students, administrative and professional staff, OCOPE and the UAW). These policy information persons will have institutional support for their work: hourly employees may need release time and/or paid overtime. The college will fund policy information persons’ attendance at relevant workshops or conferences once a year. Hourly employees will be given release time with pay for time spent attending such workshops or conferences. If appropriate, the deans of the college or the conservatory or the appropriate division head may grant faculty and administrative and professional staff members release time from their departmental duties. When necessary, students may be excused from classes without penalty.

c) The Administrator will conduct an extensive training session for the policy information persons each year. The Administrator will schedule additional meetings with the campus policy information persons as necessary to review any changes in policy or procedures.

d) A policy information person is not a counselor, but is available to provide information and to refer individuals to the proper resources if counseling is indicated. A policy information person
will describe options and procedures so that if further action is warranted and/or desired, the individual requesting information will be able to make appropriate decisions about a course of action.

e) All contacts with policy information persons will be recorded and forwarded to the Administrator or his/her designee. All further actions will be determined by the Administrator or his/her designee in consultation with the complaining individual.

f) A policy information person may serve as an advisor during the formal panel process, but may not be called by any party as a witness or participate in the hearing in any way other than to provide support to a complainant or respondent.

3. The Formal Panel – Appendix 3

a) The five-member formal panel will be convened by the General Counsel/Secretary of the College. The President shall select an elected member of the Professional Conduct Review Committee to serve as the chair each time the formal panel is convened.

b) Respondent is a Faculty Member: Augmenting the formal panel. In cases in which the respondent is a faculty member and the complainant is not, the formal panel will be composed of five faculty members drawn by lot from the membership of the Professional Conduct Review Committee, plus a sixth nonfaculty representative who will be chosen by lot from the membership of either the Administrative and Professional Staff Grievance Committee, the Judicial Board (as expanded; see below, paragraph c); the UAW Grievance Committee, or the OCOPE Grievance Committee, as appropriate. This nonfaculty representative will have full voice during the hearing of the case, and will present a written recommendation to the panel, but the faculty members alone will determine responsibility.

c) Respondent is not a faculty member: For cases in which the accused is not a faculty member, the pool for the formal panel will be drawn from the Professional Conduct Review Committee, the Administrative and Professional Staff Grievance Committee, the Judicial Board, the UAW Grievance Committee, and the OCOPE Grievance Committee. In order to provide for diversity in the pool of students who might serve on formal panels, the Administrator can in consultation with appropriate student organizations, each April appoint five students to serve along with the members of the Judicial Board as the pool for formal panels. Panels will be drawn by lot from this pool with a formal panel being composed of three members of the respondent’s employee/student group and two members of the employee/student group of the complainant.

d) The Administrator will coordinate education and training concerning sexual offense and Oberlin’s policy for each campus group represented in the formal panel pool. All members of the Professional Conduct Review Committee, the Administrative and Professional Staff Grievance Committee, the Judicial Board (as expanded above), and the campus unions’ grievance committees will receive training, as coordinated by the Administrator.

e) Any member of the formal panel should disqualify him or herself from a case if, after learning of the identities of the parties involved, he or she feels that he or she cannot participate objectively.
f) All matters of interpretation regarding proceedings of the formal panel shall be determined by the panel.

4. Conduct of Formal Panel Hearings – Appendix 4
The following shall be the order of procedure for a formal hearing:

a) Opening statement of complainant or administrator, if acting as complainant) and presentation of written charge.

b) Opening statement of respondent.

c) Witnesses and evidence submitted by the complainant or administrator, if acting as complainant.

d) Witnesses and evidence submitted by the respondent.

e) Witnesses and evidence requested by the formal panel.

f) Rebuttal witnesses and evidence submitted by the complainant or administrator, if acting as complainant.

g) Rebuttal witnesses and evidence submitted by the respondent.

h) Summary of evidence (closing statement) submitted by complainant or administrator, if acting as complainant.

i) Summary of evidence (closing statement) submitted by respondent.

5. Appropriate Disciplinary Guidelines – Appendix 5
Sexual offenses may demand serious sanctions. The formal panel will judge each case on its merits and recommend disciplinary action according to the seriousness of the offense and, when appropriate, on the record of the accused.

a) If a person is found responsible for sexual harassment, the recommended disciplinary action may include, but not be limited to, admonition, probation, suspension, or dismissal, depending on the severity of that offense. Offenses involving abuse of power, as opposed to misconduct between equals, and especially repeated abuse of power (i.e., professor-student; supervisor-employee, tenured-untenured faculty) are always severe and may result in dismissal.

b) If a person is found responsible for sexual assault (coercion with or without physical force) or attempted sexual assault, the recommended disciplinary action may be dismissal, termination, or suspension/expulsion, according to the procedures for students and each employee group.
c) If a person is found responsible for sexual battery or rape, the recommended disciplinary action will be dismissal.

d) Disciplinary action shall normally include participation in an education program designated by the Administrator. Additional institutional violations of any nature while one is on probation may result in suspension or dismissal.

E. Guidelines on Employment of Spouses, Partners, and Immediate Family Members – Appendix 6

Subject to the guidelines listed below, Oberlin College recognizes no restrictions on the full-time and permanent employment of spouses, partners or immediate family members on the teaching faculty and other college employment.

Guidelines:

a) All candidates for job openings will be judged competitively on the basis of professional qualifications. Spouses, partners, or immediate family members will be considered equally with other candidates.

b) No faculty or staff member will participate in any part of the evaluation process of a spouse, partner, or member of his or her immediate family.

Oberlin College Discrimination and Harassment Policy Statement – Appendix 7

Oberlin College is committed to creating an institutional environment free from discrimination and harassment for students and employees. Thus, discrimination and harassment based on the following categories are prohibited: race, color, sex, marital status, religion, creed, national origin, disability, age, military or veteran status, sexual orientation, family relationship to an employee of Oberlin College, and gender identity and expression. In addition, should any applicable law be enacted in the future prohibiting discrimination and/or harassment based on a category not listed above, or should there be other changes in the applicable law governing discrimination and/or harassment, this policy will be deemed amended to the extent necessary to reflect such changes.

Oberlin College deplores incidents of discrimination or harassment wherever they may occur—for example between students, between employees, and between students and employees. The college is especially mindful of its obligation to seek learning opportunities for its students. Discrimination or harassment, whether overt or covert, may directly or indirectly have a negative impact on students’ abilities to learn. Discrimination not only may have undesirable educational and psychological consequences; it is also against the law. Perpetrators of such behavior can be subject to college adjudication processes, including disciplinary action up to and including
termination, suspension, and expulsion as appropriate. The community is further advised that recourse can be sought through the Equal Employment Opportunity Commission (EEOC), the Office of Civil Rights (OCR), the Ohio Commission on Civil Rights, or the courts. This policy does not limit the rights of an individual to seek remedies available under state or federal law.

F. Drug-Free Workplace Policy

It is College policy to maintain the campus as a drug-free workplace. The unlawful manufacture, distribution, dispensation, possession, sale or use of alcohol or controlled substances is prohibited in the workplace or during performance of work on behalf of the College. Controlled substances include illegal drugs as well as prescription drugs for which an individual does not have a valid prescription. Any violation will subject persons to discipline, up to and including termination of employment. Faculty members must, as a condition of employment, abide by this prohibition and report to the divisional dean and the manager of the Human Resources office any conviction for drug related activity in the workplace within five days after the conviction.

It is each College employee’s responsibility to act in a professional and responsible manner. Alcohol consumption at College hosted or sponsored activities should be limited and carefully controlled.

The College has programs to assist employees to comply with its drug-free workplace policy. The College has an Employee Assistance Program that helps employees and/or supervisors to identify and address a wide range of personal issues, including those involving alcohol or controlled substances. Employee health plans may cover some or all of the costs of treatment. The Office of the Dean of Student Life and Services circulates information each semester about the availability and location of various recovery support groups. A number of these groups meet on campus. Others meet at local churches and other local organizations.

Faculty members should make use of these services as needed. They are encouraged to handle problems with substance abuse on a voluntary basis and at early stages.

G. Leaves of Absence

1. Sabbatical Leaves

This policy applies to eligible faculty members, as more fully described below. The primary purpose of sabbatical leaves is to free faculty members from normal teaching and advising responsibilities to enable them to pursue scholarly and professional goals more intensively than is possible while fulfilling the usual obligations to Oberlin College. While such leaves are not to be considered as payment for previous service, it is the demands of active teaching service that create the need for sabbatical leaves.

The College offers “Regular” sabbatical leaves and “Early” sabbatical leaves. The procedures
for requesting sabbatical leaves and the eligibility requirements for sabbatical leaves are set forth below. In general, eligible faculty members (full- and part-time) may apply to the appropriate divisional faculty council for Regular Sabbatical Leaves after they have accrued six years of teaching following their initial appointment or following their last sabbatical leave or Research-Status Leave. Eligible faculty members may apply for Early Sabbatical Leave after four or five years of teaching following the initial appointment or following the last sabbatical leave or research-status leave. The duration for either type of leave may be for one semester and Winter Term at full salary, or for one year at five-ninths salary. The deadline for applications is established annually by the divisional councils.

a) Eligibility for Regular Sabbatical Leave – Full-Time Tenured Faculty: Subject to the general procedures and requirements described below, tenured or tenure-track faculty members will normally be considered eligible for Regular Sabbatical Leave after they have accrued six years of teaching at the College. In determining eligibility for Regular Sabbatical leave, unpaid leaves of absence from Oberlin College and paid Research-Status leaves will not be regarded as years in service.

b) Eligibility for Mid-Probationary Leaves After Initial Appointment – Tenure-Track Faculty: Subject to the general procedures and requirements described below, and after an initial tenure-track appointment followed by reappointment, untenured members of the faculty in tenure-track positions may apply for a Mid-Probationary Leave. A Mid-Probationary Leave is a paid leave of absence for the purpose of pursuing research or (as in the case of performing artists) other professional development during the Winter Term, and the faculty member’s seventh or eighth semester of service. The applicant must set forth reasons justifying his or her requests, and those reasons will be evaluated by the appropriate divisional council. Insofar as possible, such persons ought to be replaced while absent; but the replacement will not be a condition of granting the leave; nor will this leave of absence count against eligibility for subsequent sabbatical or other leaves of absence.

c) Eligibility for Regular Sabbatical Leave - Nontenured Faculty: Subject to the general procedures and requirements described below, nontenured faculty members who are currently in the sixth year of service are eligible to apply for Regular Sabbatical Leave. The divisional council will review the application in conjunction with recommendations from the applicant's department, and will make one of the following decisions based upon the applicant's record of service to the College:

i) Under exceptional circumstances, the divisional council may recommend to the Board of Trustees that Article XVII, Section 6 of the Bylaws be waived in order that a person may be granted a Regular Sabbatical Leave without regard to a subsequent decision about tenure;

ii) The divisional council may grant Regular Sabbatical Leave contingent on a positive decision on tenure later in the year;

or iii) The divisional council may deny the request for Regular Sabbatical Leave.

d) Eligibility for Sabbatical Leaves - Part-Time Faculty: Subject to the general procedures and requirements describe below, part-time faculty may apply for Sabbatical Leaves. Persons on part-time appointment may apply for Regular Sabbatical Leave, Early Sabbatical Leave, Research-Status Leave, or leaves without pay. Each year of part-time teaching will be considered
one full year toward consideration for a leave from the part-time position. Delaying the leave past the scheduled year of eligibility does not accrue additional compensation for when the leave is taken. Part-time faculty on Regular or Early Sabbatical Leave or Research-Status Leave will receive a prorated salary to be specified by the divisional council concerned. For tenured part-time faculty, the average (mean) fraction of actual F.T.E. teaching during the last six years of teaching, not counting leaves, shall be taken into account in specifying the prorated salary. Those on Research-Status Leave will receive a prorated portion of the support allowance.

e) Compensation during Sabbatical Leaves for Part-Time Faculty "on duty" during both semesters, and for Part-Time Faculty "on-duty" during a single semester, will be handled as follows:

i) An individual who requests, and is permitted, to be relieved of all College responsibilities for the sabbatical year will receive five-ninths of his/her regular (part-time) pay – applying the average fraction of actual F.T.E. teaching during the previous six years – for the year.

ii) An individual who requests, and is permitted, to be relieved of five-ninths of his/her College responsibilities for the year will receive all of his/her regular (part-time) pay – applying the average fraction of actual F.T.E. teaching during the previous six years – for the year. The teaching, advising and community service that remain (four-ninths of the individual's standard load) may be packaged into a single semester or may be spread out over the full year, by agreement with the department.

f) Early Sabbatical Leaves: Subject to the general procedures and requirements described below, faculty members may apply for Early Sabbatical Leaves after four or five years of teaching following their initial appointment or following their last sabbatical leave. These leaves will be considered only after the evaluation and assessment of Regular Sabbatical Leaves granted, the needs of the particular department and division, and other factors.

**General Procedures and Requirements:**

The following general procedures and requirements apply to all faculty members applying for Regular Sabbatical Leave, Early Sabbatical Leave, Research-Status Leaves, and unpaid leaves related to research.

Decisions regarding requests for any type of Sabbatical Leave or Research-Leave are made at the discretion of the applicable divisional council with approval of the Board of Trustees. The divisional council will consider each leave request on its merits and will approve such a request only after carefully evaluating the substance of the proposal and the long- and short-term curricular and staffing needs of the department or program. Before Council action is taken on the request, a written assessment of the effects of the proposed leave on the department or program may be presented by the department chair to the divisional council.

The following procedures should be followed for all sabbatical leaves: Requests for sabbatical leaves should be submitted to the divisional dean by the deadline established annually. Applications should describe in some detail the project which the applicant proposes to carry out during the leave. For faculty members in the College of Arts and Sciences, all applications must be accompanied by a letter from the departmental chair or program director expressing views on
the project and stating whether or not a sabbatical replacement is essential.

Applicants should, at the time of application, specify the term for which the leave is requested. If the duration of the requested leave is dependent on the availability of external funds or other extraneous factors, the applicant must clearly indicate the specific factor(s) at the time of application, and specify a date (no later than April 15) for finally determining the duration of the requested leave if it is to be granted.

In granting all sabbatical leaves it is the obligation of the divisional councils to ascertain that past achievement, professional dedication, and reasonable planning all suggest that the sabbatical requested will be fruitful for the faculty member and subsequently for his or her field of research, scholarship, artistry, and/or teaching.

Any extension of a leave of absence beyond one year requires special justification. In order to ensure continuity of instruction full- or part-time leaves for full-time faculty members should not be extended beyond one year except under unusual circumstances, especially those that result in exceptional professional renewal for the faculty member or those that clearly benefit the institution.

No faculty member should accept remuneration, while on sabbatical leave, for teaching or for work accepted primarily as a means of earning additional income. Remuneration may be accepted for special activities approved in advance by the General Faculty Council, on recommendation of the appropriate divisional council, as contributing to the best interests of the College. The General Faculty Council will decide in specific instances whether such remuneration shall be in addition to the salary payments indicated above or shall operate to reduce such payments. If, subsequent to the granting of a leave, the possibility of such remuneration arises, the President will advise the member as to the propriety of accepting such remuneration. Sabbatical leave recipients are expected to file with the President a full report of activities during such leaves. A copy of this report should be sent to the divisional dean and will be available to faculty councils in connection with consideration of promotions in rank and salary.

It is understood that the number of leaves granted in any year will be subject to budgetary considerations and to personnel needs in the departments involved. Sabbatical leaves require approval of the Board of Trustees, which also approves general policies affecting leaves. The granting by the Board of Trustees of a leave with continuance of full or part salary presupposes the intention of the applicant to return at the close of the leave and to continue in the service of Oberlin College for a reasonable time thereafter. A "reasonable time" is usually interpreted to mean at least one year.

2. Family and Medical Leave

This leave policy applies to full time members of the Faculty as defined in the Oberlin College Faculty Guide. In accordance with the Family and Medical Leave Act, Faculty may be entitled to 12 weeks of unpaid leave for certain family and medical reasons, including birth of a child, care of a newborn or newly adopted child, care of a spouse, parent or a child with a serious
health condition or a serious health condition of the eligible employee. (See also the policy on Parental Leave.)

A. Types of Leave Permitted

FMLA Leave may be taken for the following reasons:

1. To care for your child after birth, or placement for adoption or foster care; or
2. To care for your spouse, son or daughter, or parent who has a “serious health condition”; or
3. For a “serious health condition” of your own that renders you unable to perform your job.

A “serious medical condition” means an illness, injury, impairment or physical or mental condition that involves a period of incapacity or treatment of more than two weeks duration following inpatient care in a hospital, hospice, or residential care facility; or continuing treatment by or under the supervision of a health care provider for a chronic or long-term condition of disability that is incurable; or pre-natal care.

To the extent that the leave request relates to a “serious health condition”, the eligible employee must provide a medical provider certification form, and any additional documentation required under the terms of the short-term disability policy.

For the purposes of this policy, the FMLA year will be the academic year. Accordingly, eligible employees are entitled up to 12 weeks leave in each academic year in which they are eligible.

An eligible teaching staff member is entitled to a maximum of 12 weeks of unpaid FMLA leave within a rolling 12-month period. Eligible staff may submit a request for additional unpaid personal leave to the Divisional Dean. The granting of such a request is at the discretion of the Divisional Faculty Council.

A “rolling 12-month period” is a 12-month period measured backward from the date an employee uses FMLA leave. Each time an employee takes FMLA leave the remaining leave entitlement would be any balance of the 12 weeks that has not been used during the immediately preceding 12 months. As each new day is added to the 12-month period, one day 12 months ago is eliminated. Example: Larry takes four weeks of FMLA leave beginning on February 1, 2006, three weeks beginning June 1, 2006, and five weeks beginning December 1, 2006. Larry is not entitled to any additional leave until February 1, 2007. On February 1, 2007 he would be entitled to four weeks of leave; on June 1, 2007 he would be entitled to three additional weeks of leave; etc.

Replacement

Departments may request to the appropriate divisional faculty council a replacement for a teaching staff member who elects to take a Maternity-related medical, Medical, or Family leave. The College will make every effort to fully replace such leaves, whether paid or unpaid.
B. Relation to Other Policies

In all instances, employees will be required to use any accrued paid leave (such as vacation days, STD/LTD) as part of the 12-week total allowed for FMLA leave. In other words, if any paid time off is available to an eligible employee, it is to be used concurrently for FMLA leave. After paid time is exhausted, the remainder of the FMLA leave is unpaid and the eligible employee accrues no seniority or other benefit accruals.

An eligible employee may be entitled to benefits during an FMLA leave under the Short-Term Disability or Long-Term Disability policies. Neither STD nor LTD provides additional time-off. Rather, these policies simply provide certain benefits to eligible employees who are on an authorized leave of absence.

C. Eligibility

To be eligible for leave under this policy, an eligible employee must have been employed at Oberlin College for at least 12 months and must have worked at least 1250 hours during the 12-month period preceding the beginning of the leave.

D. Conditions of Leave

1. Notice. When the need for leave is foreseeable, such as the birth of a child, the placement in adoption or foster care of a child, or planned medical treatment, the eligible employee must provide reasonable prior notice and make an effort to schedule leave so that it does not unduly disrupt the College’s operations. Eligible employees who are ill will be required to report periodically on their status and their intention to return to work. When the leave is not foreseeable, the eligible employee must give as much notice as possible and in any case, within five (5) days after the leave begins.

2. Medical certification. The College will require medical certification from a health care provider to support a claim for leave for an eligible employee’s own serious health condition or to care for a seriously ill child, spouse, or parent. For the eligible employee’s own medical leave, the certification must include a statement that the eligible employee is unable to perform at least one of the functions of his or her position. For the eligible employee’s own medical leave, or for leave to care for a seriously ill child, spouse, or parent, the certification must include an estimate of the amount of time needed for leave and/or time that the eligible employee is needed to provide care.

The College may require a second medical opinion and/or periodic recertifications at its own expense. If the first and second opinions differ, the College may require the binding opinion of a third health care provider, approved jointly by the College and the eligible employee and paid for by the College. The College may also require an employee to submit to a medical examination certifying fitness for duty before returning from a leave of absence.
In addition, in the case of illnesses, the eligible employee is required to report every 30 days on his or her leave status and intention to return to work.

3. **Intermittent or reduced leave.** Leave may be taken on an intermittent or reduced-leave schedule if it is medically necessary for a serious health condition of the eligible employee or his or her spouse, child, or parent. If leave is requested on this basis, however, the College may require the eligible employee to transfer temporarily to a part-time schedule or an alternative position that better accommodates recurring absences. The alternative position will have equivalent pay and benefits. Reduced-schedule or intermittent leave may be requested for leave to care for a newborn child, or a child placed for adoption or foster care, however such leave is not guaranteed and will be considered on a case-by-case basis based upon the needs of the particular department affected.

Spouses who are both employed by the College are entitled to a total of 12 weeks’ leave (rather than 12 weeks each) for the birth or placement in adoption or foster care of a child or for the care of a sick parent.

E. **Employee Benefits**

1. **Group Health Care Benefits.** Group health care coverage will continue for eligible employees on leave as if they were still working. Eligible employees who are not granted an approved leave of absence under this policy are advised to arrange to pay their share of premiums during the absence. If other available paid leave is utilized, premiums will continue to be paid through payroll deductions. In all other circumstances, eligible employees are responsible for making sure the College receives premium payments by the normal payroll dates. The Human Resources Department will provide a schedule of payment amounts and due dates at the beginning of any unpaid leave of absence.

2. **Seniority does not accrue.** Other seniority-based benefits will also not accrue during an FMLA leave of absence, unless otherwise specified within the particular benefit policy.

3. **Recovery of premiums.** If an eligible employee chooses not to return to work after an approved unpaid leave of absence, the College may recover from the eligible employee the cost of any payments made to maintain the eligible employee’s health insurance, unless the failure to return is because of a serious health condition or reasons beyond the eligible employee’s control. Benefit entitlements based on length of service will be calculated as of the last paid work day before the start of unpaid absence.

F. **Procedures**

An FMLA request form must be filled out by the eligible employee. This form must be completed in detail, signed by the eligible employee, and forwarded to the Department Head, Divisional Dean and Human Resources Department. If possible, the form should be submitted
30 days before the effective date of the leave. All requests for family and medical leaves of absence due to illness must include sufficient medical certification stating:

(1) the date on which the serious condition began;
(2) the probable duration of the condition; and
(3) the appropriate medical facts that the health care provided knows about the condition.

In addition, for leave to care for a child, spouse, or parent, the certificate must include an estimate of the amount of the time that the eligible employee is needed to provide such care.

For leave for an eligible employee illness, the certificate must certify that the eligible employee is unable to perform at least one of the functions of his or her position. For certification for intermittent leave or leave on a reduced-leave schedule for planned medical treatment, the certificate must state the dates on which such treatment is expected to be given and the duration of the treatment.

G. Restoration

Upon expiration of the leave, the eligible employee will generally be reinstated to the former position held by the eligible employee, or to an equivalent position with the same pay, benefits and opportunities for advancement. The College will not discharge or discriminate against any person for opposing any practice made unlawful by the Act, or interfere with restrain or deny any person the exercise of any right provided by FMLA.

3. Parental Leave

This section incorporates provisions of the Family and Medical Leave Act (FMLA), under which eligible employees may take up to 12 weeks of unpaid leave in any 12-month period for (1) the birth of a child and care for the newborn; (2) the placement of a child with an employee for adoption or foster care; (3) a serious health condition that makes the employee unable to perform the functions of his or her position; or (4) the care of a spouse, child, or parent with a serious health condition.

Definitions:

“Eligible teaching staff member” means persons holding appointments of Instructor, Lecturer, Teacher, Assistant Professor, Associate Professor, or Professor, as well as all Clinical Faculty in the Conservatory of Music, for a term of at least three years in a continuing faculty position of half time or more, or who have been employed at Oberlin College in a non-continuing position of half time or more for at least three years and who has served at the college for at least one year.

(Note: Employees who are not eligible for paid leaves under this policy may, however, qualify for unpaid parental, family, and medical leaves, as required by the FMLA.)
“Spouse” means married by law as well as a qualified member of a domestic partnership.

“Domestic partnership” is defined as: two unrelated individuals, who share the necessities of life, live together, and have an emotional and financial commitment to one another of an indefinite length. In addition, partners cannot be married to someone else, be under eighteen years of age, have any additional domestic partners, or be related by blood closer than the criteria for marriage that the State of Ohio allows. Because partners of opposite sex who meet the above criteria have the option to legalize their partnership through marriage, this definition applies only to partners of the same sex. (Note that Persons wishing to establish a domestic partnership must complete a form that is available in the Human Resources Office.)

“Child” means a biological child; an adopted child; a stepchild who lives with the teaching staff member; a foster child placed by a licensed agency; a grandchild, niece or nephew who resides in the teaching staff member’s household and is dependent on him/her for support according to the Internal Revenue Code; the child of a spouse who lives with the teaching staff member; and who is unmarried and is either under the age of 18 or over 18 if the child is incapable of self-care due to mental or physical disability.

“Infant” means a child under the age of one year.

“Adopt” means either legal adoption under Ohio law or the assumption of legal custody under Ohio law for a child with the intention to adopt.

“Family member” means an employee’s spouse, child, or parent (but not the parent of a spouse or qualified domestic partner). A “parent” means any individual who assumed the day-to-day and financial responsibilities for the employee when the employee was a child, even if the person was not the biological or adopted parent or legal guardian.

A “health care provider” means a licensed physician, podiatrist, dentist, clinical psychologist, psychiatrist, optometrist, physician assistant, nurse practitioner and nurse midwife performing within the scope of their licenses as defined under state and federal regulations.

a. Maternity leave

An eligible teaching staff member who has served at the College for at least a year and who gives birth to a child may take a one-semester paid leave beginning within 4 months of the birth. When there is sufficient advance notice of the date of delivery to take this into account, the semester of paid leave will be the one with the smaller load assignment in the academic year. In this case, the minimum teaching expectation for a full-time faculty member under current teaching load expectations would be three courses. In the event that the college goes to a 4.5 or 4 course teaching load, the semester of paid leave will be one with at least 2 courses, assuming there is enough advance notice of the date of delivery to take this into account. When the eligible teaching staff member is appointed
for less than full-time, and there is sufficient advance notice of the date of delivery to take this into account, the semester of paid leave will be the one with the smaller number of courses.

A teaching staff member who takes a maternity leave may also take an additional semester of unpaid leave.

If the leave is taken in the fall semester, it will include winter term; if it is taken in the spring semester it will not include winter term.

During the leave, the teaching staff member is relieved of all committee service, advising, and other departmental obligations. This leave is concurrent with FMLA leave.

The birth of more than one child from the same pregnancy constitutes one birth for the purposes of this policy.

b. Adoption Leave

An eligible teaching staff member who adopts an infant or whose spouse adopts an infant and either has no spouse or has a spouse who works full time but is not entitled to a paid adoption leave is entitled to a one semester paid leave beginning within 4 months of the adoption. The adoption of more than one child on the same day constitutes one adoption.

Where both parents are eligible teaching staff members, only one of them may take an adoption leave.

c. Parental leave

In the event of the birth of a child or the adoption of an infant, a parent who is an eligible teaching staff member but who is not eligible for a maternity leave is entitled to one course release beginning within 4 months of the birth or adoption.

Where both parents are eligible teaching staff members, only one of them may take a maternity leave or a parental leave.

d. Maternity-related medical leave

If an eligible teaching staff member cannot perform her normal duties due to medical complications arising from her pregnancy or childbirth, she is entitled to medical leave in accordance with the medical leave policy.

e. Effect on probationary appointment and tenure review

An eligible teaching staff member who is a new parent during his/her period of probationary appointment and has received a maternity or parental leave will
automatically receive an extension of one year on his/her probationary period of appointment.

f. Reporting requirements

Request for a Maternity, Parental, Adoption, Maternity-related medical, Medical, or Family leave should be made in writing to the appropriate divisional Dean. When the leave is foreseeable, the teaching staff member must provide as much advance notice as possible of the intent to take such a leave. When the leave is not foreseeable, the teaching staff member must provide notice as soon as possible—usually within two business days of learning of the need for the leave. The teaching staff member should provide the Dean with the approximate dates when such leave will begin and end.

The teaching staff member requesting a Maternity, Parental, Adoption, Maternity-related medical, Medical, or Family leave should meet with the Chair of his/her department as soon as possible to discuss the potential impact of his/her absence on the department’s teaching program.

All written requests for leave should be copied to the Compensation Manager of Human Resources. The Compensation Manager will provide the teaching staff member and divisional dean with the appropriate insurance and payroll information as well as the necessary forms for timely submission.

g. Leave replacement

Departments may request to the appropriate divisional faculty council a replacement for a teaching staff member who elects to take a Maternity, Parental, Adoption, Maternity-related medical, Medical, or Family leave. The College will make every effort to fully replace such leaves, whether paid or unpaid.

4. Other Leaves without Pay

This leave policy applies to full time members of the faculty as defined in the Oberlin College Faculty Guide. Faculty members who anticipate that they may need to request a leave without pay for reasons other than those set forth in the leave policies above, such as an unpaid leave for research, are to consult with the divisional dean by February 1st of the year prior to the academic year in which the leave would occur. Faculty who are applying for a grant from an external funding agency should apply for a provisional leave by March 1st. Normally, divisional councils will not entertain requests for leaves without pay after March 1st. Divisional councils will consider such requests on a case-by-case basis. Among other factors, divisional councils will consider these requests on the basis of benefit to both the College and the individual and the staffing needs of the department affected. Any unpaid leaves taken pursuant to this policy shall be considered an absence from teaching and will not count toward satisfying the College’s sabbatical requirements.
5. Benefits During Leave

The College and the individual may continue employee benefit payments during periods in which a participant is on sabbatical or other paid leave, or on research status appointment. The amount of the College contribution to the Retirement Annuity Plan will be based on the actual salary paid to the individual during the period of leave.

Eligible employees on leave without continuation of Oberlin salary for up to one year may continue benefit coverage by paying the employee's share of the cost of such premiums. In such cases the College will continue to pay its normal share of employee benefit premiums. In all cases in which benefits are continued during a period of leave without pay, the employee must make the necessary arrangements with Human Resources prior to departing on leave, and the individual's share of the premium costs must be remitted to the Controller monthly or quarterly in advance during the period of leave. If an outside grant or another institution supports the eligible employee during the leave, the application should include a request for funds to cover the employer's staff benefit payments.

Disability insurance coverage, based on the employee's regular annual salary rate, will continue to be provided by the College during periods in which an eligible employee is on an approved leave of absence at reduced salary.

6. Coordination of Leave Policies

A. FMLA, Parental Leave, Short-Term Disability, and Long-Term Disability

The policies providing for FMLA leave, parental leave, short-term disability and long-term disability should be construed in conjunction with one another. To the extent that any of these policies require additional documentation, notices, or certifications, the employee will be obligated to comply with such requirements.

All leave under the FMLA policy, the Parental Leave Policy and the Short-Term Disability shall run concurrently. That is, portions of an employee’s leave will count at the same time for leave available under these policies.

B. Effect of Other Leaves on Sabbatical Leave

As with any other leave of absence, any time taken off for FMLA leave and/or Parental Leave (whether paid, unpaid or covered by STD/LTD) shall be considered an absence from teaching and will not count toward satisfying the College’s sabbatical requirements.

C. Effect of Leave on Other Policies (conflict of interest, etc.)
Eligible employees on leave must comply with all other College policies, as set forth in the Faculty Guide and A&PS Handbook, to the extent they are applicable, including without limiting the foregoing, the College’s policies on conflicts of interest and business ethics.

D. Effect of Leave on Tenure Review

For an untenured eligible employee in a tenure-track position who takes leave under these policies, provided that such leave occurs prior to the commencement of tenure review, the period of leave will not be counted as part of his or her probationary service toward a tenure decision.

H. Summer Employment at Oberlin College

Summer employment under research or teaching programs administered by the College is compensated at a negotiated rate that is not to exceed one-ninth of the member's base annual salary for the prior academic year for each month employed. Authorization and/or appointment for such summer employment must be approved through procedures established by the divisional and General Faculty councils. Summer applied music instruction is remunerated at a standard hourly rate established by the Dean of the Conservatory each year.

I. Outside Work

Full-time faculty members are on full-time service to the College. Writing, consulting, performing, public service activities, and work with professional associations, whether paid or unpaid, are considered to be a desirable part of the Faculty member's total assignments, if the following conditions are met:

1. They contribute significantly to the professional development of the individual, to the strengthening of scholarship or the dissemination of art or music, to the recognition of the Faculty member in his or her field, or to the reputation of the College.

2. They do not interfere with the Faculty member's teaching or other duties at Oberlin College.

Commitments for any outside work during the year will be reported to and cleared with the respective divisional dean, who will consult with his or her divisional council in doubtful cases. Outside work should generally average no more than one day per academic week (Monday through Friday) during the College year.

Faculty members may accept outside teaching assignments during the academic year or during periods of paid leave only after approval of the appropriate divisional council. Approval will be
given only if the assignment meets the conditions stated above (such as teaching advanced courses not offered at Oberlin) or fulfills the emergency needs of another institution.

Faculty members not on leave may accept engagements that involve protracted absence (generally considered to be more than two weeks) from the College during the academic year only after approval of the appropriate divisional council. Permission for such absence must be obtained for each academic year in which the absence is to occur.

Members of the Faculty who hold part-time appointments with full Faculty status and who wish to seek additional employment elsewhere should discuss their plans with the appropriate divisional dean, who may consult with the divisional council in doubtful cases.

In all cases of outside teaching, consulting, performing, or work with professional associations requiring absence from Oberlin, the Faculty member is responsible for seeing that the progress of the course is uninterrupted and, in the case of applied music, for making up the lessons which have been missed.

**Conservatory Policy Regarding the Teaching of Special and Irregular Students**

Teaching schedules are compatible with the norm established through NASM studies. This policy favors both the teacher and the regularly enrolled student. It also assumes that additional instructional demands may interfere with the teacher's responsibilities to the Oberlin students assigned to him or her for instruction.

The teaching of private students beyond one's official teaching schedule is not prohibited. Studios and practice facilities are furnished by Oberlin College, however, for the purpose of teaching students duly enrolled in the institution. Therefore, any use of these facilities for private teaching must be approved by the Dean of the Conservatory. It should be stressed that a teacher's primary commitment is to Oberlin College and to the students enrolled in the institution. Private teaching should not call this commitment into question.

**J. Smoking Policy**

Oberlin College's policy is to limit smoking by its Faculty, staff, students, and visitors to outdoor areas on campus that are sufficiently distant from building entrances and exits. Smoking is banned at all times in all campus buildings including libraries, offices, residence halls, dining rooms, laboratories, classrooms, lounges, et cetera. Smoking in College-owned vehicles is also banned.
K. Showing Films/Video

The following licensing provisions relate to the showing of films/videos at Oberlin. Films/videos that are rented from vendors or borrowed from libraries (e.g., Oberlin College, Oberlin City, etc.) only carry permission for either “home viewing” or viewing in educational classroom settings. The same is true of commercial videos/films that Faculty, staff, and students may have purchased personally. Any other showing/venue requires permission for “public performance” and usually requires the payment of a fee to the company that owns the copyright or licensing arrangement for the film/video. (The purchase/rental of some videos/films may carry public performance rights; this is the exception rather than the rule, however.)

The law allows for Faculty member to show a film/video to the students in a class during a class meeting as part of the regular requirements for the class. If it is necessary to schedule a special time for the film, or to schedule a special time to complete the showing of a film/video that runs longer than the class period, such an arrangement is allowed as long as the audience remains limited to the class members, and the Faculty member or a designated person to show the film/video is present. If a student who misses a film/video shown during a regular class is required to view the film/video out of class, and that film/video cannot be checked out from the library reserve room, then the Faculty member should contact the Audiovisual Department of the library to make sure proper provisions for such viewing are made. (Language class instructors may wish to contact the director of the Language Laboratory.)

If a film/video is being shown in a lecture hall, a dorm lounge, language house lounge, classroom or any other location in a non-classroom setting or for a non-classroom purpose, either specific written permission or the payment of a public performance fee is required. (A non-classroom setting means any gathering that is not for the stated purpose of the meeting of a regular class.) In order to receive the exemption from payment of a public performance fee in a non-classroom setting, it does not suffice for attendance at a film/video showing to be required for students in a class. The film/video must be shown in a class (and only to members of the class), and it must be part of the class requirements.

It is the responsibility of the person(s) showing the film/video for public performance to ascertain that they have the right to show the film/video or that the public performance fee has been paid.

If a public performance fee has been paid, or explicit permission to show the film/video has been obtained, a film/video may be shown publicly.

L. Scientific Misconduct Policy

POLICY FOR RESPONDING TO ALLEGATIONS OF SCIENTIFIC MISCONDUCT
Adopted by the General Faculty on February 18, 1997
1. Introduction

A. General Policy

Oberlin College’s missions in teaching, learning and scholarship require honesty. Incumbent on its Faculty, staff, and students are integrity in scholarship and the responsibility for good-faith reporting of any scientific misconduct.

B. Scope

This policy and its associated procedures apply to all individuals at Oberlin College engaged in scientific research that is supported by, or for which support is requested from, any federal granting agency. This policy applies to any person paid by, under the control of, or affiliated with the institution, such as scientists, trainees, technicians and other staff members, students, fellows, guest researchers, or collaborators. The policy and associated procedures will apply when an institutional official receives an allegation of possible misconduct in science. Particular circumstances in an individual case may dictate variation from normal procedures. Summer timing also may require variation from normal procedures. Any change from normal procedures also must ensure fair treatment to the subject of the inquiry or investigation. The Dean of the College of Arts and Sciences should approve any significant variation.

2. Definitions

A. Allegation means any written or oral statement or other indication of possible scientific misconduct made to an institutional official.

B. Complainant means a person who makes an allegation of scientific misconduct.

C. Deciding official means the institutional official who makes final determinations on allegations of scientific misconduct and recommendations for responsive institutional actions. The deciding official at Oberlin College is the Dean of the College of Arts and Sciences.

D. Employee means, for the purpose of these instructions only, any person paid by, under the control of, or affiliated with the institution, including but not limited to scientists, trainees, students, fellows, technicians, support staff, and guest researchers.

E. Good faith allegation means an allegation made with the honest belief that scientific misconduct may have occurred. An allegation is not in good faith if it is made with reckless disregard for or willful ignorance of facts that would disprove the allegation.

F. Inquiry means information-gathering and initial fact-finding to determine whether an allegation or apparent instance of scientific misconduct warrants an investigation.

G. Institutional counsel means legal counsel who represents the institution during the scientific misconduct inquiry and investigation and who is responsible for advising the research integrity
officer, the inquiry investigation committees, and the deciding official on relevant legal issues. The institutional counsel does not represent the respondent, the complainant, or any other person participating during the inquiry, investigation, or any follow-up action, except the institutional officials responsible for managing or conducting the institutional scientific misconduct process as part of their official duties.

H. *Investigation* means the formal examination and evaluation of all relevant facts to determine if scientific misconduct has occurred and, if so, to determine the responsible person and the seriousness of the misconduct.

I. *Federal granting agency support* means grants, contracts, or cooperative agreements, or applications therefor.

J. *Research integrity officer* means the institutional official responsible for assessing allegations of scientific misconduct and determining when such allegations warrant inquiries and for overseeing any inquiries and investigations. Oberlin College’s research integrity officer is currently the Director of the Office of Sponsored Programs.

K. *Research record* means any data, document, computer file, computer diskette, or any other written or non-written account or object that reasonably may be expected to provide evidence or information regarding the proposed, conducted, or reported research that constitutes the subject of an allegation of scientific misconduct. A research record includes, but is not limited to, grant or contract applications, whether funded or unfunded; grant or contract progress and other reports; laboratory notebooks; notes; correspondence; videos; photographs; X-ray film; slides; biological materials; computer files and printouts; manuscripts and publications; equipment use logs; laboratory procurement records; animal facility records; human and animal subject protocols; and consent forms.

L. *Respondent* means the person against whom an allegation of scientific misconduct is directed or the person who is the subject of the inquiry or investigation. There can be more than one respondent in any inquiry or investigation.

M. *Retaliation* means any action that adversely affects the employment or other status of an individual that is taken by an institution or an employee because the individual has, in good faith, made an allegation of scientific misconduct or of inadequate institutional response thereto, or has cooperated in good faith with an investigation of such allegation.

N. *Scientific misconduct or misconduct in science* means fabrication, falsification, plagiarism, or other dishonest practices. It does not include honest error or honest differences in interpretations or judgments of data.

### 3. Rights and Responsibilities

A. Research Integrity Officer
The Director of the Office of Sponsored Programs will serve as the research integrity officer, who will have primary responsibility for implementation of the procedures set forth in this document. The research integrity officer must be sensitive to the varied demands made on those who conduct research, those who are accused of misconduct, and those who report apparent misconduct in good faith.

The research integrity officer will appoint the inquiry and investigation committees and ensure that necessary and appropriate expertise is secured to carry out a thorough and authoritative evaluation of the relevant evidence in an inquiry or investigation. The research integrity officer will attempt to ensure that confidentiality is maintained.

The research integrity officer will assist inquiry and investigation committees and all institutional personnel in complying with these procedures and with applicable standards imposed by federal funding agencies. The research integrity officer is also responsible for maintaining files of all documents and evidence and for the confidentiality and the security of the files.

The research integrity officer will report to the appropriate federal agency as required by regulation and keep it apprised of any developments during the course of the inquiry or investigation that may affect current or potential funding for the individual(s) under investigation or that the agency needs to know to ensure appropriate use of federal funds and otherwise protect the public interest.

B. Complainant

The complainant will have an opportunity to testify before the inquiry and investigation committees, to review portions of the inquiry and investigation reports pertinent to his/her allegations or testimony, to be informed of the results of the inquiry and investigation, and to be protected from retaliation. Also, if the research integrity officer has determined that the complainant may be able to provide pertinent information on any portions of the draft report, these portions will be given to the complainant for comment.

The Complainant is responsible for making allegations in good faith, maintaining confidentiality, and cooperating with an inquiry or investigation.

C. Respondent

The respondent will be informed of the allegations when an inquiry is opened and notified in writing of the final determinations and resulting actions. The respondent will also have the opportunity to be interviewed by and present evidence to the inquiry and investigation committees, to review the draft inquiry and investigation reports, and to have the advice of counsel.

The respondent is responsible for maintaining confidentiality and cooperating with the conduct of an inquiry or investigation. If the respondent is not found guilty of scientific misconduct, he/she has the right to receive institutional assistance in restoring his/her reputation.
D. Deciding Official

The deciding official (the Dean of the College of Arts and Sciences) will receive the inquiry and/or investigation report and any written comments made by the respondent or the complainant on the draft report. The deciding official will consult with the research integrity officer and other appropriate officials and committees and will determine whether to conduct an investigation, whether misconduct occurred, whether to recommend sanctions, or whether to take other appropriate administrative actions.

4. General Procedures and Principles

A. Responsibility to Report Misconduct

All employees or individuals associated with Oberlin College should report observed, suspected, or apparent misconduct in science to the research integrity officer. If an individual is unsure whether a suspected incident falls within the definition of scientific misconduct, he/she may call the research integrity officer to discuss the suspected misconduct informally. If the circumstances described by the individual do not meet the definition of scientific misconduct, the research integrity officer will refer the individual or allegation to other offices or officials with responsibility for resolving the problem.

At any time, an employee may have confidential discussions and consultations about concerns of possible misconduct with the research integrity officer and will be counseled about appropriate procedures for reporting allegations.

B. Protecting the Complainant

The research integrity officer will monitor the treatment of individuals who bring allegations of misconduct or of inadequate institutional response thereto, and those who cooperate in inquiries or investigations. The research integrity officer will ensure that these persons will not be retaliated against in the terms and conditions of their employment or other status at the institution and will review instances of alleged retaliation for appropriate action.

Employees should immediately report any alleged or apparent retaliation to the research integrity officer.

Also the institution will protect the privacy of those who report misconduct in good faith to the maximum extent possible. For example, if the complainant requests anonymity, the institution will make an effort to honor the request during the allegation assessment or inquiry within applicable policies and regulations and state and local laws, if any. The complainant will be advised that if the matter is referred to an investigation committee and the complainant’s testimony is required, anonymity may no longer be guaranteed. Institutions are required to undertake diligent efforts to protect the positions and reputations of those persons who, in good faith, make allegations.
C. Protecting the Respondent

Inquiries and investigations will be conducted in a manner that will ensure fair treatment to the respondent(s) in the inquiry or investigation and confidentiality to the extent possible without compromising public health and safety or thoroughly carrying out the inquiry or investigation.

Institutional employees accused of scientific misconduct may consult with legal counsel or a non-lawyer personal adviser (who is not a principal witness in the case) to seek advice and may bring the counsel or personal adviser to interviews or meetings on the case.

D. Cooperation with Inquiries and Investigations

Institutional employees will cooperate with the research integrity officer and other institutional officials in the review of allegations and the conduct of inquiries and investigations. Employees have an obligation to provide relevant evidence to the research integrity officer or other institutional officials on misconduct allegations.

E. Preliminary Assessment of Allegations

Upon receiving an allegation of scientific misconduct, the research integrity officer will immediately assess the allegation to determine whether there is sufficient evidence to warrant an inquiry, whether federal support or applications for funding are involved, and whether the allegation falls under the definition of scientific misconduct.

5. Conducting the Inquiry

A. Initiation and Purpose of the Inquiry

Following the preliminary assessment, if the research integrity officer determines that the allegation provides sufficient information to allow specific follow-up, that federal support or applications for funding are involved, and that the allegation falls under the definition of scientific misconduct, he/she will immediately initiate the inquiry process. In initiating the inquiry, the research integrity officer should identify clearly the original allegation and any related issues that should be evaluated. The purpose of the inquiry is to make a preliminary evaluation of the available evidence and testimony of the respondent, complainant, and key witnesses to determine whether there is sufficient evidence of possible scientific misconduct to warrant an investigation. The purpose of the inquiry is NOT to reach a final conclusion about whether misconduct definitely occurred or who was responsible. The findings of the inquiry must be set forth in an inquiry report.

B. Sequestration of the Research Records

After determining that an allegation falls within the definition of misconduct in science and is subject to inquiry, the research integrity officer must ensure that all original research records and materials relevant to the allegation are immediately secured.
C. Appointment of the Inquiry Committee

The research integrity officer, in consultation with other institutional officials as appropriate, will appoint an inquiry committee and committee chair within 10 days of the initiation of the inquiry. The inquiry committee should consist of individuals who do not have real or apparent conflicts of interest in the case, are unbiased, and have the necessary expertise to evaluate the evidence and issues related to the allegation, interview the principals and key witnesses, and conduct the inquiry. These individuals may be scientists, subject matter experts, administrators, lawyers, or other qualified persons, and they may be from inside or outside Oberlin College.

The research integrity officer will notify the respondent of the proposed committee membership in 10 days. If the respondent submits a written objection to any appointed member of the inquiry committee or expert based on bias or conflict of interest within 5 days, the research integrity officer will determine whether to replace the challenged member or expert with a qualified substitute.

D. Charge to the Committee and the First Meeting

The research integrity officer will prepare a charge for the inquiry committee that describes the allegations and any related issues identified during the allegation assessment and states that the purpose of the inquiry is to make a preliminary evaluation of the evidence and testimony of the respondent, complainant, and key witnesses to determine whether there is sufficient evidence of possible scientific misconduct to warrant an investigation. The purpose is not to determine whether scientific misconduct definitely occurred or who was responsible.

At the committee’s first meeting, the research integrity officer will review the charge with the committee, discuss the allegations, any related issues, and the appropriate procedures for conducting the inquiry, assist the committee with organizing plans for the inquiry, and answer any questions raised by the committee. The research integrity officer and institutional counsel will be present or available throughout the inquiry to advise the committee as needed.

E. Inquiry Process

When the institution’s review of the allegation identifies non-scientific misconduct issues, the research integrity officer should refer these matters to the proper institutional or federal office for action. Issues requiring referral are described below.

6. The Inquiry Report

A. Elements of the Inquiry Report

A written inquiry report must be prepared that states the name and title of the committee members and experts, if any; the allegations; the federal support; a summary of the inquiry process used; a list of the research records reviewed; summaries of any interviews; a description
of the evidence in sufficient detail to demonstrate whether and investigation is warranted or not; and the committee’s determination as to whether an investigation is recommended and whether any other actions should be taken if an investigation is not recommended. Institutional counsel will review the report for legal sufficiency.

B. Comments on the Draft Report by the Respondent and the Complainant

The research integrity officer will provide the respondent with a copy of the draft inquiry report for comment and rebuttal and will provide the complainant; if he/she is identifiable, with portions of the draft inquiry report that address the complainant’s role and opinions in the investigation.

1. Confidentiality

The research integrity officer may establish reasonable conditions for review to protect the confidentiality of the report.

2. Receipt of Comments

Within 14 calendar days of their receipt of the draft report, the complainant and respondent will provide their comments, if any, to the inquiry committee. Any comments that the complainant or respondent submits on the draft report will become part of the final inquiry report and record. Based on the comments, the inquiry committee may revise the report as appropriate.

C. Inquiry Decision and Notification

1. Decision by Deciding Official

The research integrity officer will transmit the final report and any comments to the deciding official, who will make the determination of whether findings from the inquiry provide sufficient evidence of possible scientific misconduct to justify conducting an investigation. The inquiry is completed when the deciding official makes this determination, which will be made within 60 days of the first meeting of the inquiry committee. Any extension of this period will be based on good cause and recorded in the inquiry file.

2. Notification

The research integrity officer will notify both the respondent and the complainant in writing of the deciding official’s decision of whether to proceed to an investigation and will remind them of their obligation to cooperate in the event an investigation is opened. The research integrity officer will also notify all appropriate institutional officials of the deciding official’s decision.

D. Time Limit for Completing the Inquiry Report
The inquiry committee will normally complete the inquiry and submit its report in writing to the research integrity officer no more than 60 calendar days following its first meeting, unless the research integrity officer approves an extension for good cause. If the research integrity officer approves an extension, the reason for the extension will be entered into the records of the case and the report. The respondent will be notified of the extension.

7. Conducting the Investigation

A. Purpose of the Investigation

The purpose of the investigation is to explore in detail the allegations, to examine the evidence in depth, and to determine specifically whether misconduct has been committed, by whom, and to what extent. The investigation will also determine whether there are additional instances of possible misconduct that would justify broadening the scope beyond the initial allegations. The findings of the investigation will be set forth in an investigative report.

B. Sequestration of the Research Records

The research integrity officer will immediately sequester any additional pertinent research records that were not previously sequestered during the inquiry. This sequestration should occur before or at the time the respondent is notified that an investigation has begun. The need for additional sequestration of records may occur for any number of reasons, including the institution’s decision to investigate additional allegations not considered during the inquiry stage or the identification of records during the inquiry process that had not been previously secured. The procedures to be followed for sequestration during the investigation are the same procedures that apply during the inquiry.

C. Appointment of the Investigation Committee.

The research integrity officer, in consultation with other institutional officials as appropriate, will appoint an investigation committee and the committee chair within 10 days of the notification to the respondent that an investigation is planned or as soon thereafter as practicable. The investigation committee should consist of the appropriate standing institutional committee (e.g., the Professional Conduct Review Committee if the respondent is a Faculty member) supplemented by at least three individuals who do not have real or apparent conflicts of interest in the case, are unbiased, and have the necessary expertise to evaluate the evidence and issues related to the allegations, interview the principals and key witnesses, and conduct the investigation. These individuals may be scientists, administrators, subject matter experts, lawyers, or other qualified persons, and they may be from inside or outside Oberlin College. Individuals appointed to the investigation committee may also have served on the inquiry committee.

The research integrity officer will notify the respondent of the proposed committee membership within 5 days. If the respondent submits a written objection to any member of the investigation committee or expert, the research integrity officer will determine whether to replace the
challenged member or expert with a qualified substitute.

D. Charge to the Committee and the First Meeting

1. Charge to the Committee

The research integrity officer will define the subject matter of the investigation in a written charge to the committee that describes the allegations and related issues identified during the inquiry, defines scientific misconduct, and identifies the name of the respondent. The charge will state that the committee is to evaluate the evidence and testimony of the respondent, complainant, and key witnesses to determine whether, based on a preponderance of the evidence, scientific misconduct occurred and, if so, to what extent it occurred, who was responsible, and how serious was the misconduct.

During the investigation, if additional information becomes available that substantially changes the subject matter of the investigation or would suggest additional respondents, the committee will notify the research integrity officer, who will determine whether it is necessary to notify the respondent of the new subject matter or to provide notice to additional respondents.

2. The First Meeting

The research integrity officer, with the assistance of institutional counsel, will convene the first meeting of the investigation committee to review the charge, the inquiry report, and the prescribed procedures and standards for the conduct of the investigation, including the necessity for confidentiality and for developing a specific investigation plan. The investigation committee will be provided with a copy of these instructions and any appropriate federal regulations.

E. Investigation Process

1. Elements of the Investigation Report

The final report submitted to the federal agency must describe the policies and procedures under which the investigation was conducted, describe how and from whom information relevant to the investigation was obtained, state of the findings, and explain the basis for the findings. The report will include the actual text or an accurate summary of the views of any individual(s) found to have engaged in misconduct as well as a description of any sanctions imposed and administrative actions taken by the institution.

2. Comments on the Draft Report

a. Respondent

The research integrity officer will provide the respondent with a copy of the draft investigation report for comment and rebuttal. The respondent will be allowed 10 days to review and comment
on the draft report. The respondent’s comments will be attached to the final report. The findings of the final report should take into account the respondent’s comments in addition to all the other evidence.

b. Complainant

The research integrity officer will provide the complainant, if he/she is identifiable, with those portions of the draft investigation report that address the complainant’s role and opinions in the investigation. The report should be modified, as appropriate, based on the complainant’s comments.

c. Institutional Counsel

The draft investigation report will be transmitted to the institutional counsel for a review of its legal sufficiency. Comments should be incorporated into the report as appropriate.

d. Confidentiality

In distributing the draft report, or portions thereof, to the respondent and complainant, the research integrity officer will inform the recipient of the confidentiality under which the draft report is made available and may establish reasonable conditions to ensure such confidentiality. For example, the research integrity officer may request the recipient to sign a confidentiality statement or to come to his/her office to review the report.

3. Institutional Review and Decision

The investigation committee’s report constitutes the final investigation report for purposes of federal agency review.

When a final decision on the case has been reached, the research integrity officer will notify both the respondent and the complainant in writing. In addition, the deciding official will determine whether law enforcement agencies, professional societies, editors of journals in which falsified reports may have been published, collaborators of the respondent in the work, or other relevant parties should be notified of the outcome of the case. The research integrity officer is responsible for ensuring compliance with all notification requirements of funding or sponsoring agencies.

F. Transmittal of the Final Investigation Report to the Relevant Federal Agency

After comments have been received and the necessary changes have been made to the draft report, the investigation committee should transmit the final report with attachments, including the respondent’s and complainant’s comments, to the deciding official, through the research integrity officer. The deciding official shall submit the report to the relevant federal agency.

G. Time Limit for Completing the Investigation Report
An investigation should ordinarily be completed within 120 days of its initiation, with the initiation being defined as the first meeting of the investigation committee. This includes conducting the investigation, preparing the report of findings, making the draft report available to the subject of the investigation for comment, submitting the report to the deciding official for approval, and submitting the report to the relevant federal agency.

8. Requirements for Reporting to Federal Agency – Office of Research Integrity (ORI) – if Public Health Service (PHS) Support or Applications for Support are Involved

A. An institution’s decision to initiate an investigation must be reported in writing to the Director, ORI, on or before the date the investigation begins. At a minimum, the notification should include the name of the person(s) against whom the allegations have been made, the general nature of the allegation as it relates to the PHS definition of scientific misconduct, and the PHS applications or grant number(s) involved. ORI must also be notified of the final outcome of the investigation and must be provided with a copy of the investigation report. Any significant variations from the provisions of the institutional policies and procedures should be explained in any reports submitted to ORI.

B. If an institution plans to terminate an inquiry or investigation for any reason without completing all relevant requirements of the PHS regulations, the research integrity officer will submit a report of the planned termination to ORI, including a description of the reasons for the proposed termination.

C. If the institution determines that it will not be able to complete the investigation in 120 days, the research integrity officer will submit to ORI a written request for an extension that explains the delay, reports on the progress to date, estimates the date of completion of the report, and describes other necessary steps to be taken. If the request is granted, the research integrity officer will file periodic progress reports as requested by the ORI.

D. When PHS funding or applications for funding are involved and an admission of scientific misconduct is made, the research integrity officer will contact ORI for consultation and advice. Normally, the individual making the admission will be asked to sign a statement attesting to the occurrence and extent of misconduct. When the case involves PHS funds, the institution cannot accept an admission of scientific misconduct as a basis for closing a case or not undertaking an investigation without prior approval from ORI.

E. The research integrity officer will notify ORI at any stage of the inquiry or investigation if any of the following apply:

1. there is an immediate health hazard involved;
2. there is an immediate need to protect Federal funds or equipment;
3. there is an immediate need to protect the interests of the person(s) making the allegations or of the individual(s) who is the subject of the allegations as well as his/her co-investigators and associates, if any;
4. it is probable that the alleged incident is going to be reported publicly;
5. the allegation involves a public health sensitive issue;
6. there is a reasonable indication of possible criminal violation. In this instance, the institution must inform ORI within 24 hours of obtaining that information.

9. Institutional Administrative Actions

Oberlin College will take appropriate administrative actions against individuals when an allegation of misconduct has been substantiated. If the Deciding Official determines that the alleged misconduct is substantiated by the findings, he/she will recommend the appropriate actions to be taken, after consultation with the research integrity officer. The actions may include:

a. withdrawal or correction of all pending or published abstracts and papers emanating from the research where scientific misconduct was found;
b. removal of the responsible person from the particular project, letter of reprimand, special monitoring of future work, probation, suspension, salary reduction, or initiation of steps leading to possible rank reduction or termination of employment;
c. restitution of funds as appropriate.

10. Other Considerations

A. Termination of Institutional Employment or Resignation Prior to Completing Inquiry or Investigation

The termination of the respondent’s institutional employment, by resignation or otherwise, before or after an allegation of possible scientific misconduct has been reported, will not preclude or terminate the misconduct procedures.

If the respondent, without admitting to the misconduct, elects to resign his/her position prior to the initiation of an inquiry, but after an allegation has been reported, or during an inquiry or investigation, the inquiry or investigation will proceed. If the respondent refuses to participate in the process after resignation, the committee will use its best efforts to reach a conclusion concerning the allegations, noting in its report the respondent’s failure to cooperate and its effect on the committee’s review of all the evidence.

B. Restoration of the Respondent’s Reputation

If the institution finds no misconduct and the federal agency concurs, after consulting with the respondent, the research integrity officer will undertake reasonable efforts to restore the respondent’s reputation. Depending upon the particular circumstances, the research integrity officer should consider notifying those individuals aware of or involved in the investigation of the final outcome, publicizing the final outcome in forums in which the allegation of scientific misconduct was previously publicized, or expunging all reference to the scientific misconduct
allegation from the respondent’s personnel file. Any institutional actions to restore the respondent’s reputation must first be approved by the deciding official.

C. Protection of the Complainant and Others

Regardless of whether the institution determines that scientific misconduct occurred, the research integrity officer will undertake reasonable efforts to protect complainants who made allegations of scientific misconduct in good faith and others who cooperate in good faith with inquiries and investigations of such allegations. Upon completion of an investigation, the deciding official will determine, after consulting with the complainant, what steps, if any, are needed to restore the position or reputation of the complainant. The research integrity officer is responsible for implementing any steps the deciding official approves. The research integrity officer will also take appropriate steps during the inquiry and investigation to prevent any retaliation against the complainant.

D. Allegations Not Made in Good Faith

If relevant, the deciding official will determine whether the complainant’s allegations of scientific misconduct was made in good faith. If an allegation was not made in good faith, the deciding official will determine whether any administrative action should be taken against the complainant.

E. Interim Administrative Actions

Institutional officials will take interim administrative actions, as appropriate, to protect federal funds and ensure that the purposes of the federal financial assistance are carried out.

11. Record Retention

After completion of a case and all ensuing related actions, the research integrity officer will prepare a complete file, including the records of any inquiry or investigation and copies of all documents and other materials furnished to the research integrity officer or committees. The research integrity officer will keep the files for three years after completion of the case to permit later assessment of the case. If the case involved research supported by PHS or for which support from PHS had been requested, ORI or other authorized Department of Health and Human Services personnel will be given access to the records upon request.

M. Research Involving Human Subjects

Oberlin College affirms that human research subjects should be treated with dignity, respect, and with due regard for their welfare. The Institutional Review Board (IRB) is charged with reviewing research involving human subjects performed under College auspices. The IRB must review all research involving human participants conducted by Faculty or students prior to any contact by Faculty or students with human participants. Further information is available from the chair of IRB and at their website: [http://new.oberlin.edu/office/dean-of-the-college-of-arts-and-sciences/irb/](http://new.oberlin.edu/office/dean-of-the-college-of-arts-and-sciences/irb/)
N. Research Involving Animals

All research involving the use of vertebrates must be approved by the Institutional Animal Care and Use Committee (IACUC). IACUC is responsible for ensuring that all appropriate guidelines are met for the humane care and use of laboratory animals, including breeding colonies. Any Faculty member, staff member, or student using vertebrates in their teaching or research must submit a proposal to IACUC, which must approve of the use before it takes place. Further information is available from the chair of IACUC.

O. Facilities Information

1. Classroom Space

The assignment of classrooms for the College of Arts and Sciences is the responsibility of the Registrar. Conservatory of Music assignments are made by the Office of the Dean of the Conservatory. Assignments for one semester do not continue into the following semester. To accommodate changes in class size and in course offerings it usually is necessary to shift classroom assignments from one semester to the next. Such changes may be necessary even when making them requires the movement of installed equipment (e.g., maps).

2. Office Space

The assignment of office space and secretarial services is a responsibility of the divisional dean. To insure efficient sharing of clerical service, secretarial personnel are assigned to departments or programs, rather than to individual members of the Faculty. The chair or director is also responsible for the facilities, equipment, and supplies assigned to the department or program, subject to such consultation in respect to use as may be customary in the department or program.

3. Keys to Offices and Buildings

After obtaining a key requisition form from the appropriate building representative, a new Faculty member may pick up keys for his or her office and building entrance at the Office of Facilities Operations. Other keys for laboratories, seminar rooms, etc., are also available at the Facilities Operations office if authorized by the building representative. No charge is made to a Faculty member for the first key issued or for the replacement of damaged or broken keys; however, a replacement charge will be collected for keys lost or stolen. The locking of individual offices is the responsibility of the occupant. Faculty members entering a building during hours when it is not open to the public are responsible for the security of the building; they should exercise care to see that entry doors are not left unlocked and that unauthorized persons are not admitted. The right to hold a key is not transferable and in no case should a key be loaned or duplicated. Keys should be returned promptly to the Physical Plant Office when the holder's duties no longer require access to the office or building. Loss of keys should be reported at once to the Facilities Operations office.
P. Responsibility for Personal Property on College Premises

Items of personal property, such as books, computers, typewriters, and musical instruments, are frequently kept in Faculty and administrative offices or studios. The College does not carry insurance on such property and, thus, does not assume responsibility for its protection or safety. Faculty members are urged to review the terms of their personal insurance policies to ascertain whether losses to their personal property would be covered. If a loss of personal property is incurred that resulted from the failure of some building component (such as a leaking roof) or negligence on the part of the College, a claim for the portion of the loss that is not reimbursed by personal insurance may be submitted for consideration to the Director of Purchasing and Auxiliary Services for reimbursement provided such property contributed directly to execution of the individual's work at the College.

Q. Business Conduct Policy

Oberlin College has implemented a separate Business Conduct Policy, which can be found on the Human Resources website, that applies to College employees involved in various business transactions and addresses a variety of general business and ethical issues. Members of the Faculty involved in business transactions on behalf of the College should comply with the terms of the Business Conduct Policy.

R. Electronic Communication

Oberlin College provides Members of the Faculty with access to computers, electronic mail (e-mail), internet, voice mail and related communication technologies to support professional activities. These resources are made available as business and communication tools and are to be used solely for the legitimate business purposes of the College.

All such communications technology and devices, including but not limited to computer usage, internet access, e-mail and voice mail, are College property, including the communications transmitted using these devices. Such communications should not be considered private. All e-mail and voice mail messages and computer usage histories are College records. The College reserves the right to access, monitor and disclose e-mail and voice mail messages and computer usage histories for any purpose. However, unauthorized employees should not attempt to gain access to another Faculty Member or employee’s computer, e-mail or voice mail.

College e-mail, voice mail and other information systems are not to be used in a way that may be disruptive or offensive to others. Similarly, College computers may not be used to send or receive materials that may be disruptive or offensive, nor may they be used to access any information from any on-line or other source that may be disruptive or offensive to others.
Electronic communications are subject to the College’s strict policies regarding sexual and workplace harassment.
VI. BENEFIT PROGRAMS

The College presently offers the following benefit programs to eligible employees:

A. RETIREMENT ANNUITY PLAN

B. SUPPLEMENTAL RETIREMENT ANNUITIES

C. FEDERAL SOCIAL SECURITY

D. RETIREMENT BENEFITS

E. SHORT TERM/LONG TERM DISABILITY

F. LONG TERM CARE INSURANCE

G. LIFE AND ACCIDENTAL DEATH INSURANCE

H. GROUP HEALTH INSURANCE PROGRAM

I. GROUP VISION INSURANCE

J. GROUP DENTAL INSURANCE

K. FLEXIBLE SPENDING ACCOUNT

L. WORKERS' COMPENSATION

M. EMPLOYEE ASSISTANCE PROGRAM

N. RELOCATION EXPENSES

O. FACULTY CHILDREN'S TUITION SCHOLARSHIPS

P. TUITION WAIVERS FOR SPOUSES

Q. FACULTY HOUSING
Full descriptions that are required under the Employee Retirement Income Security Act of 1974 (ERISA) are available in the Office of Human Resources. The summaries that follow are only broad outlines of the main provisions. Specific questions regarding individual cases should be directed to the Office of Human Resources. All employee benefit programs are subject to approval and revision by the Oberlin College Board of Trustees. Actual plan documents govern your benefits rights. To the extent there are any inconsistencies in the general descriptions below and the actual plan documents and summary plan descriptions, the terms of the plan documents and summary plan descriptions shall govern.

Employees interested in applying for or changing their coverage under any of these benefit plans should consult with the Office of Human Resources, Service Building, 2nd Floor, ext. 58430.

A. Retirement Annuity Plan

The College has a Retirement Annuity Plan for eligible employees that is administered by the Teachers Insurance and Annuity Association (TIAA). Faculty on full-time regular appointments or on temporary or part-time appointments of at least four-ninths of a full-time appointment automatically begin participation in the plan after completing one year of service and attaining age 26. Contributions cannot be credited to a TIAA-CREF account until the employee enrols. Enrollment forms are available in the Office of Human Resources.

Each Faculty member participating in the plan enters into a deferred annuity contract with the Teachers Insurance and Annuity Association which is vested in the individual. The College will make the required contributions to the Plan in the amounts described in the schedule below. All participating Faculty may make matching contributions to the Plan which will be matched by the College in the amounts described below. Participants may also make additional Plan contributions on their own behalf. All Plan contributions by participants will be deducted from salary payments or, if elected by the participant, will be made on a tax-deferred basis under an agreement for salary reduction executed in accordance with Sections 403(b) and 415 of the Internal Revenue Code. Plan contributions, whether required, matching, or additional, are made on a monthly basis for all Faculty who are participants in the Plan in accordance with the following schedule:

<table>
<thead>
<tr>
<th>Percent of Salary Contributed</th>
<th>Age 26-34</th>
<th>Age 35-44</th>
<th>Age 45-54</th>
<th>Age 55+</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Required:</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Individual</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>Oberlin</td>
<td>5.0</td>
<td>8.0</td>
<td>10.0</td>
<td>12.0</td>
</tr>
<tr>
<td><strong>Optional/Matching Contribution:</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Individual</td>
<td>2.0</td>
<td>2.0</td>
<td>2.5</td>
<td>3.0</td>
</tr>
<tr>
<td>Oberlin</td>
<td>2.0</td>
<td>2.0</td>
<td>2.5</td>
<td>3.0</td>
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<td>--------------</td>
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</tr>
<tr>
<td><em>Total Potential Contribution:</em></td>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Individual</td>
<td>2.0</td>
<td>2.0</td>
<td>2.5</td>
<td>3.0</td>
</tr>
<tr>
<td>Oberlin</td>
<td>7.0</td>
<td>10.0</td>
<td>12.5</td>
<td>15.0</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>9.0</strong></td>
<td><strong>12.0</strong></td>
<td><strong>15.0</strong></td>
<td><strong>18.0</strong></td>
</tr>
</tbody>
</table>

The normal retirement age as described in the Summary Plan Document (SPD) for TIAA-CREF is 62, although there is no mandatory retirement age. Once an employee begins drawing his or her annuity, no more contributions will be made to the plan.

Faculty should note that there are federal income tax laws that govern distributions of TIAA-CREF funds. For more information, refer to the SPD, or contact the Human Resources Office or financial counselors at TIAA-CREF.

**B. Supplemental Retirement Annuities**

Regardless of their eligibility for the regular retirement annuity plan, all Faculty are eligible to purchase Supplemental Retirement Annuities (SRAs) under tax-deferred annuity plans administered by TIAA-CREF and by other managers. Participation in the tax-deferred SRA plan is entirely voluntary, with no College contribution. SRA contributions cannot be used to substitute for matching contributions in the regular retirement annuity plan. Federal law sets the maximum contribution allowed under an SRA, as well as the parameters for making withdrawals, which can include loans made prior to retirement. Detailed information is available from the Human Resources Office.

**C. Federal Social Security**

Oberlin College employees are covered by the provisions of the Social Security Act as amended. Retirement benefits paid under Social Security are in addition to the TIAA-CREF retirement annuities discussed above.

New Faculty members must register their Social Security number with the Human Resources Office upon employment.

The College will withhold and pay to the Federal Government the required FICA contribution by employees, and will also pay the corresponding FICA contribution by the employer.
D. Retirement Benefits

A retirement benefits description is available from the Office of Human Resources Office or at the Office of Human Resources Website.

E. Short Term/Long Term Disability

When a Faculty member in a continuing tenure or tenure-track appointment or beyond the first year of a non-continuing appointment becomes totally disabled from an accident or illness, the College continues to pay the Faculty member’s regular monthly salary for up to 180 days based on medical documentation. A supporting letter from a licensed physician must accompany an application for such short-term disability leave. If, based on medical documentation, the Faculty member needs to be off work past 180 days, the Faculty member must apply for long-term disability leave, under which an insurance plan provides the Faculty member with a monthly income of 60% of base monthly salary two pay cycles before the Faculty member went on short-term disability leave up to a maximum monthly benefit of $10,000. Such payment will be reduced by deductible sources of income and disability earnings (including payments from Workers’ Compensation and/or Social Security). Some disabilities may not be covered or may have limited coverage under this plan.

Continuing Faculty who incur long term disability after attaining age 61 receive disability income payments in accordance with a schedule available on the Office of Human Resources Website or the Long-Term Disability plan document.

F. Long Term Care Insurance

Oberlin provides optional insurance, through a plan administered by UNUM, for long-term care, received either at home or in a facility. In addition to employees, eligible family members may also enroll. Details are available from the Human Resources Office or on the Human Resources website.

G. Life and Accidental Death Insurance

All Faculty members working the equivalent of four-ninths or more are eligible to participate in the group life insurance program. Basic Life and Accidental Death and Disability insurance is funded by Oberlin College. The coverage amount is one times the employee’s annual salary up to a maximum of $200,000.
Faculty may apply to purchase additional Life and Accidental Death and Disability insurance. Coverage may be purchased up to five times the employee’s annual salary up to a maximum of $500,000. Lesser coverage can also be obtained for the participant’s spouse and other family members.

See the plan document (available from the Human Resources office) for more details.

**H. Group Health Insurance Program**

Faculty on appointments of four-ninths or more are eligible to participate in the College's group health insurance program. This program, which provides hospital, surgical, mental health, substance abuse, pharmaceutical and major medical benefits furnished through The Oberlin College Preferred Health Plan, is described at length in the Summary Plan Document available from Human Resources. New employees are eligible for Program coverage on the first day of the month that follows or at the beginning of the month following the date on which they sign in with payroll, whichever is later.

Dependent children of Faculty and A&PS enrolled at Oberlin are covered under the College health-benefits plan and are not required to participate under the student health care program. Students who select this option would neither pay the Health Fee nor have access to student health services covered by that fee. Their health care would be provided through the College health-benefits program. Students participating in intercollegiate athletics will continue to be required to obtain supplemental coverage through the Student Sickness and Accident Insurance Plan.

The College offers retiree health insurance. For details, see the Summary Plan Document for Retiree Health, available in the Human Resources Office.

**I. Group Vision Insurance**

Oberlin provides optional, employee-paid, vision insurance through a plan that is administered by a third party administrator. Details are available from the Human Resources Office.

**J. Group Dental Insurance**

Oberlin provides at least one optional, employee-paid, dental insurance plan, administered by a third party administrator. Details are available from the Human Resources Office.
K. Flexible Spending Account

The Flexible Spending Account (FSA) permits Faculty members to allocate a portion of their salaries to cover nonreimbursed medical, dental, and vision expenses, and child care expenses. Plan participants redirect a specified amount of salary to be used to pay for one or more of the foregoing types of expenses. The College establishes individual accounts for each category and reimburses qualifying expenses incurred by participants up to the amount available in the related account through a third party administrator. Income allocated to these accounts is not subject to federal, state, or local income tax, or to FICA (Social Security) contributions. In accordance with Internal Revenue Service regulations, unused balances of employee contributions at the end of the plan year will be forfeited. A more detailed description of the FSA Plan is available from Human Resources.

L. Workers' Compensation

Faculty members are covered by the State of Ohio Workers' Compensation Law, which provides partial payment for death, hospital and medical expenses, and disability due to injury or illness sustained in the course of employment. It is very important, therefore, that the department head or director be notified promptly if any job-related injury occurs. All injuries must be reported on an Employee Accident Report, sending a copy within 24 hours to the Environmental Health and Safety officer and a copy within 48 hours to Human Resources. Employees must also complete Workers' Compensation claim forms which are available in Human Resources. Hospital and medical expenses covered by Workers' Compensation are not covered by the College Group Health Insurance Program. Workers' Compensation is fully funded by the College through payments to the Ohio Bureau of Workers' Compensation.

M. Employee Assistance Program

The College has instituted an employee assistance program that provides referrals and assistance for personal problems such as physical illness, mental or emotional stress, alcoholism, and drug dependency. Administered by Human Resources and the Counseling Center, the Employee Assistance Program helps supervisors, department heads, and employees identify these problems and provide prompt referral to appropriate resources. The consultation is intended to help the employee define the problem and explore alternatives for remedy. Referral for appropriate treatment may be suggested. Employee benefit plans may pay for some or all of the cost of any treatment that is necessary.

It is the employee’s responsibility to seek assistance from the Employee Assistance Program prior to reaching a point where his or her judgment, performance, or behavior has led to imminent disciplinary action. Participation in the Employee Assistance Program after the
disciplinary process has begun may not preclude disciplinary action, up to and including termination of employment.

N. Relocation Expenses

The College will pay the first $1,000 of actual moving expenses of household goods and half of the additional moving expenses of the next $2,000, up to a maximum College payment of $2,000. If requested, the College will pay the carrier directly and extend an interest-free loan to cover additional costs of moving household goods. Personal travel expenses are not covered by the College’s relocation assistance policy. Contact the Oberlin College Director of Purchasing and Auxiliary Services for details.

O. Faculty Children’s Tuition Scholarships

Subject to further determination of the Board, from time to time, as may seem desirable to the Board, the Board of Trustees has adopted the program outlined below with respect to tuition remission for children of Faculty. The Board hopes to continue this program, but cannot foresee all possible eventualities, and makes no future commitment.

For Faculty whose appointment became effective on or before June 30, 1972, and who have served continuously since that time: children of such employees shall be entitled to scholarship in the amount of the tuition charged at the institution attended, or tuition at Oberlin College, if admitted.

Faculty whose appointment became effective on July 1, 1972, or thereafter, up to December 31, 1975, and who has served continuously since that time: children of such employees shall be entitled to receive a full tuition scholarship at Oberlin College, if admitted. If attending another college the scholarship will be eighty (80) percent of the Oberlin College tuition which is in effect during the year for which payment is made, or the tuition of the institution attended, whichever is less.

Faculty whose appointment became effective on January 1, 1976, or thereafter, up to June 30, 2010, and who has served continuously since that time: children of such employees shall be entitled to receive a full tuition scholarship at Oberlin College, if admitted. If attending another college the scholarship will be fifty (50) percent of the Oberlin College tuition which is in effect during the year for which payment is made, or the tuition of the institution attended, whichever is less.

Faculty whose appointment became effective on July 1, 2010, or thereafter, and who has served continuously since that time: children of such employees shall be entitled to receive a full tuition scholarship at Oberlin College, if admitted, or tuition exchange if admitted to a GLCA school. If attending another college the scholarship requires a four (4) year vesting period. After the vesting period the scholarship will be fifty (50) percent of the Oberlin College tuition which is in
effect during the year for which payment is made, or the tuition of the institution attended, whichever is less. The vesting period does not apply to the Oberlin College tuition or participating in the GLCA tuition exchange.

Faculty with an FTE greater than half-time would be eligibility although any FTE less than one full FTE would have the tuition prorated. There is no benefit for an employee with an appointment less than half-time.

Non-continuing Faculty would receive tuition benefit(s) only if the four (4) year vesting has been satisfied.

The program has specific limitations concerning conditions children must meet. While the following is not a complete list, these conditions are of particular note.

1. The student must be "not over age 25." This provision is interpreted to mean that the student will not have reached his or her 26th birthday as of the first day of classes of the semester or quarter for which the scholarship is requested.

2. The student must be a "natural or legally adopted" child. Stepchildren, foster children, and other dependents who are not legally adopted by the employee are ineligible.

3. The student must be a "dependent" child. This is interpreted to mean that the eligible employee must have claimed the child as a dependent on his or her most recent federal income tax return. In practice, an employee should claim the child in the calendar year preceding college enrollment.

4. The student must have been born before the date of his or her employee-parent's retirement.

5. If the eligible employee dies, either: a) the eligible employee's spouse must not be remarried and he or she must claim the student as a dependent or b) the student must be an orphan who has not been legally adopted by another person who is ineligible for the benefit.

6. The student is eligible to receive the benefit for eight full-time undergraduate semesters or 12 full-time undergraduate quarters. Payment is limited to tuition or instructional fees. Other mandatory fees are not covered under this program.

7. The student must be enrolled at an institution that is approved by one of the regional accrediting agencies.

Further information about the children's tuition remission plan may be obtained in the Human Resources Office.
P. Tuition Waivers for Spouses

Tuition remission is available to spouses of Faculty, subject to the following:

1. Spouses of members of the Faculty may take one course per semester without tuition charge provided no regular student is on a waiting list for that class and the other conditions of the program listed below are met.

2. Applicants must have a High School Diploma and be accepted to Oberlin College as a special or regular student. Once enrolled, the students will be subject to all College regulations governing academic performance.

3. Only one course per semester may be taken under this program. Private Reading courses and applied studies in the Conservatory are not eligible for tuition remission.

4. Consent of the instructor is required for enrollment in any course under this program.

5. Eligibility for one's spouse for this program requires that one be on a Faculty appointment of at least 4/9 of an academic year.

Spouses seeking tuition remission should apply prior to enrollment at the Office of the Registrar. Persons seeking a degree from Oberlin College should also apply for admission to the College through the appropriate divisional office of admissions. Spouses utilizing this program must register at the beginning of the add/drop period. Please note: Regular degree seeking students will be given priority for all enrollments.

If a spouse wishes to officially audit a course, the spouse must also be officially registered for a course; the tuition waiver does not cover the auditor's fee. Alternatively, sometimes arrangements can be made with an individual instructor to audit a course on an informal basis, in which case there is no auditor fee. Complete information about auditing courses is available from the Registrar's Office.

The College assumes no responsibility for the taxes or tax penalties assessed and will make withholding deductions where required without reimbursement to members of the Faculty.

Q. Faculty Housing

A limited number of College-owned houses or apartments are available for rental by Faculty. Normally, occupancy of College rental housing is limited to the end of the fiscal year in which tenure is granted. Further information may be obtained from the Rental Property Manager in the Service Building.
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