2020-21 FACULTY HANDBOOK

Augustana College
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Revised – Board of Trustees Meeting, May 2013 – Constitution of Augustana College
Revised – Faculty Meeting of November 21, 2013 (add sections 3.1.2.4-3.1.2.5 on faculty reviews for tenure-track faculty hired with years of credit toward tenure)
Revised – Faculty Meeting of April 17, 2014 (Establishing a new Faculty Council that replaces Faculty Senate)
Revised – Faculty Meeting of August 26, 2014 (delete instances of Faculty Senate with Faculty Council)
Revised – Faculty Meeting of September 18, 2014
• Modifying the use of grade tendencies (sections 3.1.1, 3.1.1.1, 3.3.1.1.2, 3.3.2.4.4, 4.4.2, 4.4.4, 4.5.3, 4.6.2, 4.6.2.2)
• Reintroducing review criteria concerning tenure that was present in the earlier handbook (sections 3.1, 3.3.1.1, 3.3.2.3, 3.3.2.3.1, 3.3.2.3.1.1, 3.2.2.3.2)
• Revising the language concerning temporary replacement of division chairs (section 8.6.2.4)
• Introducing guidelines as to who writes the departmental letter for Department Chairs under review (sections 4.4.1, 4.6.3)
• Adding the definition of “lecturer” to faculty positions and the accompanying promotion criteria (sections 2.1.1.2, 5.1.4)
Revised – Faculty Meeting of January 29, 2015
• Change nominations process for Faculty Council elections, Section 8.3.2.1
• Revise Section 7.3 language on Sabbatical Leave
Revised – Faculty Meeting of April 23, 2015
• Humanities Fund Committee to be chaired by a division chair, Section 7.7.2
Revised – Faculty Meeting of August 25, 2015
• Changes to Curriculum Governance, Section 8.7.3 and 8.7.4
• Post-Sabbatical Obligations, Section 7.3.5
Revised – Faculty Meeting of October 1, 2015
• Miscellaneous changes Sections 2.4, 9.1.1, 10.9, 10.11
Revised – Faculty Meeting of November 19, 2015
• Chapter 10
Revised – Faculty Meeting of January 28, 2016
• Policy against discrimination & harassment and Title IX policy, Section 10
• Eliminate position of Lecturer and create position of Continuing Lecturer; clarify language regarding Professional Faculty; and change in policy regarding full professors and use of IDEA forms (sections 2.1.2.4, 2.1.2.5, 2.4.1.7.4.2.2.1)
Revised – Faculty Meeting of March 10, 2016
• Post-tenure Review Process: Add statement early promotion can only be attempted once – (section 4.6.1.1)
Revised – Faculty Meeting of March 20, 2016
• Supplemental Professional Meeting Allowance (section 7.5.2.2, 7.5.2.3, 7.5.2.5)
Revised – Faculty Meeting of August 23, 2016

- Early promotion to full professor for new faculty members tenured at another institution (section 4.2.3.3)
- Early promotion guidelines for Instructors, Continuing Lecturers and new faculty members who were tenured at another institution (sections 4.5.1, 4.5.2, 4.5.3)
- Inclusion of Continuing Lecturers in non-tenure track faculty who will be asked to participate in a performance review and elimination of evaluation procedures for faculty holding lectureships (sections 5.1.1, 5.1.4)
- References to Liberal Studies or LSFY being changed to First-Year Inquiry (FYI)
- Updated language for Chapter 10’s Code of Conduct section

Revised – October 17, 2016 by Legal Counsel, Sheri Curran

- Chapter 10’s “Policy Against Discrimination, including Sexual Harassment and Sexual Misconduct, and Other Interpersonal Misconduct” updated to comply with legal requirements

Revised – Faculty Meeting of January 19, 2017

- Delete 4.6.4.2.2: elimination of separate and distinct subcomponents of Professional Development and Professional Expression under the category of “Professional Activity”

Revised – Faculty Meeting of March 23, 2017

- Removal of reference to GPA/grade tendency data
- 4.6.1.1.: Expectation of participation in post-tenure review process as a prerequisite for eligibility for sabbatical and PMA funding.

Revised – Faculty Meeting of April 27, 2017

- 4.6.1.1: Introduction of an alternative method of post-tenure review for Full Professors
- Incorporating language of “Faculty Council 2.0” in Section 8.3

Revised – Faculty Meeting of October 26, 2017

- Insert new section 7.2.2.2
- Eliminate the redistributive merit pay system and all such references to merit scores, merit percentiles, and merit pay in the Faculty Handbook.

Revised – Faculty Meeting of January 18, 2018

- Approval 7.2.2.6
- Faculty member is expected to return from the pre-tenure leave for at least one year of full-time service.

Revised – Faculty Meeting of February 8, 2018

- Addition to Section 7.3: Sabbatical Leaves
- Approval 7.3.1.9
- If Faculty member chooses not to apply for a sabbatical when they are eligible, subsequent requests for a sabbatical will be considered, and if granted will reset the sabbatical clock.
- Full Professors will be provided with three options (2/8/18 Faculty meeting)
- Deletion from 4.6.1.1.
- All post tenure reviews following promotion to Professor rank will be conducted by a three person panel of the Faculty Welfare Committee.

Revised – Faculty Meeting of March 22, 2018

- Inserted service as section 2.4.3

Revised – Faculty Meeting of December 6, 2018
• Eliminate the Faculty Development Project review alternative for full professors in section 4.6.1.1.
• Chapter 10 revisions
Revised – Board Meeting 10-11-19
• Approved Amendment to the Constitution
Revised – Faculty Meeting of November 6, 2019
• Changes to Chapter 10.2 Relationships Between Employees and Students
  Addition
Revised – Faculty Meeting of September 30, 2020
• Bringing existing language into alignment with the semester calendar and associated workload changes
CHAPTER ONE: INTRODUCTION

Augustana College was founded in 1860 by Lutheran pastors and laypersons to provide an education in the arts and sciences for young people of their church as well as for all other qualified persons. It was located on the near north side of Chicago, was moved to Paxton, Illinois in 1863 and to Rock Island in 1875. The seminary became a separate institution in 1948 and in 1967 returned to the Chicago area.

The College has always stood in close relationship to the church—first the Augustana Lutheran Church and, after 1962, the Lutheran Church in America. In 1988 the College established ties to the Evangelical Lutheran Church in America, a body of 6,000,000 American Lutherans formed in that year. The ELCA gives support to the College and is represented on the Board of Trustees.

The name Augustana derives from the origin of the Lutheran Church. The Latin name for the Augsburg Confession, the Reformation document drawn up in 1530, is Confessio Augustana. An excellent reference to the early history of the College is A Profession of Faith, by the sixth President of the College, Dr. Conrad Bergendoff. The book is available both in the library and in the Runestone Bookstore. Eight Presidents have served Augustana since its founding in 1860. Its current President, Steven Bahls, was elected in 2003.

1.1 Mission, Purpose and Goals of Augustana College

1.1.1 Augustana College, deeply rooted in the liberal arts and sciences and an inclusive expression of Lutheran higher education, is committed to offering a challenging education that develops the qualities of mind, spirit and body necessary for students to discern their life’s calling of leadership and service in a diverse and changing world.

1.1.2 The purpose of Augustana College, as stated in the Constitution, is “to afford an opportunity for a higher education in the liberal arts that provides for the development of all dimensions of human existence, in a manner consistent with the higher education values of the Evangelical Lutheran Church in America. As a community dedicated to diversity, equity and inclusion, Augustana prizes interfaith engagement, commitment to justice, spiritual exploration, reasoned examination and vocational discernment. In carrying out this purpose, the corporation shall assure freedom of academic inquiry and expression.”

1.1.3 The goals of Augustana College are:

- To develop in qualified students the characteristics of a liberally-educated person through a program of general studies.
- To develop in each student expertise in a major field of study.
- To encourage each student to confront the fundamental spiritual issues of human life by discerning their individual and communal callings, supported by the academic study of religion and the campus ministry program.
- To supplement students’ formal curricular programs with a full range of opportunities for personal growth and vocational discernment through participation in co-curricular activities.
- To encourage the personal and social growth of students through its residential life
programs and extracurricular activities.

- To offer the church and local communities the benefit of its programs and staff within the context of its basic mission as an undergraduate liberal arts college.

1.2 Accreditation

1.2.1 Augustana has been accredited by the North Central Association of Colleges and Schools since the founding of the Association in 1913.

1.2.2 Augustana is also accredited by the National Association of Schools of Music, the National Council of Accreditation of Teacher Education, the Illinois State Board of Education, and the American Chemical Society.

1.2.3 A Phi Beta Kappa chapter, Zeta of Illinois, was established at Augustana in 1949.

1.3 College Constitution

CONSTITUTION

of

AUGUSTANA COLLEGE, ROCK ISLAND, ILLINOIS

as revised October 2019

PREAMBLE

Augustana College was founded in 1860 by Lutheran pastors and laypersons to provide an education in the arts and sciences for young people of their church as well as for all other qualified persons. Augustana College is affiliated with the Evangelical Lutheran Church in America and is committed to ensuring its students grow in mind, body and spirit.

ARTICLE I

Name, Purpose and Relationship

Section 1

The name of this corporation shall be Augustana College.

Section 2

The purpose of Augustana College is to afford an opportunity for a higher education in the liberal arts that provides for the development of all dimensions of human existence, in a manner consistent with the higher education values of the Evangelical Lutheran Church in America. As a community dedicated to diversity, equity and inclusion, Augustana prizes interfaith engagement, commitment to justice, spiritual exploration, reasoned examination and vocational discernment. In carrying out this purpose, the corporation shall assure freedom of academic inquiry and expression.
Section 3

This corporation shall be maintained in relationship with the Evangelical Lutheran Church in America ("ELCA").

ARTICLE II

Board of Trustees

Section 1

a. The governance and trusteeship of the corporation shall be vested in a Board of Trustees consisting of at least 21 and no more than 40 trustees selected from categories in the following manner:

(1) Category I: Six trustees shall be members of congregations of the ELCA. Two trustees shall be pastors, one of whom shall be the Bishop of the Synod in which the College is located. One trustee shall be the Director of the Network of ELCA Colleges and Universities (or similar office responsible for ELCA church-related higher education) or such designee as said Director shall nominate if approved by the Board. Nominees for the pastor positions, with the exception of the Bishop of the Synod in which the College is located shall be reviewed by said Bishop prior to election by the Board of Trustees of the College. Each nominee, with the exception of the Bishop of the Synod and Director of the ELCA office concerned with church-related higher education or such designee, shall be subject to election by the Board of Trustees of the College. All members of the Board of Trustees, regardless of category, shall be committed to advancing the mission of the College.

(2) Category II: A minimum of ten trustees and a maximum of twenty-nine trustees shall be elected at large by the Board of Trustees of the College.

(3) Category III: The President of the College shall be a trustee of the Board.

b. In the nomination and election of persons to the Board, the trustees shall be sensitive to the need for racial and gender representation.

c. With the exception of ex-officio trustees each nomination for trustee shall originate from the Trusteeship Committee of the Board of Trustees of the College. After nomination as specified, for election each such nominee must receive an affirmative vote by a majority of the members of the Board then in office.

d. The term of office for elected members of the Board of Trustees shall be four (4) years with the term commencing at the Annual Meeting of the Board following election or as the Board otherwise determines and provided the Board of Trustees may designate an initial term of less than four (4) years for members elected to fill vacancies created by death, resignation, removal or increase in number and which
such initial term shall not be deemed a full term for purposes of Article II, Section 2; the term of office for ex officio members shall be indefinite in length for so long as holding the particular ex officio office.

e. Each trustee, including each ex officio trustee, shall have one (1) vote on all matters to come before the Board of Trustees.

Section 2

a. Elected members of the Board of Trustees shall not serve more than two (2) full consecutive terms, with the following exceptions:

(1) a member may be elected for up to an additional two (2) years, if necessary to maintain requisite expertise or to balance the number of trustees whose terms expire in any one year;

(2) a member serving as a Committee Chair upon the expiration of his or her term may be elected for up to an additional three (3) years to continue to serve as Committee Chair;

(3) a member serving as the Chairperson of the Board upon the expiration of his or her term may be elected for up to an additional four (4) years to continue to serve as Chairperson of the Board, and an additional one (1) year of service upon the expiration of the member’s service as Chairperson of the Board.

b. All of the above term extensions must be approved following the voting protocol set forth in Article II, Section 1, Subsection c.

Section 3

The Board of Trustees shall hold no less than two (2) regular meetings each year. A majority of the Board shall constitute a quorum. At the Annual Meeting of the Board each year, the Board of Trustees shall elect a chairperson, a vice-chairperson, a secretary and a treasurer. These officers shall hold office until their successors are elected and have qualified. The Treasurer need not be a member of the Board of Trustees.

Section 4

The Board of Trustees shall have power:

a. To govern the corporation in accordance with the constitution, to manage the financial affairs and to have charge of all funds and property.

b. To elect a President of the College and all other officers of administration and the members of the faculty.
c. To elect annually a Vice President of the College, who shall act in the absence of the President, and in general perform such duties as may be assigned by the President or the Board.

d. To discipline, suspend or discharge incompetent or unworthy officers, professors, or instructors as hereinafter prescribed or in the Operating Bylaws of the College.

e. To authorize the granting of degrees in course and honorary degrees as recommended by the faculty.

f. To adopt and enforce rules, regulations and by-laws governing the affairs of the College not in conflict with its charter, constitution and the laws of the United States and the laws of the State of Illinois.

g. To authorize courses of study as recommended by the faculty and to determine the teaching load of the faculty as recommended by the President.

h. To fill vacancies in the Board of Trustees in accordance with the procedures set forth in Section la-c hereof. The terms of office for a trustee appointed to a vacancy shall be the balance of the unexpired term.

i. To establish an Executive Committee to act in the interim between meetings of the Board and may establish such other committees as it determines. All committees shall have such powers and authority as set forth in the Bylaws or as otherwise determined by the Board.

Section 5

The duties of the Chairperson of the Board shall be:

a. To preside at the meetings of the Board and its Executive Committee.

b. To call special meetings when requested to do so by at least one-fourth (1/4) of the members of the Board.

c. To exercise such disciplinary power as is hereinafter prescribed or in the Operating Bylaws of the College.

Section 6

The duties of the Secretary shall be such as usually pertain to that office.

Section 7

The duties of the Treasurer shall be:

a. To give corporate surety and fidelity bond in such amount as shall be fixed by the Board.
b. To receive and have charge of all funds, current, endowment, and contingent, belonging to the corporation, and to invest and disburse the same according to such regulations as the Board may prescribe.

c. To keep full and systematic accounts of all finances of the corporation.

d. To present to the Board at the end of the fiscal year, or when so requested by the Board, a full statement of the financial condition of the corporation.

e. To be responsible for the business management of the corporation and to have charge of its property.

f. To be the purchasing agent of the corporation.

g. To assist the President in the preparation of the budget.

h. To function in cooperation with the President and be responsive to the Board of Trustees.

Section 8

In the event of dissolution of the corporation, the Board of Trustees shall, after paying or making provision for the payment of all liabilities of the corporation, transfer all of the assets of the corporation to the Evangelical Lutheran Church in America (or designated unit thereof) or successor thereto.

ARTICLE III

The President of the College

Section 1

The President of the College shall demonstrate a firm commitment to advancing the welcoming Lutheran tradition of higher education as expressed in the College’s mission statement and Five Faith Commitments (2015). The President, together with the Trustees, shall actively affirm and nurture the College’s relationship with the ELCA, including through active participation and leadership with the Network of ELCA Colleges and Universities. A two-thirds (2/3) vote of the Members of the Board is required for election.

Section 2

The duties of the President shall be:

a. To be the chief executive officer of the College.

b. To be responsible for all matters pertaining to instruction and discipline.

c. To present an annual written report to the Board of Trustees, covering the work of the College.
d. To recommend to the Board of Trustees new tenure candidates and faculty promotions.

e. To preside at the meetings of the faculty of the College.

f. To promote the purpose of the College and its ideals of scholarship both in the faculty and among the students and to seek the realization of the mission and faith commitments of the College.

g. To function in cooperation with the Chairperson and be responsive to the Board of Trustees.

Section 3

The President shall give personal attention to the mission, goals and institutional vocation of the College.

Section 4

The President shall hold office at the pleasure of the Board of Trustees.

ARTICLE IV

Faculty

Section 1

a. The faculty shall consist of the instructional staff. Members of the faculty are regularly called professors, associate professors, assistant professors, and instructors. The faculty shall determine time, place and manner of holding its meetings, elect its own secretary, and keep proper record. A majority shall constitute a quorum.

b. The faculty shall, by majority vote:

(1) Determine regulations for admission, promotion and graduation of students.

(2) Adopt aims and policies of instruction, and recommend courses of study to the Board.

(3) Agree on standards, time and manner of examinations.

(4) Recommend candidates for degrees.

(5) Consider measures whereby the intellectual, social and spiritual life of the campus may be enriched and ennobled, and the cultural aims of the College be achieved.

(6) Establish such committees as it deems necessary for its various functions.
c. The length of the academic year shall be recommended by the faculty and shall be determined by the Board of Trustees.

Section 2

a. The College welcomes faculty and staff who will advance the mission of the College and the College celebrates the diverse contributions they make to our mission. The College has long recognized that Faculty and staff from all religions, secular and non-religious traditions are important to advancing the mission of the College.

b. If definite charges against any member of the faculty of neglect of duty be presented in writing to the President by two or more credible persons, the President shall bring a copy of the charges to the party concerned privately. If the President shall deem the charges sufficiently serious, the charges shall be brought to the Chairperson of the Board. If the President and the Chair cannot adjudicate the matter with the faculty member in question, they shall have the authority to suspend the faculty member, referring the matter to the Board, to whom the suspended faculty member may appeal. The Board may cite the faculty member to appear, and, after reasonable notice has been given in writing, proceed to hear evidence upon the preferred charge in the faculty member’s presence. If the faculty member shall refuse to appear or unnecessarily delay appearance, the Board may proceed to hear the evidence and come to a final decision by a two-thirds (2/3) vote of the members of the Board.

c. A faculty member thus discharged shall be entitled to serve to the end of the current academic term on full pay, or to retire on three (3) months’ salary, unless such discharge was based on a criminal act or an act of moral turpitude.

ARTICLE V

Students

Section 1

The College shall be open to students who meet the qualifications for entrance and agree to conduct themselves in a way consistent with the purpose of the College.

Section 2

A student may be expelled:

1) For violation of rules of student conduct.

2) For any conduct indicating unworthiness to remain in the College.

3) For failure to maintain the required academic standards or failure to comply with rules of academic conduct.
ARTICLE VI

This constitution may be amended, provided that the amendment has been introduced at a regular meeting of the Board and adopted at the next regular meeting of the Board by a two-thirds (2/3) vote of the members of the Board present and voting.

ARTICLE VII

By-laws may be adopted or modified by the Board of Trustees upon a majority vote of a quorum present at any regular or duly-called special meeting of the Board.

1.4 Special Charter

SPECIAL CHARTER OF AUGUSTANA COLLEGE, AS AMENDED

Section 1. Be it enacted by the People of the State of Illinois, represented in the General Assembly, that Erland Carlsson, Toovey N. Hasselquist, Carl Johan P. Peterson, Ole Andrewson, Iver Lawson, John Amondson, Carl Stromberg, John Field and their successors in office, to be elected as hereinafter provided be and are hereby constituted a body corporate and politic under the name and style of the Augustana College and by that name and style shall have a perpetual succession, with power to sue and be sued, implead and be impleaded, and shall be capable in law of taking and holding by gift, grant, devise, or otherwise, and of purchasing and holding and conveying both in law and equity, any estate or interest therein, real, personal or mixed, and shall have the power to execute and fulfill all such trusts as may be confided to said corporation, and to take, hold, use, manage, lease and dispose of all such trust property as may in any manner come to said corporation charged with any trust or trusts in conformity therewith; to have and to use a common seal and to alter the same pleasure.

Section 2. The corporation shall have the power to establish and maintain a college within the State of Illinois. The control of the Corporation shall be vested in the Board of Directors of the Corporation. The Board of Directors shall have the power to alter, amend or repeal the existing Constitution and bylaws or to adopt a new constitution or bylaws in a manner not inconsistent with the Special Charter, as amended. The qualifications, number, election and terms of office of the Directors, the filling of any vacancy occurring on the Board of Directors and the persons or organizations that shall be vested with the right, power or authority to elect said Directors and to make, amend or repeal the Constitution or bylaws of the Corporation shall be set forth in the Constitution or bylaws of the Corporation, in accordance with the statutes of the State of Illinois. Directors shall hold their offices until their successors are elected and qualified. In no event, however, may the manner of the election of Directors be amended without the approval of the Division for Education of the Evangelical Lutheran Church in America.

Section 3. The Corporation is organized exclusively for charitable, religious, educational and scientific purposes, including, for such purposes, the making of the distributions to organizations that qualify as exempt organizations under Section 501 (c) (3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law). No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to, its members,
directors, officers, or other private persons, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth above. No substantial part of the activities of the Corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the Corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provisions of these articles, the Corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from Federal income tax under Section 501 (c) (3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law) or (b) by a Corporation, contributions to which are deductible under Section 170 (e) (2) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law.) Upon the dissolution of the Corporation, the Board of Directors shall, after paying or making provisions for the payment of all the liabilities of the Corporation, dispose of all the assets of the Corporation exclusively for the purposes of the Corporation in such manner, or to such organization or organizations organized and operated exclusively for charitable, educational, religious, or scientific purposes as shall at the time qualify as an exempt organization or organizations under Section 501 (c) (3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law) as the Board of Directors shall determine. Any such assets not so disposed shall be disposed of by the Circuit Court of the county in which the principal office of the Corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

Section 4. Deleted, June 29, 1948
Section 5. Deleted, June 29, 1948
Section 6. The Board of Trustees or Directors shall have power also to confer the usual degrees of Doctor of Divinity, Master of Arts and Bachelor of Arts, on such a person or persons as they may deem entitled thereto, on the recommendation of the faculty or any other literary and scientific degrees.
Section 7. Deleted
Section 8. The property of said corporation, both real and personal, not exceeding in value One Hundred Thousand Dollars, shall forever be and remain free from taxation.
Section 9. This act to take effect and be in force from and after its passage and to be deemed a public act.

1.5 Changes to the Faculty Handbook

1.5.1 Text belonging in the Faculty Handbook may be written by a variety of hands for a variety of audiences. However, in order for text to become an actual part of the Faculty Handbook, it requires a process. The process requires Faculty approval of text relating to matters that the Faculty decides, Faculty recognition of text relating to matters that the Administration and/or the Board of Trustees decides, and subsequent publication and recording through the Handbook.

1.5.2 The Faculty Council Chair, in collaboration with the Faculty Council, has the following responsibilities for the approval and recording of Faculty Handbook text.

1.5.2.1 For Approval of New Text
1.5.2.1.1 To receive recommendations for changes in the text of the Faculty Handbook.
1.5.2.1.2 To recommend to the Faculty changes in the text.
1.5.2.1.3 To notify the Faculty upon learning that the Board of Trustees or the Administration has written or rewritten a text that may belong in the Faculty Handbook.
1.5.2.1.4 To notify the Faculty when items on their agenda may require changes in the text of the Faculty Handbook.

1.5.3 The Faculty Handbook is maintained by the Dean of the College, in collaboration with the Faculty Council. Matters concerning the handbook—certainly questions or suggestions—may be brought to any of these. The Faculty Council should:

1.5.3.1 Assure that the minutes of meetings of the Faculty record approval or (for text the Faculty cannot by itself create and approve) recognition of changes in the text of the Faculty Handbook.

1.5.3.2 Bring approved or recognized changes in the text of the Faculty Handbook to the office of the Dean of the College for recording in the Faculty Handbook.

1.5.3.3 Assure that changes cite the occasion of the Faculty action (e.g., Faculty Meeting of March 15, 1861) in order to make the Faculty Handbook a documented historical record.

1.5.4 The policies set forth in the Faculty Handbook are the current policies and procedures of the College. However, these practices and procedures are subject to be changed and amended from time to time. Nothing in the Faculty Handbook should be construed as any guarantee of continued employment and the Faculty Handbook should not be construed as an employee contract.
CHAPTER TWO: THE FACULTY: CANONS AND RESPONSIBILITIES OF MEMBERSHIP

This chapter sets forth the organization, rights and responsibilities of the faculty as academic professionals employed by Augustana College.

2.1 Definitions of Faculty Status

2.1.1 Regularly Appointed Faculty
The members of the College who are appointed to the rank of Professor, Associate Professor, Assistant Professor, or Instructor. (See Constitution of the College, Article IV, Section 1) This definition presumes that the College awards academic rank to faculty who primarily and regularly instruct students in credit-earning coursework. Instructional and non-instructional (e.g., advising) loads comprise a faculty member's workload. The definition extends to include those who hold academic rank as librarians or as appointees to concurrent administrative positions.

2.1.1.1 Full-time Faculty
Members of the Regularly Appointed Faculty who are appointed to teach and advise 24 credits per year or who have an equivalent assignment or released time as agreed by the Department Chair or Supervisor and the Dean of the College.

2.1.1.2 Shared-Appointment
Faculty members of the regularly appointed faculty who hold a position shared between two faculty members as the equivalent of one full-time position. Each Shared-Appointment faculty member has the rights and privileges of a full-time faculty member except as explicitly noted in the Faculty Handbook or in the individual’s annual compensation agreement.

2.1.1.3 Adjunct
Adjunct Faculty are appointed to teach and advise at least 14 but fewer than 24 credits per year. Adjuncts who are undergo performance reviews will be awarded voting rights after teaching 56 credits over four years. The four-year interval may be interrupted by a maximum of one year in which the faculty member does not teach at the college. Adjuncts can serve on college-wide committees to which non-tenured faculty are eligible (including Faculty Council to which they are elected by their rank).

2.1.1.4 Part-time
Part-time Faculty are appointed to teach fewer than 14 credits per year. Part-time faculty who are subject to performance reviews will be awarded voting rights after teaching 56 credits. The four-year interval may be interrupted by a maximum of one year in which the faculty members does not teach at the college. Part-time Faculty can serve on college-wide committees to which non-tenured faculty are eligible (including Faculty Council to which they are elected by their rank).

2.1.2 Auxiliary Faculty/Term Employment

2.1.2.1 Visiting Faculty
Faculty who are employed, normally for a year (with possible renewal up
to a total of three years upon mutual agreement) with the title of Visiting Instructor, Visiting Assistant Professor, Visiting Associate Professor, or Visiting Professor. Visiting appointments are expected to teach either 26 credits per year at full salary or 24 credits per year at reduced salary. These are honorific titles and therefore do not carry the voting privileges of Regularly Appointed Faculty. Full-time visiting faculty cannot be reappointed beyond their sixth year at the college.

2.1.2.2 Artists-in-Residence
Faculty who are employed on an annual basis because of their artistic abilities. They normally give lessons or tutorials but may teach classes. They do not have voting rights.

2.1.2.3 Teaching Fellows
Faculty who are employed on an annual basis to teach as they complete graduate coursework. Teaching Fellows are expected to teach 24 credits per year. They do not have voting rights. Annual compensation agreements are awarded annually for no more than two years.

2.1.2.4 Continuing Lecturer
Continuing lecturers are appointed as annually renewable, full-time, non-tenured faculty positions that are subject to regular review. Faculty holding Continuing Lectureships will have a workload of 26 credits. An optional 24-credit workload (with a concomitant reduction in salary) may be arranged to provide reduced teaching and advising responsibilities. Continuing Lecturers have the same voting rights as full-time faculty.

2.1.2.5 Special Academic Support Staff
Members of the Instructional Staff who are employed on an annual basis in order to provide support for specific academic programs that include teaching. Some of these positions are with rank (Librarians) while others are without academic rank such as Applied Music Staff, Clinicians, and Coaches. Full-time special academic support staff and professional faculty are eligible to vote and can serve on college-wide committees for which non-tenured faculty are eligible (including Faculty Council, to which they are elected by their rank), provided they meet the same criteria and review procedures as Adjunct regular faculty stipulated in sections 2.1.1.3 and 5.2, or are Librarians subject to review as outlined in section 5.5.

2.1.2.6 Professional Faculty
Professional Faculty positions at Augustana carry a 26-credit total workload. This is a non-tenure track annually renewable position with faculty voting rights that is subject to regular review. Faculty in these positions are expected to teach at least half of their load, and carry at least 4 credits in a combination of activities that directly or indirectly support teaching and learning. Such expectations will be determined by the resources and needs of individual departments.
2.1.2.7 Emeritus Faculty
Those upon whom this title has been conferred following retirement from active service.

2.2 Types of Appointments

The following personnel policies govern the faculty of Augustana College, but exceptions may be made to them on such bases as previous service to Augustana, exceptional experience or attainment in activities related to the field taught, economic conditions over which the College has no control and situations where normal procedure seems inadvisable.

2.2.1 Term Appointments
Term appointments are faculty appointments that neither yield credit towards tenure nor are with tenure. Among the special appointments are those given to: part-time and adjunct faculty, visiting positions, teaching fellows, auxiliary faculty, terminal appointments, coaches, librarians and faculty who perform mostly administrative assignments; courtesy appointments without salary; and faculty on unpaid or part-paying leave without tenure credit.

2.2.2 Probationary Appointments
Probationary appointments are the typical initial appointments of full-time faculty and yield credit toward tenure. These are usually appointments to a ten-month academic year, tempered by the right of the college to terminate an individual for adequate cause. No person may be appointed to more than seven years of full-time faculty service at Augustana on probationary appointment (unless the tenure clock has been adjusted for a recognized and agreed upon cause). Shared-Appointment Faculty will not normally be appointed to more than nine years of shared-appointment service on probationary appointment; however, the individual tenure review schedule will take into account the cumulative number of courses taught.

2.2.3 Tenured Appointments

2.2.3.1 At Augustana, tenure is granted by the Board of Trustees upon recommendation by the President, after a specified process (see Chapter 3: Pre-tenure and Tenure Evaluation). The granting of tenure and promotion to associate professor takes effect at the start of the academic year that follows Board approval.

2.2.3.2 Tenure—a type of appointment recognized within the academic community as crucial to sustaining academic freedom—means the right of a faculty member to receive annual compensation agreements, tempered by the right of a college to terminate a faculty member for cause or reasons of financial exigency, bona fide program discontinuation or for medical reasons. The consensus in academe of what constitutes adequate cause has been carefully articulated by the American Association of University Professors (AAUP). In capsule, this would be incompetence in one’s field or moral turpitude. In detail, this is discussed by the AAUP in a number of statements, most fundamentally its “1940 Statement of Principles on Academic Freedom and Tenure with 1970 Interpretive Comments,” (AAUP Policy Documents & Reports, American Association of
University Professors: Washington, D.C., 1995). Institutional cause may be for financial exigency, bona fide program discontinuation or medical reasons. (See Chapter 6: Separation from the College for more information.)

2.2.4 Shared Appointments
2.2.4.1 A shared appointment is one shared between two faculty members as the equivalent of one full-time position. Each portion of a shared faculty position may be tenurable or not tenurable. The eligibility of the person for tenure shall be specified in the initial appointment.

2.2.4.2 Shared appointments are made only after consultation with the department(s) involved and in conformance with the College’s personnel procedures. The fraction of the position allocated to each person is specified annually.

2.3 Appointment to the College

2.3.1 Position Request
Departments seeking a full-time position should make a formal request to the President and the Dean of the College following procedures outlined in the Department Chair handbook and on the Academic Affairs website.

2.3.2 Search Procedures
2.3.2.1 The search committee will be formed by the members of a department plus a member of a department outside the division. The Dean of the College and the Division Chair will serve in an ex officio capacity but are typically not involved in search committee meetings. This committee, in consultation with the Dean, seeks credentials of candidates and invites candidates for interviews. The recommendation of the committee is presented to the Dean of the College, who will make the final recommendation to the President for the President’s approval. The final authority for hiring rests with the Board of Trustees, based upon the recommendation of the President.

2.3.2.2 Search committees in departments with three or fewer full-time faculty will follow the same pattern as the tenure review committee and include one or two outside faculty members. As in the case of the tenure review committees, outside faculty members will be appointed by the Dean of the College, who will make the final decision after consulting the chair of the searching department or program and the Faculty Welfare Committee.

2.3.2.3 Detailed search procedures will be provided to chairs at the time that a position is approved and also appear in the Department Chair handbook. These sources should be consulted to ensure that hiring is done in a thorough, legal and ethical manner.
2.3.3 Appointment Procedures
The search committee makes the recommendation to the Dean who then makes a recommendation to the President. The final authority for hiring rests with the Board of Trustees. After a background check, the Dean of the College invites the successful candidate to join the faculty. The precise terms and conditions of every appointment are stated in writing and shall be in the possession of both institution and professor before the appointment is initiated. The Board, the President and the Dean of the College should, on questions of faculty status, as in other matters where the faculty has primary responsibility, concur with the faculty judgment except in rare instances and for compelling reasons which should be stated in detail.

2.3.4 A Note on Religious Orientation
Augustana is a college of the Evangelical Lutheran Church in America (ELCA). It does not require that a faculty member be a member of this church, but in order to fulfill its purpose as a church-related college, it does expect all of its faculty members to be intelligently sympathetic with the mission of the church.

2.4 Responsibilities and Duties
Note on the use of the words “term” and “semester”: “semester” is used exclusively to denote either the full fall or spring semester (or both); “term” is used more broadly to include J-Term, in addition to fall and/or spring semesters.

2.4.1 Teaching
2.4.1.1 Normal workloads - which includes both instructional and non-instructional (e.g., advising) load - for full-time faculty members represent the equivalent of 24 credit hours in the academic year. This load may be modified by the Dean of the College in individual cases, taking into account factors that appear to require an abnormal amount of effort, such as number of students, preparations, professional expression, administrative or committee responsibilities, or other responsibilities. Any workload assignment beyond the equivalent of 24 credit hours earns compensation at the current overload rate if approved by the Dean of the College.

2.4.1.2 Faculty are expected to meet classes at their assigned times. While some class sessions may be cancelled or re-scheduled due to off-campus professional commitments, other absences should be avoided.

2.4.1.3 In the event of illness or family emergency, students and the Department Chair should be notified as soon as possible. Building secretaries will post notice on classroom doors. Absences due to illness should be reported to Human Resources each month.

2.4.1.4 Faculty are responsible for submitting the following items through WebAdvisor on the dates established by the Registrar:
2.4.1.4.1 Attendance reporting during the first two weeks of classes
2.4.1.4.2 Final grades
2.4.1.5 Corrections of errors in grading
Corrections are requested through the Grade Change Request link in Arches for consideration by the Committee on Advanced Standing and Degrees. The Registrar's Office shall maintain a record of grade changes by student name and faculty name for report to the Committee.

2.4.1.5.1 Normally, grade changes are made for the following reasons: (1) mistake in computation, (2) required work overlooked by the instructor, (3) mistake in transcribing, or (4) reevaluation. The Advanced Standing and Degrees Committee will use the following guidelines when approving grade changes. Grade changes resulting from the discovery of clerical or other errors by the instructor will generally be approved.

2.4.1.5.2 Only in exceptional circumstances will the Committee approve a grade change, other than for an instructor error, more than one semester after the initial grade was given.

2.4.1.5.3 The initial grade submitted must be presumed to reflect the faculty member's considered judgment. Hence, changes resulting from a reevaluation of a student's work must be justified by a statement from the instructor. Except in the case of “I,” “IP,” or “E” grades, a student is not to be permitted to improve a grade by submitting make-up or extra credit work after the end of the course. Faculty should note that work submitted to the instructor after the end of the term cannot be evaluated to include in a change of grade. The Committee on Advanced Standing and Degrees and the Faculty have determined the last day of the term to be 6:30 p.m. on the last exam day of finals week unless an earlier date is specified in the instructor's syllabus.

2.4.1.5.4 Should the Committee discover a pattern of seemingly excessive grade changes by a faculty member, this would be reported to the Dean of the College.

2.4.1.6 Grade Appeals
Students who believe there has been an error in reporting a grade, or who have a question or complaint about a grade, should first contact the instructor. Should it be necessary to carry the inquiry further, the Department or Division Chair and then the Associate Dean of the College, should be consulted.

2.4.1.7 Student Evaluations of Teaching.
The following college policies govern student ratings of instruction.

2.4.1.7.1 In a manner typical to higher education, Augustana College asks students to provide an evaluation of instructors and
courses. The local version of such an evaluation instrument is the IDEA Center Student Rating of Instruction (SRI) form that is considered when faculty members are evaluated during pre-tenure, tenure, post-tenure and performance reviews. Appraisals of faculty teaching performance are, of course, not based solely on what can be learned from the SRI. Indeed, multiple evidences of quality classroom work are used during these reviews.

2.4.1.7.2 The IDEA form was adopted for faculty use in October, 2010. Institutional norms were to be established in 2010-2011. The College’s Institutional Researcher collects the IDEA Center forms after they have been administered and submits them to the IDEA Center for compilation and analysis. The Institutional Researcher returns a copy of the report to each individual faculty member.

2.4.1.7.2.1 The raw and summary data are the property of the College. The College maintains the quantitative database and provides quantitative summaries to each instructor and Department Chair for each course evaluated.

2.4.1.7.2.2 Probationary faculty, Tenured Associate Professors, Full Professors, and all non-tenure track faculty must administer the form in each class section with 8 or more students.

2.4.1.7.3 The decision by a faculty member not to submit student-commented SRI response forms will not be a factor in the review process.

2.4.1.8 Academic Integrity
Augustana College has adopted an Honor Code to govern issues of academic integrity. Procedures for responding to instances of cheating, plagiarism and other violations of academic integrity are available from the Honor Council and the Associate Dean of the College.

2.4.2 Research
Faculty research is encouraged by the College and is appropriate for consideration for tenure and promotion. The College does provide some resources through faculty development funds.

2.4.2.1 Research using human subjects or animals must be approved by the Institutional Review Board or the Institutional Animal Care and Use Committee.
2.4.2.2 Research Ethics and Misconduct
Augustana College expects all research and research-related activities to be carried out in a manner consistent with the highest professional standards. The policy on scientific misconduct is written to comply with Public Health Service (PHS) regulations at C.F.R. Part 50, Subpart A and to ensure the use of good investigative practices in response to allegations of scientific misconduct that involve PHS research grants or applications for funds. This policy applies to all individuals at Augustana College engaged in research or related activities that are supported by or for which support is requested from PHS. The policy will be followed when an allegation of possible misconduct in science is received by the Dean of the College. The complete policy is available through the IRB.

2.4.2.3 Conflict of Interest for Government-Sponsored Programs
Note: This section of the Handbook contains only the Introduction to the policy. The full text of the policy is available from the IRB.
This policy as written is based on the final regulations issued by the National Science Foundation, on Notice Number 117 dated June 30, 1994, slated for an effective date of June 28, 1995. Modifications may be required once other federal funding agencies adopt conflict of interest regulations. In recent years, the issue of conflict of interest has become increasingly important. University/college faculty and some staff members have taken on new and different functions in addition to the traditional roles of teaching, research and public service. Spin-off companies transferring technology developed in the laboratory, extensive consultative activities and various types of public service involvement are encouraged by both federal and state agencies and by the university/college as necessary for the public good. Governmental agencies, becoming more concerned about the extent and type of these activities as they relate to funded and proposed research, as well as scholarly activities of faculty and some staff, have issued regulations that require colleges and universities to develop, publish and enforce institutional policies that comply with certain federal mandates. Key in these policies is the requirement for regular, timely and full disclosure of actual or potential conflicts of interests as they relate to significant financial interests that could reasonably be seen by an impartial observer as affecting the design, conduct or reporting of research or educational activities funded, or proposed for funding, by an external sponsor.

2.4.2.4 Statement on Royalties
(Adopted by the Faculty Welfare Committee October 16, 2003)
Augustana College encourages faculty members in the publishing of textbooks and other professional works. In some cases, prior agreements stipulate the distribution of royalties among authors or sponsors.
Generally, in the case of textbooks the College does not claim any portion of the income.

2.4.2.4.1 Students may be required to use a textbook or other educational material written by their instructor, or in which their instructor has a beneficial interest, only if the instructor waives or donates the royalties (or other beneficial interests) to a not-for-profit organization; or all of the following conditions are met:

2.4.2.4.1.1 The textbook has been printed and copyrighted by a recognized publishing house at its own expense.

2.4.2.4.1.2 The textbook has been made available for open sale and has not been published exclusively for the course.

2.4.2.4.1.3 The use of the textbook has been independently reviewed and approved by the Department Chair and Dean of the College.

2.4.2.4.2 Members of the Augustana faculty shall not have any financial interest in or receive compensation from the sale of unpublished material prepared for classes or laboratories. Students can be charged for photocopying costs, but no other financial benefit is allowed.

2.4.3 Service

Service to the College is expected and is an appropriate matter for consideration of tenure and promotion. Such contributions at Augustana College can take many forms, including service to the department, to the College, to the profession, and to the wider community. Examples of such contributions might include:

- departmental or college-wide committee work that supports our common educational and scholarly enterprise
- engagement in support of admissions
- the advising or mentoring of student groups
- leadership in a professional organization
- acting as a resource for community organizations.

Early in a tenure-track faculty member’s career, it is essential that they consult with their Division and Department Chairs to strategically choose manageable service opportunities so they can focus on teaching, advising and professional activity. Augustana College expects senior faculty members to become increasingly active in service, assuming additional responsibilities over the course of their careers.

2.4.4 Beyond Scheduled Teaching Load

Faculty are encouraged to participate in the total program of instructional, research and extracurricular activities that have been established for Augustana students. Faculty are expected to make time available out of class on a regular basis to meet with students and to participate in the advising of first-year students and majors, as well as to act in advisory positions to officially recognized student organizations.
2.4.5 Conflict of Commitments
It is the policy of Augustana College to keep overloads at a minimum and to discourage regular employment outside the College. This policy does not include speaking engagements, but does cover outside teaching, regular service to a congregation and the like. All regular employment in addition to full-time service at Augustana must be approved by the Dean of the College.

2.4.6 Other Professional Activities
Because there is a great deal of variation in the types of outside professional activities, the following is intended to provide faculty with general guidelines; a department might have more specific guidelines. The nature of outside professional activities should be of a sufficiently high caliber to be worthy of inclusion during merit, tenure and promotion evaluations. The balance must be weighed between the gains and losses in choices of activities that might detract from direct service to the College with those that might connect the faculty member to his or her discipline and thus strengthen long-term services the faculty member may provide. Faculty members who have doubts concerning the undertaking of outside activities are strongly encouraged to seek the advice of their Department Chair and the Dean of the College.

2.5 Faculty Evaluation Principles

2.5.1 Augustana’s Faculty Evaluation System attempts to evaluate professional academic performance at all stages of a faculty member’s career—from newly hired probationary faculty member, to the critical tenure decision, to offering mid-career guidance and encouragement, to assuring the continued teaching effectiveness and professional activity of senior faculty members. It is recognized that the career objectives of the faculty member and the academic needs of the College, as well as the nature of academic disciplines, may change over time. The evaluation process should promote the faculty member’s and the College’s respective abilities to accommodate these mutually-changing expectations while seeking to ensure that the procedural and substantive rights of the faculty member and the College are protected.

2.5.2 The intent of the Augustana Faculty Evaluation System is to treat faculty as academic professionals who deserve to be dealt with respectfully, honestly, humanely and equitably. The evaluation process must carefully balance the concomitant needs for transparency (a system whose processes and expectations are well understood by those being evaluated) and confidentiality (a system that is able to collect and evaluate professional and student assessments of faculty performance without corroding the College’s sense of academic community or undermining a faculty member’s professional reputation). At all stages of the evaluation process, the overriding goal of the system is to provide constructive criticism and guidance to faculty members designed to promote their professional effectiveness and career advancement, whether at Augustana or elsewhere.

2.5.3 The Faculty Welfare Committee will perform the vital task of monitoring the Faculty Evaluation System to ensure that it is functioning as intended. The major goal of the
Faculty Welfare Committee’s oversight process should be to assure that the Faculty Evaluation System reflects on its own procedures and revises them where necessary, listens carefully to the concerns of those being evaluated by the system and retains the confidence of faculty, students and administration.

2.5.4  Additional details on the policies and procedures for faculty evaluation can be found in Faculty Handbook Chapter 3 on pre-tenure and tenure reviews, Chapter 4 on post-tenure reviews and promotion, and Chapter 5 on reviews for non-tenure-track faculty.

2.6  Participation in Personnel Decisions (anti-nepotism statement)

It is the goal of Augustana College that all faculty and staff appointments and promotions be made on the basis of merit, avoiding, even the appearance of bias. Therefore, no member of faculty or administration shall participate in any decision or recommendation relating to the appointment, promotion, merit, tenure, salary, or dismissal of a close relative or domestic partner. Beyond this, decisions related to ordinary privileges, course assignments and the like, should, whenever practicable, not be determined by close relatives or domestic partners of the recipient, either by single decision or by participation in a collective vote.

2.7  Academic Garb

All faculty members are expected to participate in academic processions in full academic garb, which can be rented or purchased through the Runestone Bookstore.

2.8  AAUP Relationship

The College is a member of the Association of American Colleges and Universities, an original endorser of the American Association of University Professors 1940 Statement of Principles on Academic Freedom and Tenure. In the case of conflict between the procedures specified in that document, or from the 1970 Interpretive Comments to the 1940 Statement of Principles, the terms of this handbook shall control. In general, this handbook reflects the historical and continuing commitment of the College to shared governance as articulated in the AAUP’s 1967 Statement on Government of Colleges and Universities. The Augustana chapter of the AAUP is active in support of the principles of the association. Meetings are held on call of the local chair and delegates have been sent to state and national conventions. Membership, which is encouraged, is by application, not by solicitation.

2.9  Academic Freedom

Augustana College supports the statement on academic freedom adopted by the American Association of University Professors. That statement is well-summarized as follows:

A college or university is a marketplace of ideas and it cannot fulfill its purposes of transmitting, evaluating, and extending knowledge if it requires conformity with any orthodoxy of content and method. In the words of the United States Supreme Court, “Teachers and students must always remain free to inquire, to study and to evaluate, to gain new maturity and understanding; otherwise our civilization will stagnate and die.”*
Augustana faculty shall have complete freedom to present evidence, arguments and examples conducive to the development of the topics and skills they are expected to teach. Where warranted by the requirements of a specific subject, faculty may be required to teach (and students to learn) specific materials and skills that are by predominance of informed opinion essential to the effective teaching of a discipline. Faculty are expected to treat the religious mission of the College with respect, but in areas of thought primarily interpretive and/or philosophical, or in which no general disciplinary consensus has been achieved, no assent to orthodox opinion shall be imposed on faculty as a condition of the adequate performance of their duties, nor shall such opinions be required of any student by a member of the faculty, though students may often be required to demonstrate familiarity with such opinions.

Academic freedom is essential to the protection of the rights of instructors and students. As the AAUP emphasizes, such freedom “carries with it duties correlative with rights.”** The primary duty of the faculty is to pursue and to state the truth as they understand it, reasonably, fairly and judiciously. Faculty have a clear responsibility to practice intellectual honesty and tolerance in their teaching. They can be expected to recognize viewpoints distinct from their own and to permit and encourage rational and civil discussion of all perspectives relevant to the subject of instruction.

Faculty are free to use all reasonable means of discussing their subject in the classroom. Means of instruction shall not be deemed unreasonable simply because of their controversy, since tolerance of controversy is at the heart of any free academic inquiry. However, faculty may be expected to avoid the persistent intrusion of material which has no relation to their subject of instruction.

Faculty have all the freedoms of speech and expression accorded to citizens generally and when speaking or writing are free from all institutional censorship of their opinions. They may be expected, however, to refrain from implying that their institutional employer shares their point of view, especially where the issue is unsettled and the various alternatives controversial. The College assumes no responsibility for statements made by members of the faculty outside the classroom.

The protections of academic freedom belong to all Augustana faculty, without regard to rank, tenure or status of employment; that is, they belong to all persons who exercise teaching responsibilities within the College.

CHAPTER THREE: PRE-TENURE AND TENURE EVALUATION

3.1 Purpose and Objectives for Pre-Tenure and Tenure Reviews

3.1.1 Pre-Tenure Reviews
These reviews have several fundamental goals. First, the pre-tenure review process strives to create in-depth assessment portrait of faculty members’ full performance as teachers, scholars and community members. Second, the process converts these assessment data to meaningful performance appraisals that are communicated candidly to faculty members to help them better understand the College’s expectations and needs. Third, the system’s feedback to faculty members acknowledges work well done while providing clear cues about what changes to make in order to strengthen future job-specific and College-related contributions.

3.1.2 Tenure Reviews
After faculty members have completed the probationary period, tenure reviews have a single goal: to make informed and fair judgments about the candidates’ future potential and promise as effective teachers and advisors, productive scholars and active participants in the campus and local communities. Because probationary colleagues who are tenured become permanent members of the faculty, tenure reviews are intended to be serious, exhaustive and fair assessments.

During this process the statement of tenure and promotion expectations of the faculty member’s department and/or program will inform the judgment of the College in its decision. The decision of the College regarding a candidate’s tenure will ultimately be an independent assessment based on the overall criteria established in this section.

3.2 Schedule for Reviews

In order to provide for timely diagnostic interventions and to be able to view patterns of performance over time, material should be collected and assembled annually by the faculty member. At the same time, to ensure that the evaluation process does not become unduly burdensome or time consuming, the following schedule will be observed:

3.2.1 All departments will conduct formal annual reviews of their candidates. Reviews are designed to help the candidate, the candidate’s department, and the FWC identify patterns of the candidate’s performance over time, and to give the candidate the opportunity to address any problems in a timely manner. Candidates should collect and assemble the following material for the department to review annually: a CV, a brief summary of annual accomplishments, copies of official student course evaluation summaries and response forms. The candidate may choose to supplement this with additional information. The chair will write an evaluation letter that will be provided to the candidate at the annual review, and that will then be included in the departmental materials presented during pre-tenure and tenure reviews. This letter will be made available to tenured members of the department, and in the case of small departments, any other tenure review committee members (see 3.3.2.2). A copy of this letter will be sent to the Dean’s Office for the candidate’s personnel file. Please see the appropriate Academic Affairs webpage for appropriate forms and guidelines.
3.2.2 For tenure track faculty, pre-tenure reviews will be conducted by the Faculty Welfare Committee according to the following schedule:

3.2.2.1 With no years granted toward tenure – reviews in the second and fourth years with the tenure review scheduled in the sixth year.

3.2.2.2 With one year granted toward tenure – reviews in the second year and fall of the fourth year with the tenure review scheduled in the fifth year.

3.2.2.3 With two years granted toward tenure – one review in second year with the tenure review scheduled in the fourth year.

3.2.2.4 With three years granted toward tenure – one review in the second year with the tenure review scheduled in the third year.

3.2.2.5 With four years granted toward tenure – one review in the first year with the tenure review scheduled in the second year. This option is only available to faculty who were previously tenured at another institution, and will only be offered as an option with mutual consent of the candidate, Department or Program Chair, Division Chair, and the Dean of the College.

3.2.3 The tenure review by the Faculty Welfare Committee will be conducted in a time frame consistent with guidelines prescribed by the American Association of University Professors, except that in normal cases, no more than two years of prior full-time experience will be counted towards tenure. This provision is designed to give the faculty member maximal time to demonstrate teaching competence in the particular context of this College and to give the College sufficient opportunity to assess the faculty member's teaching potential. Any credit given towards tenure must be negotiated at the time of hire. The tenure review will follow the same format as the pre-tenure reviews, examining material for the faculty member's entire time of service at Augustana.

3.2.4 On request, any faculty member may delay the tenure decision by one year for personal reasons related to serious health conditions, the birth or adoption of a child, or the care of a family member. The tenure decision cannot be delayed more than three times.

3.2.5 Faculty to be evaluated will be notified by the Dean of the College in the spring semester prior to the year of a regularly scheduled review.

3.3 **Process for Reviews**

3.3.1 College-wide tenure considerations

When the College considers candidates for tenure at least four considerations are taken into account. It is important to be aware that, while any of these factors may have an important influence on the decision to award tenure or not, only the first factor is within the control of the candidates.

3.3.1.1 The candidate’s performance and future potential and promise as an effective teacher and advisor, productive scholar and active participant in the campus community;

3.3.1.2 The current staffing and future needs of the departments involved;
3.3.1.3 The likelihood that the College could attract more qualified candidates;
3.3.1.4 The financial situation of the College.

3.3.2 Role of the Department
3.3.2.1 Department members provide valuable information on candidate performance during pre-tenure reviews. In its tenure assessment, the department should also present an overview of the department’s current and future needs. Enrollment data and programmatic considerations should be included.

3.3.2.2 For departments with fewer than three full-time tenured faculty members, the Dean of the College, in consultation with the Department Chair and the Faculty Welfare Committee, will appoint a tenure review committee. This tenure review committee will consist of the tenured member(s) of the candidate’s department, plus one or two tenured faculty from other departments as necessary to bring the committee up to three voting members. The outside members will remain on the committee until the time of the tenure review and will be replaced should they leave the college. External members are expected to act as full participants in the entire review process, including advising the candidate, participating in pre-tenure reviews, and rendering the tenure recommendation. In the event the department gains enough tenured members to comprise its own tenure review committee between the candidate’s hire and tenure hearing, the candidate has the option to retain the previously appointed committee or to switch to the new departmental tenure review committee.

3.3.2.3 Department and program members must regularly evaluate their tenure-track faculty and ultimately recommend or not recommend an individual for tenure. Department and Program Chairs will articulate this evaluation and report it to the candidate and the College through a letter that discusses the candidate’s strengths and areas for needed improvement in the areas of teaching, scholarship and service. An annual department review letter will be submitted to the Dean of the College on non-review years and to the Faculty Welfare Committee on review years.

3.3.2.3.1 Tenured members of a department (or the members of the tenure review committee formed in the event a department has fewer than three tenured members) should provide information to the Department Chair for each pre-tenure review, and should vote on the tenure recommendation. To ensure that departmental members have all the information necessary to make informed decisions, candidates should present copies of their reports to the tenured members of the department at least two weeks before the department meets to provide feedback to the Chair. The Chair will then prepare the departmental letter in consultation with the tenured members of the department (or the tenure review committee).
3.3.2.3.1.1 If a tenure candidate teaches in an interdisciplinary program or general education course, the candidate must provide a copy of their review report to the Chair of that program. The Program Chair should review the materials and provide feedback to the Chair of the candidate’s home department to be included in the review letter.

3.3.2.3.2 The Department Chair will regularly observe a candidate’s classes every year. Other tenured members of the department (and tenure review committee) and the candidate’s interdisciplinary Program Chair should also observe the candidate’s teaching at reasonable intervals and provide feedback to the Chair for the department letter.

3.3.2.3.3 The Chair will also interview a sample of departmental majors in the spring before the tenure review. A summary of these results will be included in the Chair’s letter.

3.3.2.3.4 The Chair must provide a copy of the department letter to the candidate, and review its contents with the candidate, before meeting with the Faculty Welfare Committee for pre-tenure and tenure consideration.

3.3.2.4 In order to clearly communicate with tenure and promotion candidates, departments have been asked to craft statements of expectation for teaching and advising, scholarship, and service both for tenure and for promotion. Approved statements have been vetted by the Faculty Welfare Committee to ensure that they are in agreement with college standards. These statements will be used by the department members in their evaluation of candidates for tenure and promotion. Tenure candidates from departments without approved statements will rely on information provided by the Faculty Welfare Committee.

3.3.2.5 The Department Chair is responsible throughout the probationary period for notifying candidates of concerns about their performance at the earliest possible moment. Fairness demands that candidates be fully informed and have reasonable and sufficient time to respond to any information that may damage their prospects for tenure, or to withdraw from the tenure process if they so choose. If the department is unable to give unqualified support to a candidate’s tenure case, the Chair must provide the results of the departmental vote in the department letter for the tenure year. Further, it is the obligation of the Department Chair to share these same concerns with the Faculty Welfare Committee.

3.3.3 Role of Faculty Welfare

3.3.3.1 The pre-tenure review process is designed to provide candidates and departments with all relevant information on progress toward tenure. The most likely outcome of these reviews will be an analysis of the
candidate’s strengths and weaknesses, and suggestions for improvement. In rare cases, however, the department and FWC may recommend that the candidate be issued a terminal-annual compensation agreement.

3.3.2 For pre-tenure and tenure reviews, the candidate and candidate’s Chair meet with the committee. During the review, the candidate provides a brief opening statement and answers questions from the committee. After the candidate leaves the meeting, the Department Chair then elaborates, where necessary, on the department’s statement, and addresses any questions the committee has. The President participates in the tenure review but not pre-tenure reviews. In unusual cases FWC may ask the candidate to respond in writing to significant allegations/concerns raised during the discussion. In these situations the candidate would need to provide a response to FWC within two weeks after the request has been made. Any information not provided in the candidate’s and Chair’s submitted written materials and not discussed during the review meeting in the presence of the candidate cannot be introduced after this time.

3.3.3 The Faculty Welfare Committee evaluates each candidate based on three performance criteria: teaching and advising effectiveness, professional expression and development, and service to the College community. Detailed guidelines on how to prepare a FWC review portfolio are located on the Tenure and Promotion page of the Academic Affairs webpage.

3.3.4 Following pre-tenure reviews, the Faculty Welfare Committee writes a statement to the candidate, the chair of the Faculty Welfare Committee, the Division Chair, Department Chair, and Dean of the College then meet with the candidate to discuss the Committee’s observations, concerns and recommendations.

3.3.5 Following tenure reviews and subsequent deliberations, the Faculty Welfare Committee votes (via secret ballots) on whether a candidate should be recommended for tenure. That vote is communicated to the Dean of the College and the President.

3.4 Role of the Dean of the College, President and Board of Trustees in Tenure Decision
3.4.1 The President and the Dean of the College participate in tenure hearings and deliberations.
3.4.2 After receiving the votes of the Division Chairs in tenure decisions, the Dean of the College presents the results of that vote, along with his/her own recommendation for or against each candidate, to the President. The President then determines if the candidate will be recommended for tenure to the Board of Trustees. The candidate will usually be informed of the President's recommendation within a few weeks after all tenure hearings have concluded.
The Trustees vote to award tenure at their May board meeting.
If granted, the candidate receives tenure at the beginning of the next academic year.
If denied tenure, candidates have the option to remain at Augustana for one more final year.

3.4 Preparing a Case for Pre-tenure and Tenure Reviews

A case-making statement summarizing the candidate’s progress and accomplishments as: 1) a teacher, advisor and/or mentor; 2) a scholar or artist; and 3) a servant of the campus and community. Candidates should also describe their roles in relation to their departments and to the life of the College, and should briefly outline their plans for the future. This statement should be no more than 15 single-spaced pages and should include:

3.4.1.1 The candidate’s philosophy of teaching and student learning. Because teaching is not limited to classroom instruction, but includes activities such as supervising, mentoring, and advising students, the candidate’s statement should articulate a philosophy that encompasses all relevant interactions with students.

3.4.1.2 Evidence of effective teaching, mentoring and advising which should include the candidate’s specific student learning objectives, teaching strategies for meeting those objectives, and evidence of student learning outcomes for those objectives. Such evidence would include the candidate's reflections on and interpretation of student course evaluation data, as well as a discussion of student grading and assessment rigor and of other measures the candidate has devised to assess how well students are meeting the desired learning objectives. Again, because learning often takes place outside the classroom, the learning objectives, strategies, and evidence discussed should include activities related to advising, mentoring and supervising students.

3.4.1.3 Evidence of professional expression and development. Evidence of professional expression may include publications, professional presentations, successful research grants, and artistic performances and exhibitions. Evidence of professional development may include such activities as service in a relevant professional organization, attendance at professional meetings, pursuit of a program of study, preparation of grant proposals, serving as an external reviewer in one’s field, and/or attendance at teaching- and learning-related conferences and development programs.
3.4.1.4 Evidence of service to the campus and community. The College has always held that the responsibilities of its professionals extend beyond the limits of their classrooms and disciplinary interests. This includes evidence that the candidate's presence has enriched the campus community in such activities as departmental service, campus committee and governance participation, work with student groups, recruitment and community outreach. Service to the off-campus community may also be included at the candidate’s discretion.

3.4.1.2 An updated, current curriculum vitae.

3.4.1.3 A compilation of student evaluations of teaching.

3.4.1.3.1 Probationary faculty must administer the form in each class section with more than 10 students. The individual summary reports for each course must be submitted to the Faculty Welfare Committee (FWC) prior to each pre-tenure review and the tenure hearing.

3.4.1.3.2 The decision by a faculty member not to submit individual evaluation forms with student comments will not be a factor in the review process.

3.4.2 In addition to the report, candidates should provide supplemental materials that offer evidence supporting the points made in the candidate’s report.

3.4.2.1 The Dean of the College’s Office will accept files, hard copy or electronic, of supporting material from each candidate and will make this material available for review by the members of the Committee. As a general rule, the supporting materials file contains any relevant material which cannot be duplicated for all members of the Committee. The quantity of supporting materials should be great enough to give an educated outsider the ability to draw a full and accurate picture of the candidate’s work in the primary areas of teaching, advising, professional activity, and service.

3.4.2.2 The exact nature of appropriate supporting material will depend on the candidate’s career and discipline. In selecting material for inclusion, the candidate should keep in mind that the background and training of the members of the Committee varies widely. To help the Committee understand how these supplemental materials contribute to the candidate’s work in the primary areas of teaching, advising, professional activity, and service:

3.4.2.2.1 Be selective about what materials to include. The Committee wants to see representative work, not all work. One box of carefully selected material is often more helpful than three boxes of indiscriminate material.

3.4.2.2.2 Whenever possible, key the supplemental work to particular claims in the case-making statement.
3.4.2.3 When appropriate, provide a narrative explaining and contextualizing the supplemental material.

3.4.2.3 Among the material to consider including [as supplemental material] are:

3.4.2.3.1 The student evaluation forms for each course

3.4.2.3.2 Copies of syllabi and other class material

3.4.2.3.3 Sample assignments and exams, accompanied, where appropriate, by a brief narrative contextualizing the assignments and explaining their rationale

3.4.2.3.4 Samples of student work across a range of achievement levels (i.e. sample A, B and C papers, assignments or exams, including instructor feedback). Such samples should be accompanied by a brief narrative from the candidate contextualizing the samples and explaining how they demonstrate student learning and the candidate’s approach to grading and assessment.

3.4.2.3.5 Letters from former students who may be able to attest to the candidate’s role in their personal and professional growth

3.4.2.3.6 A representative sample of professional work which might include books or book chapters, articles, conference presentations, or reproductions of creative work (including audio and video recordings of performances)

3.4.2.3.7 Reviews of professional work or other evidence of its quality

3.4.2.3.8 Letters of support may be included but are not required. In order to guarantee the greatest level of candor and credibility, the candidate should not have the opportunity to read individual letters. Letters should be addressed directly to the Dean of the College, and potential letter-writers should be assured that their letters are absolutely confidential. These letters can be from: colleagues on campus, including those with whom the candidate has served on committees and those who have observed his/her teaching; colleagues at other institutions who may be able to attest to the role of the candidate’s contribution to the discipline.

3.5 Review Hearing

3.5.1 Hearings last approximately one hour.

3.5.2 The first part of each hearing consists of a brief oral presentation by the candidate, lasting approximately 5 minutes. In this presentation, the candidate should not
simply repeat information already in the submitted written materials; instead, she or he may wish to:

3.5.2.1 Provide updated information that has emerged since the submission of review materials to the committee.

3.5.2.2 Draw attention to strengths, particularly those whose significance might not be immediately grasped by someone from outside of the field.

3.5.2.3 Address any issues which might reflect negatively upon the case (e.g., a relatively small number of professional activities or undistinguished teaching evaluations).

3.5.2.4 Discuss roles in the future of discipline, department and college.

3.5.3 At the conclusion of the oral presentation, the candidate responds to questions or comments by the Faculty Welfare Committee and, in the case of tenure reviews, the President.

3.5.4 The candidate then leaves the hearing, and the Department Chair remains to elaborate on the department's assessment of the candidate, and to answer any questions the review committee may have.

3.6 Archiving Materials

3.6.1 Following pre-tenure reviews, candidates will be notified when their supplemental materials can be retrieved from the Dean of the College’s office.

3.6.2 Following the tenure review process, materials submitted will be retained by the Dean of the College’s Office. Should the President recommend a candidate for tenure to the Board of Trustees, the candidate may retrieve their supplemental materials after the spring meeting at which the Board considers and approves the President’s recommendations for tenure. All other required materials will be retained by the College. Should the candidate not be recommended for tenure, all materials submitted will be retained for a period of seven years following the candidate’s last date of employment by the College, as required by Illinois state employment law and federal employment regulations. Candidates may, however, withdraw manuscripts, books and other one-of-a-kind items, provided that their Division Chair assists in and documents their removal. Materials remaining in the file will be destroyed at the end of seven years.

3.7 Procedural Options Following a Negative Tenure Decision

3.7.1 A candidate not recommended for tenure may request a meeting with the Chair of the Faculty Welfare Committee, the Dean of the College, and the President to discuss the tenure decision. This meeting must be requested by January 20 of the academic year in which the candidate was considered for tenure.

3.7.2 Should the candidate wish to pursue the matter further, she or he must request that the Dean of the College provide a letter explaining the reasons for the negative tenure decision. This letter of explanation becomes a part of that faculty member's personnel file. The request for this letter must be received no later than January 31 of the academic year in which the candidate was considered for tenure.
3.7.3 Following the receipt of the request, the administration will complete the letter no later than February 15 of the academic year in which the candidate was considered for tenure. The candidate will be notified by email when the letter is finished.

3.7.4 After receiving this letter of explanation, the candidate not recommended for tenure may elect to request, in writing to the Dean of the College, a rehearing by the Faculty Welfare Committee. Valid reasons for a rehearing are limited to the following: allegations that those involved in the tenure decision violated professional ethics, or the College's policies against discrimination, or the candidate's academic freedom; claims that a procedural error was made in the tenure review process; or claims that those involved in the decision gave inadequate consideration to the evidence. The request for a rehearing of the tenure decision must be submitted to the Dean of the College no later than March 1 of the academic year in which the candidate was considered for tenure.

3.7.5 Request for Rehearing and Appointment of Review Panel

3.7.5.1 The request for a rehearing will be reviewed by a randomly selected panel of three former members of the Faculty Welfare Committee, each representing a different academic division and each coming from an academic division different from that of the candidate for tenure.

3.7.5.2 The Dean of the College will poll former Division Chairs who have served at least one full three-year term in office to determine their availability and willingness to serve on such a Review Panel.

3.7.5.3 From the pool of those former Division Chairs willing to serve, the Chair of the Faculty Council will randomly select the Review Panel, assuring that its membership includes former Chairs from three different divisions and excludes a representative of the tenure candidate’s division. This Review Panel must be named by March 15 of the academic year in which the candidate was considered for tenure.

3.7.5.4 The Review Panel is not asked to reevaluate evidence from the tenure case itself, but ONLY to consider whether a rehearing is warranted, based on evidence of procedural errors in the tenure review process, or of misconduct by someone involved in the process.

3.7.5.5 The Dean of the College will meet with the Review Panel to summarize the deliberations of the FWC leading to its initial tenure recommendation. The Dean of the College will not vote in the panel’s proceedings and will not participate in the writing of the panel’s report.

3.7.5.6 The Review Panel may examine any part of the candidate’s materials submitted to the FWC, as well as any new information bearing directly on the question of whether there was error or misconduct in the FWC’s process (as specified in section 3.7.4).

The Review Panel may also interview any persons it deems necessary. All records of the proceedings of the Review Panel are confidential.

3.7.5.7 Review Panel Outcomes

3.7.5.7.1 If a majority of the Review Panel recommends against a tenure rehearing, the decision shall be communicated to the candidate,
the Dean of the College and the President in writing, and the
tenure rehearing process shall be terminated. In this case, the
original decision not to recommend the candidate for tenure
shall stand.

3.7.5.7.2 If two or three members of the Review Panel recommend in favor
of a rehearing, this shall be reported in writing to the President,
the Dean of the College, the FWC and the candidate, together
with an explanation of the possible “errors” (as specified above
in section 3.7.4) that led the Review Panel to believe a
rehearing of the tenure case is warranted.

3.7.5.7.3 In either case, the report of the Review Panel must be delivered to
the Dean of the College and the candidate by March 31 of the
academic year in which the candidate was considered for
tenure.

3.7.5.8 If the Review Panel recommends a rehearing of the tenure case in
question, the candidate for tenure will have one week to prepare and
submit materials not already on file with the FWC to the Office of the
Dean of the College. Submission of any additional materials is limited
to materials deemed immediately relevant to the reasons for which the
rehearing is being granted. Such materials must be submitted to the
Office of the Dean of the College not later than April 8 of the academic
year in which the candidate was considered for tenure.

3.7.5.9 Based on the Review Panel’s recommendation and report, the FWC will
rehear the case, taking into consideration the candidate’s originally
submitted materials and any additional information that either the
candidate for tenure or the FWC believes bears directly on the reasons
for which a rehearing was granted. This rehearing must be scheduled
between April 15 and April 30 of the academic year in which the candidate
was considered for tenure.

3.7.5.10 This rehearing by the FWC will resemble the procedures followed in the
initial tenure hearing as closely as possible. The President and the Dean
of the College will be present, as will all the members of the Faculty
Welfare Committee. The candidate, as in the original tenure hearing,
will make an opening statement followed by questions from the
members of the FWC. At the conclusion of the questions and answers,
the candidate for tenure will be asked to leave, and the FWC will meet
with the Department Chair only for further discussion of the candidate.
Following this discussion, the Department Chair will be asked to leave,
and the FWC will begin its deliberations.

3.7.5.11 Rehearing of a tenure case by FWC represents the final stage of the
appeal process; no further appeal is possible. All proceedings of the
Faculty Welfare Committee are confidential. Letters submitted to the
FWC by the candidate for tenure or by members of the Augustana
community become the property of the FWC and Augustana College as part
of its administrative procedures and as such are covered by the same
expectations of confidentiality. Copies of such letters are not to be shared
with anyone beyond the members of the FWC, to whom they should be
addressed, and designated members of the college administration.
3.7.5.12 If the Faculty Welfare Committee recommends against tenure for the candidate in question, it will state its reasons in writing to the candidate and the President, including a response to the findings of the Review Panel. If the Faculty Welfare Committee recommends that the candidate should be advanced to tenured status, it will report that decision to the President. In either case, the report of the rehearing must be submitted to the President and the candidate not later than May 1 of the academic year in which the candidate was considered for tenure.

3.7.5.13 Final decision, as specified in the Constitution of Augustana College, rests upon the positive recommendation of the President and the approval of the Board of Trustees during the academic year in which the candidate was considered for tenure. The long-term staffing needs of each department and the College will be taken into consideration by the President and Board of Trustees when candidates are reviewed for tenure. Criteria that need be considered may include, but are not limited to: enrollment patterns, program changes, potential for staff additions, prospective retirements and resignations and financial considerations.
CHAPTER FOUR: RANK, PROMOTIONS, AND POST-TENURE EVALUATION

4.1 Overview of Promotion System

4.1.1 The primary goal of promotion is to formally acknowledge the development of tenure-track faculty members' roles both within their respective disciplines and within the College. Thus, promotions will be based on factors such as evidence of development in teaching and advising, evidence of professional activity, and evidence of service to the College and community.

4.1.2 Candidates for promotion to ranks above Assistant Professor are considered by the Faculty Welfare Committee, whose recommendations are forwarded by the Dean of the College to the President of the College for final action by the Board of Trustees.

4.1.3 Promotions will be based on evidence of continued professional development in each of the four areas pertaining to faculty evaluation (teaching and advising, professional expression and development, campus and community service). The Faculty Welfare Committee will consult departmental statements on promotion standards for teaching and advising, scholarship, and service in their evaluation of candidates for promotion. It is expected that as careers develop, faculty should assume service roles outside of the home department while continuing to be professionally-active teachers and scholars. Though faculty will automatically be considered for promotion after eight years in rank (and possibly earlier given special circumstances), a promotion, like tenure, must be earned. The decision will be based on careful consideration of information from the tenured members of the department or program and other relevant sources.

4.1.4 It is in the interests of the College, the faculty, and the administration to provide tenured faculty with opportunities to serve the College and gain professional experience by assuming positions in administration. Therefore, members of the tenured faculty at the rank of Associate Professor who have assumed administrative duties in the College while retaining tenure will be considered full-time faculty for the purposes of promotion to Professor rank. Their time spent as administrators will count as years of service in rank for this purpose.

4.2 Definitions of Rank for Tenured and Tenure-track Faculty

4.2.1 Promotion to the rank of Assistant Professor
A tenure-track Instructor will be promoted to the rank of Assistant Professor upon earning a Doctorate (or other appropriate terminal degree) or upon completion of a successful review and five years of service.

4.2.2 Promotion to the rank of Associate Professor
Probationary faculty members with Assistant Professor rank are considered for promotion to the rank of Associate Professor by the Faculty Welfare Committee at the time of their tenure review. Upon receiving a favorable tenure recommendation by the Faculty Welfare Committee, the faculty member is automatically recommended for promotion to the rank of Associate Professor. Promotion is effective only after (a) approval of the Faculty Welfare Committee’s recommendations by the President and the Board of Trustees and (b) completion of the probationary period at Augustana or completion of five years in rank as an Assistant Professor at Augustana, whichever comes last.
Note: the probationary period at Augustana, as per AAUP guidelines, continues until the end of the academic year following that of the tenure decision.

4.2.3 Promotion to the rank of Professor
4.2.3.1 At this highest level, promotion, like tenure, must be earned. It is expected that as careers develop, faculty should assume leadership roles within the College while continuing to show evidence of significant growth in all areas of faculty evaluation (teaching and advising, professional expression and development, campus service, community service), with meritorious achievement apparent in some portion of the record.

4.2.3.2 Tenured or tenure-track faculty at the rank of Associate Professor with an earned doctorate or appropriate terminal degree will automatically be considered for promotion after completion of seven years of full-time service in rank (i.e., in the eighth year), but promotion itself is not automatic. Faculty not receiving promotion would thereafter automatically be considered for promotion at two year intervals (i.e., in the tenth year and so on). The Department Chair, the Division Chair or the Dean of the College may nominate a faculty member for early consideration once the candidate has completed five years of service at the associate rank. Promotion takes effect at the beginning of the next academic year, following a positive Faculty Welfare Committee recommendation and approval by the President and the Board of Trustees.

4.2.3.3 If a faculty member is tenured at another institution and has served as an Associate Professor at that institution for at least 6 years, that faculty member would be eligible to be considered for early promotion to full Professor at Augustana College. Normally a total service of 8 years as an Associate professor is required (at Augustana or elsewhere) to be considered for regular promotion to full Professor. In these cases, promotion to full Professor can occur at the time of tenure or after.

4.3 Academic Rank for Professional, Adjunct and Part-time Faculty

4.3.1 Eligibility and Criteria
4.3.1.1 To be eligible for promotion to the academic rank of Assistant Professor or above, APT and Professional faculty must teach an average of at least 12 credits/year for the specified years of service.

4.3.1.2 Criteria for promotion of APT and Professional faculty are different than expectations for tenured and tenure-track faculty. APT and Professional faculty will be evaluated for promotion based upon their credentials, experience, teaching effectiveness, and engagement in their discipline and the life of the college.

4.3.2 Rank at time of employment
Individuals who have held a particular rank at another institution will be hired (or awarded if currently employed at Augustana) at that rank. Years of service at another institution will be credited toward years of service at Augustana. Years of service
accumulated prior to the implementation of this system, either at Augustana or elsewhere, will be credited toward years of service at Augustana. APT and Professional faculty without the terminal degree at the time of employment will be granted the rank of Instructor. APT and Professional faculty with the terminal degree at the time of employment will be ranked no lower than Assistant Professor and at higher rank where justified by other criteria (see section 4.3.3 below).

4.3.3 Professional, Adjunct and Part-time Faculty Ranks

4.3.3.1 Professional, Adjunct or Part-time Instructor: Individuals who lack a terminal degree in their area of teaching unless recommended for promotion by their Department Chair.

4.3.3.2 Professional, Adjunct or Part-time Assistant Professor: Individuals who possess a terminal degree in their area of teaching or individuals without a terminal degree who have been recommended by their Department Chair and approved by the Faculty Welfare Committee.

4.3.3.3 Professional, Adjunct or Part-time Associate Professor: Individuals who have served as an Assistant Professor for seven years (with at least 84 credits of teaching and advising) and who have been recommended by their Department Chair and approved by the Faculty Welfare Committee.

4.3.3.4 Professional, Adjunct or Part-time Professor: Individuals who have served as an Associate Professor for seven years (with at least 84 credits of teaching and/or advising) and who have been recommended by their Department Chair and approved by FWC.

4.4 Promotion Procedure for Tenured Faculty

4.4.1 The second post-tenure review will occur in the fall of the year that an individual is eligible for automatic consideration for promotion to full Professor (eighth year in rank), unless a one-year delay is requested by the faculty member. For that review, the Department Chair will indicate, in addition to the information typically provided, support or non-support for promotion. This letter should include the Department Chair's assessment of the promotion candidate's teaching based on review of student evaluation data for all course sections taught since the granting of tenure. Typically this would also include regular teaching observations conducted by tenured members of the department in the years leading up to promotion. The Department Chair will consult the members of the department faculty at Professor rank and include their assessment in the letter. If there are not a minimum of two department faculty members at Professor rank, the Dean of the College, in consultation with the Department Chair and the Faculty Welfare Committee, will appoint a promotion review committee composed of the Department Chair and up to two faculty members at Professor rank from outside the department to constitute a two-or-more-member promotion review committee for the purpose of writing the letter of support. When a Department Chair is under review for promotion, the department will discuss the letter and select the author. In cases of small departments with few or no senior members, the department, in conjunction with the Dean of the College, will select the author of the letter. When a Division Chair or faculty member serving in an administrative capacity is eligible for consideration, the Department Chair, in consultation with the Dean of the College, will provide a letter of support or non-
support for promotion. In the case of Division Chairs, the Dean of the College will appoint an ad hoc committee to review the colleague. This committee will consist of the Dean of the College and two faculty members who have previously served as Division Chairs, and it will offer a promotion recommendation to the President.

4.4.2 Candidates for promotion are expected to provide a report with the same elements as those required for probationary faculty in section 3.2. Detailed guidelines on how to prepare a FWC review portfolio are located on the Tenure and Promotion page of the Academic Affairs webpage. In addition, candidates will provide electronically a copy of the personal statement, CV, and student course evaluation reports. Candidates may supply supplemental materials similar to those described in section 3.4.2 for probationary faculty at their discretion. The Department Chair will provide a letter summarizing the views of the entire department and stating support or non-support consistent with the requirements in section 4.1.1. The Department Chair, the Division Chair, or the Dean of the College may nominate a faculty member prior to the automatic reevaluation. Normally, Department Chairs would nominate faculty members serving in their department (including Division Chairs), Division Chairs would nominate Department Chairs and the Dean of the College would nominate a person who is both a Department and Division Chair. Promotion takes effect at the beginning of the next academic year, if recommended by the President and approved by the Board of Trustees.

4.4.3 Accelerated schedule of eligibility
The Dean of the College, the Division Chair, or the Department Chair may nominate for consideration a faculty member of exceptional ability and contribution after that faculty member has completed service for five years (i.e., in the sixth or seventh year) as an Associate Professor. If a faculty member is successful in being promoted early, subsequent reviews will occur at five-year intervals starting from this new, reset review schedule. If a faculty member is not successful in being promoted early, they will stand for promotion during the regularly scheduled year eight review (early promotion may only be attempted once).

4.4.4 Evaluating teaching for promotion candidates in administrative capacities:
Those candidates for promotion to Professor rank who are serving as administrators will include evidence that their administrative work has contributed in material ways to the advancement of the teaching mission of the college in their promotion applications, which will serve as a basis for the evaluation of “teaching” for the promotion decision. Accordingly, the elements of teaching observation assessment and student course evaluation reports as evidence of teaching development in sections 4.1.3 and 3.4.1 will not be required for the years in which the candidate has served as an administrator.

4.5 Promotion Procedures for Professional, Adjunct and Part-time Faculty

4.5.1 Instructors who have accumulated at least seven individual years of service (consecutive or not) averaging 12 credits per year may be promoted to Assistant Professor.

4.5.2 APT, Continuing Lecturers, and Professional faculty who have accumulated at least seven individual years of service as Assistant Professor (consecutive or not)
averaging 12 credits per year may be promoted to Associate Professor. APT, Continuing Lecturers, and Professional faculty who have accumulated at least seven individual years of service as Associate Professor (consecutive or not) averaging 12 credits per year may be promoted to Professor.

4.5.3 APT, Continuing Lecturers, and Professional faculty may be promoted to Associate Professor or to Professor after six years of unusually meritorious service in the previous rank, typically involving outstanding and varied teaching. Scholarly achievement and/or notable service to the college may also be considered at the candidate's discretion.

4.5.4 To be considered for promotion, an APT faculty candidate must be nominated in writing by the Department Chair. This letter must include an evaluation of the candidate’s teaching based on student course evaluations and at least two classroom observation visits conducted by tenured members of the department in the year the candidate is nominated. The candidate is expected to provide a report with the same elements as those required for probationary faculty in section 3.2. In addition, candidates will provide electronically a copy of the personal statement, CV and student course evaluation reports. The personal statement is a case-making statement regarding teaching, advising, if applicable, evidence of student learning, and evidence of engagement in the discipline and in the life of the College. Candidates may at their discretion supply supplemental materials similar to those described for probationary faculty.

4.6 Post-tenure Review Process

4.6.1 Scheduling and purpose of reviews

4.6.1.1 The first two post-tenure reviews will occur at four-year intervals (year four after tenure; year eight after tenure) to correspond with consideration for promotion. These reviews will be conducted by the entire Faculty Welfare Committee, except when the second review is preceded by an early promotion to Professor rank, in this case, the review will be conducted by a three-person panel of the Faculty Welfare Committee. (Early promotion can only be attempted once before Full Professor review). Thereafter, post-tenure reviews will occur at five-year intervals. Full Professors will be provided with three options: 1) A meeting and review of materials with the Dean of the College, Division Chair and Department/Program Chair; 2) A meeting and review of materials with the Department/Program Chair and Faculty Welfare Committee; 3) A review of materials without a meeting. Faculty are expected to participate in the post-tenure review process as scheduled. Participation in the review process is a prerequisite for PMA funding and consideration for sabbatical leave.

4.6.1.2 Such reviews assess each tenured colleague’s job performance, identifying areas of excellence and opportunities for growth, as well as suggesting possible resources to support that growth. The process, style and tone of this review closely follow that of pre-tenure reviews. Preparing for the review process encourages faculty members to clarify and refine their professional objectives and to consider new areas of development. The review itself aspires to help each faculty member chart a course through
the various career stages of a professional educator, and to help the faculty member harmonize his or her needs and goals with those of the College.

4.6.1.3 Each post-tenure review results in a written response from the Faculty Welfare Committee.

4.6.2 Preparing a case for post-tenure reviews

4.6.2.1 Preparing a case for post-tenure reviews closely follows the procedure for preparing pre-tenure and tenure reviews. Detailed guidelines on how to prepare a FWC review portfolio are located on a linked page of the Academic Affairs webpage. Briefly, candidates are expected to provide the following:

4.6.2.1.1 A case-making statement summarizing the faculty member’s progress and accomplishments as a teacher, advisor and/or mentor; a scholar or artist; and a servant of the campus and community
4.6.2.1.2 An updated, current curriculum vitae
4.6.2.1.3 A compilation of SRI data
4.6.2.1.4 Supplementary materials in support of the faculty member’s case, including evidence of student learning.

4.6.3 Department members provide valuable information on candidate performance during post-tenure reviews. This information is reported to the Faculty Welfare Committee in the form of a letter provided by the Department Chair no later than two weeks after the due date for a candidate’s submission of review materials to the Dean of the College’s Office. The letter will address the candidate’s performance, particularly in the areas of teaching and advising, scholarship and professional activity, and service, in terms of the department’s guidelines for tenure and promotion decisions. In the case of a tenured faculty member being reviewed prior to promotion to Professor rank, this letter should be informed by input gathered by the chair from the tenured faculty members in the candidate’s department (or from the candidate’s promotion review committee, in the case of small departments). When a Department Chair is under review, the department will discuss the letter and select the author. In cases of small departments with few or no senior members, the department, in conjunction with the Dean of the College, will select the author of the letter.

4.7 Review Components

Detailed guidelines on how to prepare a FWC review portfolio are located on a linked page of the Academic Affairs webpage.

4.7.1 Teaching and advising effectiveness is understood and evaluated in terms of, but not limited to, the following:

4.7.1.1 The ability to communicate information and ideas and the capacity to encourage and promote learning in the classroom.
4.7.1.2 The overall organization of the courses taught.
4.7.1.3 Evidence of an ongoing effort to remain informed about and intellectually engaged in current developments in the field.

4.7.1.4 The faculty member’s course management skills.

4.7.1.5 Evidence of student learning.

4.7.2 Professional Activity

4.7.2.1 Professional Expression (publications, performances and presentations). Assessment of the quality of professional expression will rest on such considerations as the prestige of the publisher or journal, the prominence of the conference or venue, exhibit or performance, the comments of published reviews, the existence and number of citations of the work and evaluations by respected members of the discipline. Often these quality assessments can be made in consultation with tenured colleagues from the faculty member’s discipline or from other participants in enrichment experiences. Occasionally, external sources will have to be consulted to validate the quality of professional activity. Activity in this regard can be understood and evaluated in terms of, but not limited to, behaviors and practices such as the following:

4.7.2.1.1 The faculty member publishes a book (or book chapter), a monograph, an article in a scholarly journal, a musical composition or arrangement, a review of an article, book, or artistic production, or a contribution to an encyclopedia, gallery catalog, or brochure.

4.7.2.1.2 The faculty member presents a paper (or poster) at a professional meeting, or exhibits a painting, sculpture or other creative artwork. The faculty member performs in or directs, stages or designs costumes/sets for, a musical, theatrical or dance production.

4.7.2.1.3 The faculty member gives an invited lecture at another college, or a presentation to a museum or area school audience. The faculty member works as a consultant or with governmental commissions (e.g., historical preservation) in his or her field.

4.7.2.1.4 The faculty member is elected to a learned society or receives an honor or prize for academic distinction.

4.7.2.1.5 Professional expression is not limited to a traditional disciplinary focus. It may also include a contemporary focus on the scholarship of the teaching and learning process itself.

4.7.2.2 Professional Development (organizational and other professional activities). Determination of the quality of the active, off-campus aspects of professional development will primarily hinge on the prominence of the organization or professional meetings involved. The value of other aspects of professional development will depend on the degree of intensity or effort the faculty member devotes to the various projects. Often these quality assessments can be made in consultation with tenured colleagues from the faculty member’s discipline or from other participants in enrichment experiences. Occasionally, external sources will have to be consulted to validate the quality of professional activity.
Activity in this regard can be understood and evaluated in terms of, but not limited to, behaviors and practices such as the following:

4.7.2.2.1 The faculty member belongs to, serves on a committee or board of, or holds an elective office in, a relevant professional organization.

4.7.2.2.2 The faculty member attends, or serves as an organizer, presider, or discussant at, a professional meeting.

4.7.2.2.3 The faculty member pursues additional coursework or a program of disciplined reading and study, prepares a grant proposal or participates in external visitations in his or her field.

4.7.2.2.4 The faculty member attends teaching-related conferences and participates in on-campus opportunities such as Teaching Observation Groups and the Center for Faculty Enrichment workshops.

4.7.3 Service

4.7.3.1 The College expects faculty to be engaged beyond the stated teaching and professional expression expectations of the position. Information about the quality of the faculty member’s involvement in campus service will be secured from such sources as Department Chairs and tenured colleagues, committee chairs, the Deans and Associate Deans, the directors of foreign study and the honors programs, advisors to student organizations, and the admissions office. Campus service can be understood and evaluated in terms of, but not limited to, behaviors and practices such as the following:

4.7.3.1.1 The faculty member serves her or his department as the Chair or as a leader in curricular development.

4.7.3.1.2 The faculty member serves the College as a member of the Faculty Council or a college committee, a participant in student recruitment activities, a peer reviewer or a participant in first-year sequence, honors or foreign term programs.

4.7.3.1.3 The faculty member serves a student group as a sponsor, advisor or guest speaker.

4.7.3.1.4 The faculty member is active in assessment planning and procedures.

4.7.3.2 Public service can be understood as involvement in the community that is generally related to the faculty member’s professional role. Assessment of the quality of the faculty member’s involvement in public service will be based largely on information from representatives of the community organizations involved. It can be evaluated in terms of, but not limited to, behaviors and practices such as the following:

4.7.3.2.1 The faculty member participates in, or serves as an uncompensated consultant for, a civic or community organization.

4.7.3.2.2 The faculty member serves as an invited speaker to a community group.
CHAPTER FIVE: EVALUATION FOR NON-TENURE TRACK FACULTY

5.1 Overview

Detailed guidelines on how to prepare a FWC review portfolio are located on a linked page of the Academic Affairs webpage.

5.1.1 Once every five years the following groups will be asked to participate in a performance review: Non-tenure-track full-time, continuing lecturer, adjunct faculty, part-time, special academic support staff and professional faculty who meet the parameters for voting rights in section 2.1.

5.1.2 Performance reviews will differ from tenure reviews, as they will be aimed at helping the Faculty Welfare Committee or the Review Committee better understand the achievements as well as the special circumstances and challenges faced by these groups and at helping them to become more effective.

5.1.3 Non-tenure track faculty members are invited to participate in the review process but are not required to do so. They should notify their Division Chair by May 15 in the year prior to review if they intend to be reviewed.

5.2 Process for Reviews

5.2.1 Process for non-tenure-track faculty

5.2.1.1 A performance review consists of the candidate's short self-study report, supporting materials and a meeting with a three-person panel of the Faculty Welfare Committee. The candidate should provide three (3) hard copies of this report, one for each member of the FWC panel. The candidate will provide a copy to the Department Chair or Program Coordinator. In addition, please provide electronically in a single file, a copy of your statement, CV and any other available documentation to the Dean of the College's Office.

5.2.1.2 Each Department Chair or Program Coordinator is expected to produce a brief report and commentary for the Faculty Welfare Committee and to discuss its contents with the candidate. In order to do that, they should have actually observed classroom work or other group instruction and they should have access to student evaluations. The Faculty Welfare Committee does not specify the number of observations that should be logged in, the scope of the chairperson’s report, nor the appropriate degree of scrutiny when examining student evaluations.

5.2.1.3 After the review, the Faculty Welfare Committee will write a letter describing the candidate's achievements and any professional challenges. If the candidate would like to discuss this letter after the review, he or she should contact the appropriate Division Chair or the Chair of the Faculty Welfare Committee.

5.2.2 Process for reviewable administrators with lab, clinical, or internship responsibilities:

5.2.2.1 A performance review consists of the candidate's short self-study report, supporting materials and a meeting with your Review Committee (composed of Department Chair, Division Chair, and the Dean of the College). The candidate should provide three (3) copies of this report,
one for each member of the Review Committee. The candidate will provide a copy to the Program Coordinator. In addition, please provide electronically in a single file, a copy of your statement, CV, and any other available documentation to the Dean of the College's office.

5.2.2.2 Each Department Chair is expected to produce a report, using a standardized performance evaluation format, and commentary for the College and to discuss its content with you. If there has been a recent change in Department Chair, the current and the most recent Chairs will each be asked to complete the performance evaluation form.

5.2.2.3 After the review, the Review Committee will write a letter describing the candidate's achievements and any professional challenges. If the candidate would like to discuss this letter after the review, he or she should contact any member of the Review Committee.

5.3 Evaluation Components and Review Materials

5.3.1 Candidate reports

5.3.1.1 Candidates' reports should include a current curriculum vitae and a personal statement, as well as any supporting materials they would like the committee to see. While the vitae is probably self-explanatory, the personal statement is less so, but should cover three areas: responsibilities, goals and achievements.

5.3.1.1.1 The "responsibilities" section should explain the candidate's job: what courses or lessons are taught and what non-course activities are handled. It can be a paragraph or two.

5.3.1.1.2 The "goals" section should address what the candidate tries to achieve as a teacher and as a professional. This section might include one's teaching philosophy, strategies and objectives. This section should also cover one's goals for the next five years. After the candidate discusses teaching, s/he should address those same considerations as they relate to professional development and campus service.

5.3.1.1.3 The "achievements" section should explain how the candidate is doing vis-à-vis teaching, professional development, and service. As it relates to teaching, that means monitoring one's classroom work (through course evaluations, classroom or group instructional visits by colleagues, and so on), what the candidate has learned through that monitoring and what steps s/he has taken to make his or her teaching stronger. One might also talk about notable student achievements (e.g., papers accepted at honors conferences or acceptances into graduate programs) and recognition of one's own work (e.g., awards, invitations to guest lecture or to teach summer institutes and workshops).

5.3.1.2 This report should not take hours to prepare, and should be simple and straightforward. It should be about 5-7 pages in length.

5.3.1.3 Letters of support should not be solicited. If there are students or faculty who have relevant observations, tell them to speak with your Department
Chair. Their observations can then be incorporated into the Department Chair's report.

5.3.1.4 The number of appendices should be limited. A curriculum vitae and personal statement are the basic components of the report. Course evaluation summary sheets should be the first appendix. One or two syllabi are usually the second appendix.

5.3.1.5 Organized presentation of student evaluation of instruction (IDEA forms).

5.3.2 Supporting materials

5.3.2.1 The Dean's Office will accept files of supporting material and will make this material available for review by the members of the committee. The quantity of supporting materials should be great enough to give an educated outsider the ability to draw an accurate picture of performance without being too extensive or overwhelming.

5.3.2.2 Typical supporting material includes:

5.3.2.2.1 All of the original student evaluation forms for courses with the course name and term on the front of each folder of forms.

5.3.2.2.2 A representative sample of professional work which might include book chapters, articles, convention presentations, or reproductions of creative work.

5.3.2.2.3 Reviews of professional work or other evidence of its quality.

5.3.2.2.4 Copies of syllabi and other class material.

5.4 Review Meeting

The candidate and Department/Program Chair meet with the Review Committee. Candidates present a brief statement and then respond to questions/comments from the Committee. The Department/Program Chair then meets separate with the Committee.

5.5 Review and Promotion Process for Librarians

5.5.1 Librarians usually will begin employment at Augustana College at the Instructor level. Exceptions based on previous library experience may be made by the Dean of the College, in consultation with the Library Director.

5.5.2 Librarians will complete annual reviews with the Library Director. The Dean of the College occasionally will participate in these reviews (e.g., biennially.)

5.5.3 After five years of service (in the sixth year), librarians classified as administrators with faculty status will participate in a review similar to that required for tenured and tenure-track faculty. Performance reviews are intended to help the Faculty Welfare Committee better understand the achievements as well as the special circumstances and challenges faced by librarians, and to help librarians become more effective.

5.5.4 Using the criteria noted in section 5.6 and informed by the deliberations of FWC, the Library Director and Dean of the College will decide if the librarian will be promoted to assistant professor. Librarians who are not promoted to the rank of assistant professor in the first five-year review are eligible for reconsideration after two years. Performance reviews occur every five years thereafter.
5.5.5 After the first performance review, librarians will be reviewed by the FWC at five-year intervals.

5.5.6 Librarians will not be eligible to achieve the rank of Associate Professor or of full Professor, nor will they be eligible for tenure. They will continue to receive administrative contracts but will have faculty status.

5.6 Evaluation Components for Librarians

5.6.1 Teaching by librarians is of two types: instruction and those activities that support instruction. The energy devoted to, and the level of accomplishment reached in, each activity will vary according to the specific nature of each librarian’s assignments within the library. For example, some librarians are charged with providing more reference assistance, while others focus more strongly on collection development, and still others on organization and description of resources.

5.6.1.1 Group instruction—Librarians deliver group instruction in a variety of circumstances: in the library, in workshops, and in classrooms across campus. In many cases, a classroom faculty member requests the session and the librarian works with him/her beforehand in order to directly relate the instruction to a class assignment and class goals. Most group instruction takes place within a regularly scheduled meeting time of any given class. Planning time available for a class ranges widely, from a few weeks to only a day or two. In addition, librarians also provide brief presentations on a new library resource, for example, without the session being tied to a specific class.

5.6.1.1.1 Delivery (the ability to communicate information and ideas and the capacity to encourage and promote learning in the session(s)). Delivery can be understood and evaluated in terms of, but not limited to, behaviors and practices such as the following:

5.6.1.1.1.1 The librarian has good rapport with students, asks (and elicits) questions as appropriate, allows a sufficient time for student responses, and incorporates those responses in providing appropriate and effective in-class feedback.

5.6.1.1.1.2 The librarian is articulate and understandable, maintains an appropriate rate of delivery, and uses suitable non-verbal communication with students. The librarian is confident and enthusiastic.

5.6.1.2 Instructional Design (the overall organization of the session(s)). Design can be understood and evaluated in terms of, but not limited to, behaviors and practices such as the following: In partnership with classroom faculty,

5.6.1.2.1 The librarian determines appropriate goals and activities for the session(s).

5.6.1.2.2 The librarian communicates to the class the objectives of the session.
5.6.1.2 Reference Service and Research Assistance- Much of a librarian’s teaching is conducted individually with students. Many of these individual sessions are not specifically prepared for by the librarian, are conducted in the library at the moment that a student requests assistance, and often are fairly brief (approximately 5-20 minutes each). Less frequently, a student might request a longer appointment with a librarian, who may have a general idea of the topic and student’s needs before the meeting occurs.

5.6.1.2.1 This form of teaching requires its own set of skills and expertise, such as: question negotiation (what information does the student really need vs. what is she/he asking for?); placing the information need in the overall context of the subject matter; rapid assessment of what resources to use given the assignment and time constraints; and communicating this to the student in a clear, concise fashion. The librarian emphasizes ways in which to select and evaluate resources. Throughout the interaction, the librarian helps the student to recognize that the strategies and evaluation methods used to answer this particular question are transferable to other research needs.

5.6.1.2.2 The goal of reference service and research assistance is always to help the student develop abilities that will be applicable to other assignments and to their careers and lives after graduation.

5.6.1.3 Preparation of materials for self-directed learning (e.g. “pathfinders”, web pages, computer-aided instruction). Since the student often does research when no librarian or instructor is present, librarians often prepare resources that will aid the student at these times. These may be paper handouts, computer presentations available on the web, or self-guided learning programs on the web. Sometimes, these materials are a supplement to direct instruction done by the librarian or are prepared in partnership with classroom faculty to enhance student learning.

5.6.2 Those activities that support instruction and learning-Because the Tredway Library exists to support the curriculum of the College, much of the librarians’ work is focused on providing appropriate materials, organizing them, and making them readily accessible to the campus community. To do these things well, they must be involved in frequent interaction with the classroom faculty. Therefore, librarians also should be evaluated on their work in the following:

5.6.1.1 Collection development: Includes, but is not limited to, selecting and ordering the most pertinent and current materials in any format suited to student learning.
5.6.1.2 Organization and description: Includes cataloging and classification of materials as well as establishing and maintaining user-friendly systems for access.

5.6.1.3 Work with classroom faculty: Whether through formal liaison with an academic division or through other means, each librarian must have a good working relationship with classroom faculty in order to accomplish other goals. Librarians also offer individual or group instruction to classroom faculty so that the latter can intentionally help their students to develop information literacy skills.

5.6.3 Campus service by librarians is of two types: campus activities and professional representation of the Augustana College Library.

5.6.3.1 Campus activities. These can be understood and evaluated in terms of, but not limited to, behaviors and practices such as the following:

5.6.1.3.1 The librarian serves the College as a member of the Faculty Council or a college committee, as a first-year advisor, or as a participant in student recruitment activities.

5.6.1.3.2 The librarian serves a student group as a sponsor, advisor, or guest speaker. The librarian is active in assessment planning and procedures.

5.6.1.3.3 The librarian serves the library in the area of personnel (e.g. supervision, leadership, search committees, teamwork).

5.6.1.3.4 The librarian serves the library by actively participating in library strategic planning, budget planning, dealing with Library facilities issues, developing new services or improving existing services, and/or serving on Library special committees.

5.6.1.3.5 Information about the quality of the librarian’s involvement in campus service will be secured from such sources as the library director, other librarians, other faculty members, committee chairs, administrative personnel, advisors to student organizations, the admissions office.

5.6.3.2 Professional representation of the Augustana College Library.

5.6.3.2.1 The librarian serves the College as a representative in local, state or national consortia, purchasing or resource-sharing cooperatives, etc. (Examples include River Bend Library Services, Illinois Digital Academic Library, Illinois Cooperative Collection Management Program, etc.) Representation in these organizations has a direct effect on the Augustana library’s resources and services (e.g. electronic resources are purchased at a group price, new forms of access are provided, etc.)

5.6.3.2.2 Information about the quality of the librarian’s involvement in professional representation of the library will be secured from such sources as the library director, other librarians, and members of the consortia and cooperative organizations.
5.6.4 Professional activity by librarians is of two types: professional development and professional expression. Due to the nature of librarians' work, professional development is more important than professional expression. Librarians have little flexibility in their schedules which allows for writing or developing presentations. In addition, professional development activities are more integral to their service as librarians and to the improvement of the Augustana College Library.

Professional Development (organizational and other professional activities). Activity in this regard can be understood and evaluated in terms of, but not limited to, behaviors and practices such as the following:

5.6.4.1.1 The librarian belongs to, serves on a committee or board of, or holds an elective office in, a relevant professional organization.

5.6.4.1.2 The librarian attends, or serves as an organizer, presider, or discussant at a professional meeting.

5.6.4.1.3 The librarian pursues additional coursework or a program of disciplined reading and study, prepares a grant proposal, or participates in external visits relating to some aspect of librarianship.

5.6.4.1.4 Determination of the quality of the active, off-campus aspects of professional development will hinge on such things as the prominence of the organization or professional meetings involved and the benefits to the Augustana College Library that results from the activity. The value of other aspects of professional development will depend on the degree of intensity, effort, or accomplishment the librarian devotes to the various projects. Often these quality assessments can be made in consultation with the library director, other librarians, or librarians at other institutions.

5.6.4.2 Professional Expression (publications and presentations). Activity in this regard can be understood and evaluated in terms of, but not limited to, behaviors and practices such as the following:

5.6.4.2.1 The librarian publishes a book (or book chapter), a monograph, an article in a scholarly journal or professional publication, a review of an article, book, or artistic production, or a contribution to an encyclopedia, or brochure.

5.6.4.2.2 The librarian presents a paper (or poster) at a professional meeting.

5.6.4.2.3 The librarian gives an invited lecture at another college, or a presentation to a museum or area school audience.

5.6.4.2.4 The librarian works as a consultant, or with governmental commissions, in his or her field.

5.6.4.2.5 The librarian receives an honor or prize for academic distinction.
5.6.4.2.6 These professional expressions are most often in the professional field of librarianship, but may be in the academic discipline in which the librarian has expertise.

5.6.4.2.7 Assessment of the quality of professional expression will rest on such considerations as the prestige of the publisher or journal, the prominence of the conference or venue, exhibit, or performance, the comments of published reviews, the existence and number of citations of the work, and evaluations by respected members of the discipline. Often these quality assessments can be made in consultation with the library director and with librarians from other colleges and universities.

5.6.5 Public service can be understood as involvement in the community that is generally related to the librarian’s professional role.

5.6.5.1 It can be evaluated in terms of, but not limited to behaviors and practices such as the following:

5.6.5.1.1 The librarian participates in, or serves as an uncompensated consultant for, a civic or community organization.

5.6.5.1.2 The librarian serves as an invited speaker to a community group.

5.6.5.2 Assessment of the quality of the librarian’s involvement in public service will be based largely on information from representatives of the community organizations involved. In addition, it should be noted that librarians are involved with the public on an almost daily basis when they help public patrons at the reference desk and greet prospective students and their parents as they tour the library.

5.7 Evaluation Materials Librarians Submit to the Faculty Welfare Committee

5.7.1 See Academic Affairs webpage for detailed instructions on what, where, and when to submit portfolio. Five- to seven-page personal statement that includes:

5.7.1.1 An explanation of “responsibilities” that are a part of the position including instruction and other activities that support learning.

5.7.1.2 Individual “goals” as a teacher and a professional that include instructional philosophy, strategies and objectives as well as plans for future instructional and professional development.

5.7.1.3 Notable “achievements” in terms of monitoring and assessing effectiveness (through evaluations, visits by colleagues), steps taken to strengthen teaching, and recognitions received for professional work (e.g., awards, invitations to guest lecture or to teach summer institutes and workshops).

5.7.2 Curriculum vitae

5.7.3 Candidates should not solicit letters of support. Comments from students or colleagues should be directed to the review coordinator for inclusion in the coordinator’s report.

5.7.4 Supporting materials
5.7.4.1  Student evaluations
5.7.4.2  Samples of professional work
5.7.4.3  Reviews of professional work or other evidence of its quality
5.7.4.4  Copies of class material

5.7.5  A primary source of information is the librarian’s portfolio. Information will be gathered from a variety of sources such as peer observations and reviews, input from the Library Director, and student feedback. A major part of the portfolio will be the accumulated yearly administrative reviews conducted by the librarian, and the Library Director. These reviews are organized according to the library’s strategic plan and the librarian’s yearly goals; every other year, they include peer reviews by other librarians, library staff, and classroom faculty. Student feedback will be obtained by using instruments designed or adopted by the librarians to evaluate instruction and reference assistance, respectively. Examples of handouts, PowerPoint presentations, etc. will be included. Reviewers may also consider such information as letters from students and/or various indicators that the librarian has provided special learning opportunities for some students.
CHAPTER SIX: SEPARATION FROM THE COLLEGE

6.1 Resignation

6.1.1 In order to give the College adequate time in which to find replacements, faculty members expecting to resign should so inform their Department Chair and the Dean of the College as early as they can, usually not later than March 1.

6.1.2 Concerning the ethics of recruitment and resignation, the faculty and administration of Augustana College endorsed the following statement approved by the Association of American Colleges and the AAUP and published in “Liberal Education,” March, 1961: The standards set forth below are commended to administration and faculties in the belief that they are sound and should be generally followed. They are predicated on the assumption that proper provision has been made by employing institutions for timely notice to probationary faculty members and those on term appointments with respect to their subsequent status. In addition to observing applicable requirements for notice of termination to probationary faculty members (part-time instructors not included) not later than March 15 of each year of their status the following fall, including rank and (unless unavoidable budget procedures beyond the institution forbid) prospective salary.

6.1.2.1 Negotiations looking to the possible appointment for the following fall of persons who are already faculty members of other institutions, in active service or on leave of absence and not on terminal appointment, should be begun and completed as early as possible in the academic year. It is desirable that, when feasible, faculty members who have been approached with regard to another position inform the appropriate officers of their institution when such negotiations are in progress. The conclusion of a binding agreement for faculty members to accept an appointment elsewhere should always be followed by prompt notice to their institution.

6.1.2.2 A faculty member should not resign in order to accept other employment as of the end of the academic year later than May 15, or 30 days after receiving notification of terms of continued employment the following year, whichever date occurs later. It is recognized, however, that this obligation will be in effect only if institutions generally observe the time factor set forth in the following paragraph for new offers. It is also recognized that emergencies will occur. In such an emergency the faculty member may ask the appropriate officials of their institution to waive this requirement, but they should conform to their decision.

6.1.2.3 To permit a faculty member to give due consideration and timely notice to their institution in the circumstances defined in paragraph 1 of these standards, an offer of appointment for the following fall at another institution should not be made after May 1. The offer should be a “firm” one, not subject to contingencies.

6.1.2.4 Institutions deprived of the services of faculty members too late in the academic year to permit their replacement, by securing the members of other faculties in conformity to these standards and institutions otherwise prevented from taking timely action to recruit from other faculties, should accept the necessity of making temporary arrangements or obtaining
personnel from other sources, including new entrants to the academic profession and faculty personnel who have retired.

6.1.2.5 Except by agreement with their institution, a faculty member should not leave or be solicited to leave a position during an academic year for which an appointment is held.

6.2 Retirement

In compliance with federal and state law, no faculty member is required to retire at any specific age. Because faculty retirements impact hiring needs, faculty members are encouraged to communicate with the Dean of the College and the President of the College regarding their particular retirement intentions.

6.3 Non-Reappointment

The decision not to reappoint a faculty member without tenure may be with or without cause. Notice of non-reappointment of full-time and shared-appointment faculty will be given in writing:

6.3.1 Not later than March 1 of the first academic year of service, if service is to terminate at the end of the first year.

6.3.2 Not later than December 15 of the second academic year of service, if service is to terminate at the end of the second year.

6.3.3 At least 12 months before the expiration of an appointment after two or more years of service, but not later than May 15 prior to the terminal year.

6.4 Dismissal

6.4.1 Grounds for dismissal

Dismissal of a faculty member who has tenure or whose term appointment has not expired can occur due to:

6.4.1.1 Demonstrably bona fide financial exigency as declared by the Board of Trustees;

6.4.1.2 Bona fide discontinuance of a program or area of instruction for reasons other than financial exigency;

6.4.1.3 Demonstrable medical disability that prevents the faculty member, with or without reasonable accommodation, from performing the essential functions of the position; or

6.4.1.4 Moral turpitude, gross negligence or incompetence in one’s field. Moral turpitude, gross negligence or incompetence in one’s field includes such conduct as:

6.4.1.4.1 Repeated or serious violations of College policies;

6.4.1.4.2 Repeated failure or refusal to perform satisfactorily academic or other duties in connection with the faculty member’s position at the College despite oral and written warnings;

6.4.1.4.3 Theft or misappropriation of College funds, supplies or equipment;

6.4.1.4.4 Appropriation of another person’s work without appropriate credit;

6.4.1.4.5 Deliberate or serious violations of the rights or freedoms of
other faculty members, employees or students;

6.4.1.4.6 Falsification of credentials or experience;

6.4.1.4.7 Conviction of a felony or of a crime involving moral turpitude or relating to the faculty member’s fitness to practice his or her profession.

6.4.2 President and Faculty Welfare Committee Role

6.4.2.1 When reasons arise to question whether adequate cause/reason exists for dismissal of a faculty member who has tenure, or whose term appointment has not expired, the President or the President’s designee, in consultation with that faculty member, may terminate the relationship at that point by mutual agreement.

6.4.2.2 If the matter is not resolved by mutual consent at that point, the Faculty Welfare Committee shall informally inquire into the situation to effect a resolution, if possible, and if no resolution is achieved, to determine whether in its view formal proceedings to consider the faculty member's dismissal should be instituted.

6.4.2.3 If the Committee recommends that said proceedings begin, or if the President, after considering a recommendation of the Committee favorable to the faculty member, concludes that dismissal proceedings should be undertaken, action will be commenced under the procedures that follow except where there is disagreement.

6.4.2.4 A statement with reasonable particularity of the grounds for dismissal should be jointly formulated by the President and the Committee; if there is disagreement, the President or the President’s designee should formulate the statement.

6.4.3 Formal Proceedings

6.4.3.1 Commencement of proceedings

6.4.3.1.1 Formal proceedings to consider dismissal are commenced by a written communication addressed to the faculty member by the President informing the faculty member of the grounds for dismissal and informing the faculty member that, at the faculty member’s written request, a hearing will be conducted by the Faculty Welfare Committee at a specified time and place to determine whether the faculty member should be dismissed from the faculty for the grounds stated.

6.4.3.1.2 In setting the date of the hearing, sufficient time should be allowed the faculty member to prepare a defense, but the hearing should not be set more than 30 days after the faculty member receives the statement of grounds, absent compelling reasons.

6.4.3.1.3 The faculty member should state in reply whether he or she wishes a hearing and shall also answer in writing, not less than one week before the hearing, the statement of grounds
for dismissal in the President’s letter.

6.4.3.1.4 If no hearing has been requested by the faculty member, he or she shall promptly answer the statement of grounds for dismissal in writing, prior to the consideration of the matter by the Faculty Welfare Committee without a hearing.

6.4.4 Procedures Without Hearing

6.4.4.1 If a hearing has not been requested by the faculty member, the Faculty Welfare Committee shall consider the case on the basis of the grounds for dismissal in the President’s letter, the faculty member’s answer and other obtainable information and decide whether grounds for dismissal exist.

6.4.4.2 The President or the President’s designee has the option of attendance at the Committee’s meeting.

6.4.5 Hearing Procedures

6.4.5.1 If the faculty member requests a hearing, the following procedures shall apply:

6.4.5.1.1 The faculty member shall be entitled to attend the hearing, with counsel, if he or she so chooses.

6.4.5.1.2 The President or the President’s designee may attend the hearing and assist in developing the case and presenting evidence or witnesses in support of dismissal.

6.4.5.1.3 The Faculty Welfare Committee shall determine the order of proof, conduct the questioning of witnesses and secure the presentation of evidence relevant to the determination of the issues. The faculty member, the faculty member’s counsel and the President or the President’s designee may also question witnesses who testify orally, within reasonable limits.

6.4.5.1.4 The Faculty Welfare Committee, after consultation with the faculty member and the President, shall determine whether the hearing is conducted publicly or in private. Absent compelling reasons, the hearing shall be conducted in private.

6.4.5.1.5 The Faculty Welfare Committee shall exercise its best efforts, if needed, to assist the faculty member in securing the attendance of witnesses.

6.4.5.1.6 The faculty member shall have the right to confront adverse witnesses, except for compelling reasons as determined in the discretion of the Faculty Welfare Committee. Where compelling reasons move the Committee to withhold this right, or where the witness cannot appear, the identity of the witness, as well as any statements or information provided by such witness, shall nevertheless be disclosed to the faculty member. Subject to these safeguards, written or oral statements may when necessary be taken outside the hearing and reported to the Committee.

6.4.5.1.7 Any exhibits or written statements or other evidence shall be made a part of the record of the proceedings.

6.4.5.1.8 It shall not be necessary to follow formal rules of evidence or court procedure.
6.4.5.2 The Faculty Welfare Committee shall reach its decision in conference, on the basis of the testimony and evidence presented. The Committee may reach a decision promptly, without having the record of the hearing transcribed, when it believes that a just decision may be reached by this means; or it may await the availability of the transcript if it believes its decision would be aided thereby. The Committee should make explicit findings with respect to each of the grounds for removal presented and issue a reasoned written opinion.

6.4.5.3 Publicity concerning the Faculty Welfare Committee’s decision should be withheld until after the President has had an opportunity to consider the Committee’s decision. Any release to the public shall be made through the President’s office.

6.4.5.4 The President and the faculty member should be notified of the decision in writing and should be given a copy of the record of the proceedings and any witness statements, exhibits, and the transcript, if a transcript has been prepared.

6.4.5.5 Publicity concerning the Faculty Welfare Committee’s decision may be properly withheld until consideration of the case has been given by the President and the Board of Trustees.

6.4.6 Request for Reconsideration
If the President does not agree with the decision of the Faculty Committee, the President shall resubmit the case to the Committee for reconsideration with a statement of questions or objections. The Committee shall then reconsider the case in light of such questions or objections, holding a further hearing and receiving new evidence if necessary and rendering a new decision in the same manner as before.

6.4.7 Decision by the President
If the President disagrees with the decision of the Committee after reconsideration, the President shall make the final decision as to whether dismissal is appropriate and submit his or her reasons to the Committee and the faculty member.

6.4.8 Consideration by Board of Trustees
In the event the President has made the decision that dismissal is appropriate, in spite of a recommendation by the Committee to the contrary, the faculty member shall have the right to appear before the Board of Trustees, or a Committee of the Board of Trustees constituted for that purpose, at which time the faculty member may present his or her side of the case and the Committee’s recommendation; the record of the hearing and any transcripts, witness statements or exhibits; but no new evidence or testimony shall be allowed unless the Board of Trustees or the Board’s Committee shall choose to allow such evidence. Either party may bring counsel to this hearing. The Board of Trustees or Board Committee will conduct the hearing and, in consultation with the President, make the final decision.
CHAPTER SEVEN: FACULTY AND PROGRAM DEVELOPMENT

7.1 Leaves of Absence

7.1.1 General conditions
7.1.1.1 In general, the following conditions must be set forth in writing prior to the approval of the leave request in all cases involving leaves of absence: the duration of the leave and its purposes, the extent to which salary and fringe benefits will be affected and whether or not the time of the leave will be considered toward tenure or toward promotion and sabbatical eligibility.

7.1.1.2 To be eligible for an approved leave of absence without loss of accrued benefits, a faculty member must have at least one year’s service to Augustana. When any of the leaves of absence listed below result in less than full-time service for one semester or more, a non-tenured faculty member may petition the Dean of the College to delay tenure consideration by one year. If approved, the effect would be to remove the year in which the leave took place from the probationary period served, thus postponing tenure consideration by one year.

7.1.1.3 Members of the faculty retain their voting rights while on leave of absence. Their replacements, being Visiting Faculty, do not have voting rights.

7.1.2 Professional Leaves of Absence
7.1.2.1 Requests for professional leaves will be considered when faculty initiate or are invited to take part in career-related activities outside the College that it determines are in its interest to encourage.

7.1.2.2 Such leaves are normally granted for up to two years, upon approval of the Dean of the College and President.

7.1.2.3 The specific conditions of such leaves do not normally include credit toward tenure in the case of non-tenured faculty, but exception can be made with the approval of the Dean of the College and President.

7.1.2.4 The salary increase at the end of the leave will be determined by the President with consideration for how the professional activities during the leave will affect future service to the College.

7.1.3 Leaves of Absence for Academic Study
7.1.3.1 The purpose of such leaves is to enable faculty members to be free of College responsibilities in order to do advanced study in their fields, leading to a terminal degree.

7.1.3.2 A faculty member shall be eligible for this leave, provided they have served at least a year as a full-time faculty member of the College.

7.1.3.3 It is expected that leaves of absence for academic study will normally not exceed one year. Faculty members are considered employees of the College during the period of the leave.

7.1.3.4 While the faculty member would receive no salary from the College during this time, the following would remain in effect during the leave:

7.1.3.4.1 Faculty member is allowed to maintain, at their expense, participation in the medical insurance plan.
7.1.3.4.2 Tuition exchange/remission benefits would continue.

7.1.3.4.3 The College will make special arrangements for the retirement program (TIAA CREF) with the faculty member when they are on a leave of absence for academic study.

7.2 Pre-Tenure Paid Leave

7.2.1 Augustana supports faculty in their efforts to conduct scholarship even as we encourage excellent teaching. In order to encourage faculty to develop substantial scholarly or artistic production, Augustana provides an opportunity for a pre-tenure paid leave.

7.2.2 Conditions

7.2.2.1 Teaching faculty members hired in a tenure-track position are eligible for a one-semester, 8-credit pre-tenure paid leave.

7.2.2.2 Teaching faculty members hired with three or more years credited towards tenure are not eligible for a pre-tenure paid leave.

7.2.2.3 Interested faculty members must apply for the pre-tenure paid leave at the first pre-tenure review.

7.2.2.4 The Faculty Welfare Committee will approve all proposals which specifically aim to produce peer-reviewed publication or equivalent artistic production during the pre-tenure years.

7.2.2.5 Pre-tenure paid leaves may be for one semester (8 credits) only. An academic year with a pre-tenure paid leave will be compensated at the full academic year salary. Overloads are not permissible during the leave year.

7.2.2.6 The semester in which a pre-tenure paid leave is taken must follow the first pre-tenure review and be before the end of the second academic year following the year of the first pre-tenure review. The term in which a pre-tenure paid leave is taken must be before the term in which the tenure review is conducted.

7.2.2.7 The pre-tenure paid leave will not be scheduled in an academic year in which a faculty member has already been granted any other form of leave. Tenure track faculty members are encouraged to take a pre-tenure paid leave in the academic year immediately following the first pre-tenure review. The faculty member is expected to return from the pre-tenure leave for at least one year of full-time service. Faculty members who do not return for a full academic year must reimburse the college for all or a prorated amount of the salary received during the leave.

7.3 Sabbatical Leaves

Augustana supports faculty in their efforts to conduct scholarship even as we encourage excellent teaching. In order to encourage faculty to develop substantial scholarly or artistic production, Augustana provides faculty an opportunity for sabbatical leaves. (Definition: A sabbatical year is the academic year in which a sabbatical is taken.)

7.3.1 Conditions
7.3.1.1 Full-time, tenured individual-appointment and shared-appointment members of the teaching faculty are eligible for a sabbatical leave. Faculty members without tenure are not eligible for a sabbatical leave.

7.3.1.2 For a first sabbatical, at least seven full years (fourteen semesters, excluding summer school and J-Term, but including the semester of the pre-tenure paid leave) of full-time service in a tenure-track position at Augustana must precede the sabbatical year. Faculty are eligible to apply for a sabbatical only after they have been awarded tenure at Augustana. For subsequent sabbaticals, there must be at least six full years (twelve semesters, excluding summer school and J-Term) of full-time service between sabbatical years, except as provided for in 7.3.1.8, below. The workload that counts toward a sabbatical need not be consecutive. Faculty who take on administrative responsibilities maintain their eligibility for a sabbatical upon returning to full faculty status and their time in administration counts towards full-time service eligible for a sabbatical.

7.3.1.3 The faculty member must apply for the sabbatical in the year preceding the sabbatical year. Applications are considered near the end of fall semester. The intention is that a member of the faculty is granted a sabbatical once every seven years.

7.3.1.4 All faculty benefits will continue during the period of the sabbatical. Persons on sabbatical shall receive the salary increases and time toward promotions to which they would be entitled if they were on campus.

7.3.1.5 Remuneration from outside Augustana (e.g., foundation grants, an advance from a publisher) will not be deducted from the sabbatical salary. However, if the purpose of the grant is to replace salary, the faculty member shall be considered for a leave of absence.

7.3.1.6 Sabbatical awards for professional activity are available annually. Applicants for leaves are encouraged to apply to the Faculty Research Committee.

7.3.1.7 The Dean of the College will, following consultation with the Department Chair, determine if and how courses normally taught by a faculty member on sabbatical leave will be covered. The faculty member should not be scheduled for overloads in the sabbatical year.

7.3.1.8 If the College requests a faculty member delay an approved sabbatical, eligibility for the subsequent sabbatical will not be delayed. In no case will the College request a delay longer than one year.

7.3.1.9 Faculty Vote
If a faculty member chooses not to apply for a sabbatical when they are eligible, subsequent requests for a sabbatical will be considered, and if granted will reset the sabbatical clock.

7.3.2 Duration and compensation
7.3.2.1 Individual appointments
The sabbatical results in a one-semester-or-more leave from teaching and advising. The reduction in teaching/advising credit is intended to occur during the leave, not spread out through a year. The standard reduction is 8 credits (two 4-credit courses) which results in no salary reduction (compensation is at the full academic year salary). A second option is the 12-credit reduction (three 4-credit courses), which results in an 8% salary
reduction (compensation is 92% of the full academic year salary). In consultation with the Dean and Department Chair, candidates choose how to distribute their remaining teaching credit obligations between J-Term and their teaching semester (i.e., 16 or 12 credits out of their 24-credit standard teaching load). A third option is a full 24-credit reduction (six 4-credit courses), which results in a 50% salary reduction (compensation is 50% of the full academic year salary).

7.3.2.2 Shared appointments

7.3.2.2.1 Duration: A one-semester sabbatical leave for faculty members with a shared appointment cannot exceed a total of 12 credits released. It is up to the Shared-Appointment faculty members and the Dean of the College to determine how the 8 or 12 credits will be apportioned. A two-semester sabbatical leave cannot exceed 24 credits released. The faculty members, Department Chair(s) and the Dean of the College will determine how the credits will be apportioned.

7.3.2.2.2 Compensation: For an 8-credit sabbatical leave, each member of a shared appointment will receive 100 percent of their proportion of the full shared-appointment salary. For a 12-credit leave shared appointment, faculty will receive 92 percent of full shared-appointment salary. For a full, 24-credit leave, the shared-appointment faculty will receive 50 percent of the full shared-appointment salary.

7.3.3 Review Procedures and Deadlines

7.3.3.1 Applicants will submit to the Dean of the College and their Department Chair a detailed statement of how the leave will be used. An applicant who serves as Department or Division Chair should confer with the Dean of the College before submitting a letter of application. The plan should include the following:

7.3.3.1.1 Length of service at Augustana as of the date of the beginning of the leave

7.3.3.1.2 Inclusive dates of proposed leave

7.3.3.1.3 A list of previous leave periods with a brief description of the outcome of the previous sabbatical/leave.

7.3.3.1.4 A detailed description of the nature and scope of the program, including where the leave will be spent (minimum of 200 words)

7.3.3.1.5 The relationship of the proposed program to the applicant’s research, professional, or creative interests. This should include the anticipated results in terms of publication or other forms of professional recognition and the benefits to the educational program of the College

7.3.3.1.6 A statement of supplementary sources of financial assistance and the effect on the proposed program if these sources do not become available

7.3.3.1.7 Any reason the leave must be taken at the time proposed (e.g., continuation of a project already initiated, receipt of a fellowship, or publisher’s deadline).
7.3.3.2 The deadline for submitting applications is October 1st of the academic year prior to that in which the leave is to be taken.

7.3.3.3 The chair of the department will make a written statement to the Faculty Welfare Committee. This should include information regarding the benefits that might accrue to the applicant, to the department and to the College if the leave were granted. The Chair should also comment on the effect of the person’s absence on the department. This should include possible arrangements for the courses normally taught during the sabbatical. This statement is to be submitted to the Office of the Dean of the College by October 1st of the academic year prior to that in which the leave is to be taken.

7.3.3.4 The Faculty Welfare Committee will review the materials and make a recommendation to the President. The Dean of the College will inform the applicant of the decision in writing as soon as possible, but no later than the first week in January following Christmas recess.

7.3.3.5 If the recommendation is negative, the Committee will provide the applicant with a written rationale. Applicants are entitled to reconsideration if they can provide new evidence related to the rationale for rejection. The applicant may appear in person at this second hearing.

7.3.4 Voting Rights During Sabbatical

7.3.4.1 Members of the faculty retain their voting rights while on sabbatical. Their replacements, being Visiting Faculty, do not have voting rights.

7.3.5 Post-Sabbatical Obligations

A report of the work is provided to the Faculty Welfare Committee at the individual’s next review and presented to the faculty in an appropriate forum. The faculty member is expected to return from the sabbatical leave for at least one year of full-time service. Faculty members who do not return for a full academic year, must reimburse the college for all or a prorated amount of the salary received during the leave. Waivers may be granted by the Dean of the College in consultation with the President only in cases of exceptional personal circumstances or if it serves the interest of the College. Accepting a position at another institution is typically not considered an exceptional circumstance.

7.4 Reassigned Time for Major Projects

7.4.1 All tenure-track and tenured faculty who have taught at Augustana for one full year, and who are nearing completion of a major scholarly or artistic project are eligible for up to four credits of reassigned time. Work in any of the scholarly areas of discovery, teaching, integration and application are eligible. Under most circumstances it is expected that faculty will have taught a full teaching load in the year prior to requesting this reassigned time benefit. Typically these awards will not be given to faculty members from the same department at the same time.

7.4.1.1 The Dean of the College's Office will support reassigned time for up to three faculty members annually.

7.4.1.2 Priority will be given to requests from faculty members who have not yet received reassigned time or any other leaves.
7.4.2 Applications for a release in the upcoming year are due by November 1. Applicants will be notified by November 15.

7.4.3 An application should include description of the project (up to four pages), the project’s status and how the reassigned time will be used, as well as a brief curriculum vitae. Please include a supporting letter from your Department Chair as well as confirmation of outside commitment such as a contract from a publisher.

7.4.4 Responsibilities of the Grantee
7.4.4.1 Acknowledgement of Augustana financial assistance in products produced from work during reassignment.
7.4.4.2 A brief (1-2 page) report detailing the results of the professional activity, including where the work was performed and/or published. This should be submitted to the Dean of the College by no longer than one year after notification of the grant.

7.5 Professional Allowances

7.5.1 Professional Meeting Allowance
7.5.1.1 The faculty member’s Professional Meeting Allowance, currently is $750.00 and may be accumulated over a consecutive two-year period. This Professional Meeting Allowance may not be used for professional memberships, subscriptions, books, software or other intellectual property items.
7.5.1.2 These funds may be used only for expenses related to travel, lodging, incidental costs and registration fees related to:
   7.5.1.2.1 Attendance at meetings of professional associations;
   7.5.1.2.2 Training workshops related to teaching or administrative responsibilities;
   7.5.1.2.3 Travel directly correlated with assigned curricular responsibilities.

7.5.2 Supplemental Professional Meeting Allowance
7.5.2.1 The Faculty Development Fund is a discretionary budget managed by the Office of Academic Affairs. The fund includes money intended to supplement the Faculty Professional Meeting Allowance, thereby permitting and encouraging increased faculty participation at conferences, workshops, and institutes.
7.5.2.2 To qualify for these funds, individuals must be tenured or tenure-track, eligible for PMA, and a) all regular and accrued PMA and PDF funds have been used (or will be used), and b) there are further costs associated with attendance at a conference at which they are on the program (i.e., on a panel, presenting a paper, serving as a respondent, etc.).
7.5.2.3 To apply for funds, faculty members should submit a request to the Associate Dean responsible for allocating SPMA funds. Requests can be submitted during any term, regardless of when one plans to travel during the year. Since the monies will be allocated on request and thus will not necessarily be distributed equally throughout the year, it is in the best interest of the individual to apply for funding as early as possible.
7.5.2.4 Supplemental PMA funding does not accumulate from year-to-year and must be spent by June 30th of the year that it was granted.
7.5.2.5 The Dean of the College will determine the amount that should be considered the maximum available per year. In rare exceptions, at the discretion of the Dean, that amount may be exceeded.

7.5.2.6 Faculty members on any type of leave may apply for supplemental support.

7.5.3 Allowance for Advising New Students

7.5.3.1 Advisers of first-year students receive compensation in the form of a $1000 professional development stipend.

7.5.3.2 Each spring, faculty are asked by the advising program to volunteer to serve as advisers to first year students. Each volunteer chosen to advise receives the stipend.

7.5.3.3 The stipend can be used for professional travel, memberships, subscriptions, educational technology, and other job-related expenses.

7.5.3.4 Advisers of first-year students are expected to:

7.5.3.4.1 Participate in adviser activities at fall orientation.

7.5.3.4.2 Participate in adviser training activities at the beginning of the fall semester and through the year.

7.5.3.4.3 Frequently interact with all students in their advising group, with these minimums:

7.5.3.4.3.1 At least one individual meeting with each student during the first two weeks of school

7.5.3.4.3.2 At least one individual registration conference each semester

7.5.3.4.3.3 At least one group registration meeting in the fall and spring semesters

7.5.3.4.3.4 At least one other group activity in fall semester

7.5.3.4.3.5 At least one individual contact (in person, via email, or by phone) with advisees every month during the remainder of the academic year.

7.5.3.4.4 Serve as an active academic adviser for each of the students in the advising group until those advisees declare their major (if necessary, through the students’ sophomore year).

7.5.4 Travel Expenses and Reimbursements

7.5.4.1 Travel expenses are limited to those incurred that, considering all circumstances, are not lavish or extravagant.

7.5.4.2 Faculty should follow procedures outlined by the Business Office for requesting reimbursements or reconciling p-card transactions associated with professional travel. Receipts are required for all expenditures.

7.6 Other Support for Faculty Scholarship

The Academic Affairs Office maintains a listing and description of other internal and external funding sources. Further information is available on the Academic Affairs website. Other internal sources include:

- Faculty Research Grant
- Faculty Summer Research Stipend
- New Faculty Research Awards
- Presidential Research Fellowship
Sabbatical Leave Grant
Student Research Assistantships
Grant Proposal Incentive Award
Faculty-Student Summer Research Fellowships
Humanities Fund
Academic Initiatives Fund
CHAPTER EIGHT: FACULTY GOVERNANCE

8.1 Rights to Voice and Vote

All members of the all regularly appointed faculty (see College Constitution, Faculty Handbook Chapter 1: “Definitions of Faculty Status,”) have voice in meetings of the Faculty and Faculty Council and in Faculty Forums. The right to vote and to be elected to positions is delineated below.

8.1.1 Those eligible to vote in meetings of the full faculty and to serve on college-wide committees, (except in the case of committees whose membership eligibility is set otherwise), including the Faculty Council, must meet two criteria.

8.1.1.1 First, they must be full-time employees of the College who teach 12 or more credits in the current year, full-time librarians, partners in a shared faculty appointment or special academic support staff who meet with additional stipulations set in 2.1.2.5 (“Definitions of Faculty Status:Special Academic Support Staff”) or are adjunct or part-time faculty qualified to vote under the provisions of 8.1.2.

8.1.1.2 Second, they must be subject to peer review and undergo review at the appropriate time by the Faculty Welfare Committee.

8.1.2 All adjunct and part-time faculty who have been substantially involved as teachers in the college for the previous four years, and will be teaching in the college in the following year, will be eligible to vote in meetings of the full faculty and to serve on college-wide committees for which non-tenured faculty are eligible (including the Faculty Council, where they may be elected in the normal way in their ranks), provided that they are subject to performance review by the Faculty Welfare Committee. Faculty will be said to be substantially involved in the college for the previous four years whenever they have taught an average of twelve credits per year over the four years. The four-year interval may be interrupted by a maximum of one year in which the faculty member does not teach in the college.

8.1.3 Questions of equivalency in determining teaching credit are to be decided by a recommendation from the Dean of the College submitted to and subject to the approval of the Nominations and Rules Committee. Activities that are to be considered for the assignment of equivalency credit are those in which the faculty who participate (a) provide direct instruction (b) assign a grade and (c) give credit that students may apply toward graduation.

8.1.4 Faculty thus eligible may also vote (with certain restrictions for members of a joint appointment) within their divisions.

8.1.5 One retains one’s voting rights when on leave of absence or sabbatical leave.

8.2 Faculty Meetings

8.2.1 The Faculty shall:

8.2.1.1 Determine regulations for admission, promotion and graduation of students.
8.2.1.2 Adopt aims and policies of instruction and recommend course of study to the Board of Trustees.
8.2.1.3 Establish standards, time and manner of examinations.
8.2.1.4 Recommend candidates for degrees.
8.2.1.5 Consider measures whereby the intellectual, social and spiritual life of the
campus may be enriched and ennobled and the cultural aims of the College achieved.

8.2.1.6 Establish such committees as it deems necessary for its various functions.
8.2.1.7 Have the power to suspend or expel students for cause.
8.2.1.8 Recommend to the Board of Trustees the length of the academic year.

8.2.2 The Faculty shall meet at least twice each semester. Faculty meetings will not normally be held during J-Term.

8.2.3 The Faculty retains the right to convene in extraordinary session upon petition of 25 percent of its full-time membership or upon call of the President.

8.2.4 The President of the College presides at meetings of the Faculty. In the absence of the President, the Chair of the Faculty Council presides.

8.2.5 The Faculty Council, President of the College, and Provost/Dean of the College jointly prepare the agenda.

8.2.6 At these meetings, all members of the Faculty may address the assembly. Those who are members of the Voting Faculty (see “Rights to Voice and Vote”) may also make motions and vote.

8.2.7 The Faculty retains responsibility for the proper discharge of these powers and obligations.

8.3 Faculty Council

8.3.1 Composition
8.3.1.1 The Faculty Council consists of 10 members elected from the voting faculty: Chair and Vice-Chair, 2 full Professors, 2 Associate Professors, 2 tenure-track Assistant Professors, and two non-tenure-track faculty.

8.3.1.2 The Vice-Chair shall become the Chair of the Faculty Council in the second year of his or her term.

8.3.1.3 Should an academic division not be represented in the composition of the Faculty Council for any academic year, the member of that division who received the most votes will be appointed to the Council for a one-year term. In such instances, the total number of Faculty Council members may exceed 10.

8.3.1.4 Should any Faculty Council member resign, the Nominations and Rules Committee, in consultation with the Chair of Faculty Council, will appoint a replacement to serve out the unexpired term.

8.3.1.5 If a Faculty Council member elected by rank is promoted during that member’s term, the member may serve out his or her term unless the member feels unable to continue to represent those in the faculty rank in which he or she was elected. If a member resigns for this reason, guidelines for replacing a member outlined in 8.3.1.4 shall be followed.

8.3.1.6 Any faculty member, administrator, staff, or student delegate from the Student Government Association shall have the privilege of attending the open meetings of the Faculty Council.

8.3.2 Election and Period of Service
8.3.2.1 Election procedures
8.3.2.1.1 The Nominations and Rules Committee shall ask faculty members whether they are willing to serve as Vice-Chair or as a
A member of Faculty Council.

8.3.2.1.2 The Nominations and Rules Committee shall prepare a ballot of names of all faculty who are willing to serve as Vice-Chair of Faculty Council.

8.3.2.1.3 Each voting faculty member shall vote for one candidate to serve as Vice-Chair of Faculty Council.

8.3.2.1.4 From the candidates, the person receiving the most votes on this ballot shall be elected Vice-Chair.

8.3.2.1.5 After the Vice-Chair has been elected, the Nominations and Rules Committee shall prepare a ballot for each rank by listing all in that rank who are willing to serve on Faculty Council.

8.3.2.1.6 Each Voting faculty member within an academic rank (the rank to be held during the forthcoming year) shall vote for one candidate.

8.3.2.1.7 The candidate receiving the most votes within their rank shall be elected to Faculty Council.

8.3.2.2 Period of Service

8.3.2.2.1 A period of service of office consists of two academic years.

8.3.2.2.2 Periods of service for faculty elected within the same rank shall be staggered.

8.3.2.2.3 The Chair and Vice Chair may not be on sabbatical or teaching off campus during their period of service – J-Term excepted.

8.3.2.2.4 Faculty Council members elected by rank may take up to one academic term off for sabbatical, off-campus teaching, or other reasons that would impede their ability to serve. In their absence, the Faculty Council Chair, in consultation with Nominations and Rules, will appoint a replacement. Faculty members who will be away from campus for more than one academic term are ineligible to serve on Faculty Council.

8.3.2.2.5 A faculty member may not serve more than three consecutive two-year periods of service (6 years in total) on the Faculty Council. This term limit applies to service on the Faculty Council in any position.

8.3.2.3 Faculty members who serve as the Chair of a division, the Educational Policies Committee, or the General Education Committee may not serve on Faculty Council.

8.3.3 Responsibilities of Faculty Council

8.3.3.1 The Faculty Council shall help keep the faculty informed about current and emergent challenges and opportunities which face us, will encourage productive discussions within the faculty about those challenges and opportunities, about the options that might be available to us and the consequences of various options.

8.3.3.2 Faculty Council shall advocate for the concerns and interests of the faculty.
8.3.3.3 Faculty Council will serve as advocates for the academic program, and for the mission of the College.
8.3.3.4 The Faculty Council shall serve as a consultative body for the administration.
8.3.3.5 The Faculty Council shall bring matters to full faculty for consideration.
8.3.3.6 The Faculty Council shall facilitate communication between the faculty, administration and Board of Trustees.

8.3.4 Responsibilities of Faculty Council Chair
8.3.4.1 Faculty Council Chair shall request that the President, Dean of the College, and other administrative officers of the College furnish such reports and information as may be necessary for conducting the business of the Faculty Council.
8.3.4.2 Faculty Council shall lead Faculty Council meetings.
8.3.4.3 Faculty Council Chair shall preside over faculty forums.
8.3.4.4 Faculty Council Chair shall monitor the approval and recording of new Faculty Handbook text.
8.3.4.5 Faculty Council Chair shall serve as a member ex officio of the Facilities Planning Committee.
8.3.4.6 With the Vice-Chair, Faculty Council Chair shall observe the Fall and Spring meetings of the Board of Trustees.

8.3.5 Meetings of the Faculty Council
8.3.5.1 Meeting Schedule
8.3.5.1.1 The Faculty Council will meet with the Dean of the College at least four times each semester.
8.3.5.1.2 The Faculty Council determines the time and place of its meetings and notifies the full faculty in advance of each meeting.
8.3.5.1.3 Members of the administration may request a meeting with the Faculty Council to discuss matters relevant to the faculty.

8.3.5.2 Meeting Attendance
8.3.5.2.1 The President shall attend a minimum of one Faculty Council meeting per semester.
8.3.5.2.2 The Faculty Council shall request that other members of the President's Cabinet attend meetings as necessary.
8.3.5.2.3 Meetings shall be open to the full faculty, administrators, staff, and any delegates from Student Government Association. If the Faculty Council determines that an issue needs to be discussed in confidence, they may elect to close that portion of the meeting from outside attendance.

8.3.5.3 Meeting Procedures
8.3.5.3.1 The Chair of Faculty Council will chair meetings. In the absence of the Chair, the Vice-Chair will chair the meeting.
8.3.5.3.2 The Faculty Council Chair and Vice-Chair prepare the meeting agenda. The Dean of the College should receive timely advance notice of the proposed agenda. Faculty shall
normally be notified of the subjects under discussion at least three days ahead of a meeting and be reminded of their right to contribute to the agenda and the discussion; a formal agenda should be circulated 24 hours before the meeting and minutes issued within 48 hours afterward.

8.3.5.3.3 Non-Faculty Council members present at the meeting may request to be recognized by the Chair to speak on issues under discussion by the Council.

8.3.5.3.4 A portion of each meeting will be designated for Non-Faculty Council members in attendance to raise new business.

8.3.6 Review of the Faculty Council
Nominations and Rules will conduct periodic reviews of the composition, charge and performance of the Faculty Council. Results of the reviews will be provided to the Council for their consideration and action. The first review will occur in 2023 and will recur at five-year intervals.

8.4 Faculty Forum

8.4.1 The term “Faculty Forum” is reserved for meetings about subjects of general interest to the faculty.
8.4.2 No business is transacted. No motions are made.
8.4.3 The call to a Forum is made by the Faculty Council or the Faculty.
8.4.4 Faculty Council Chair presides at the Forum.

8.5 Academic Departments

The Academic Department is the fundamental organizational unit of the faculty and curriculum. A department consists of faculty within one discipline, or within closely related disciplines, and is administered by a Department Chair. Each department offers a departmental major; many offer a major for secondary school teaching; most also offer a minor. (See College Catalog: Organization of the Curriculum, Academic Divisions and Departments.)

8.5.1 Department Chair

8.5.1.1 Duties of Department Chairs include, but are not limited to, such concerns as:

8.5.1.1.1 Departmental governance, supervision of curriculum and scheduling, monitoring departmental faculty matters and student matters, departmental budget management, departmental facilities and clerical management, and representing departmental views.

8.5.1.1.2 Representing departmental views to other College bodies and communicating to members of the department relevant information from extra-departmental sources.

8.5.1.1.3 Serving as advisory members of the Faculty Welfare Committee when individuals within their department are under consideration.

8.5.1.1.4 Recommending faculty in their departments for tenure, promotion, sabbatical leaves, etc. and providing annual evaluations to non-tenured faculty.

8.5.1.1.5 Serving on the search committee with the appropriate division chair and Dean of the College in seeking candidates for faculty
8.5.1.2 Selection

8.5.1.2.1 Department Chairs are appointed by the President for a three-year period of service after recommendation by the Dean of the College. Department Chairs may be reappointed.

8.5.1.2.2 Before the beginning of a new period of appointment, the Dean of the College will solicit information from department members before making a recommendation to the President.

8.6 Academic Divisions

Academic Departments are grouped into six Academic Divisions, generally on the basis of shared disciplinary subject material or methodologies. Each Division is administered by a Division Chair elected from within the Division.

8.6.1 Duties of division chairs include:

8.6.1.1 Acting as divisional representatives on the Faculty Welfare Committee.

8.6.1.2 Representing divisional views to other College bodies and communicating to members of the division relevant information from extra-divisional sources.

8.6.1.3 Participating with the President, Dean of the College and Department Chairs in interviewing and selecting candidates for membership on the faculty.

8.6.1.4 Coordinating academic planning within the academic divisions of the College.

8.6.1.5 Advising Department Chairs on the preparation of tenure, pre-tenure, post-tenure, promotion and sabbatical.

8.6.2 Selection of Division Chair

8.6.2.1 Only tenured, Delegate Faculty are eligible to serve

8.6.2.2 Division Chairs are elected from within divisions for three-year periods of service, staggered among the divisions. Chairs may be elected for more than one three-year period, but not for more than two consecutive periods.

8.6.2.3 Faculty members who will be absent from their teaching responsibilities, or from the campus, for two or more semesters during the year, automatically relinquish division chair assignments for the time they are absent and must be replaced by election within the division.

8.6.2.4 Chairs who will be absent from their teaching responsibilities, or from the campus, for one semester or less (J-Term excepted), may be replaced by Faculty Welfare and the Dean of the College. Typically, the prior Division Chair fills in during such absences.

8.6.2.5 Voting Faculty, as defined in “Rights to Voice and Vote” are eligible to vote in the election of their Division Chair and on other divisional business (cf. Senate Minutes of 7 April 1888). An exception applies to members of a Shared appointment who have teaching responsibilities in departments in two or more divisions may vote in those divisions.

8.6.2.6 Division Chairs may not serve on the Budget Committee, the Educational Policies Committee, the General Education Committee, the Nominations and Rules Committee, or on the Faculty Council during their period of service (see 8.3.2.3).
8.7 Faculty Governance of the Curriculum

8.7.1 Departmental Role
Changes in courses normally begin in the department that offers them. A member of the department formally proposes a change and, if the department votes to approve, the proposal is sent to the department’s Division Chair for placement on the agenda of a division meeting or to the chair of the General Education Committee or Educational Policies Committee for Interdisciplinary programs that are not themselves departments—e.g., Liberal Studies, Asian Studies, Women’s Studies. The forms required for these proposals are available online. Proposals that require faculty hiring should be vetted through the Office of Academic Affairs.

8.7.2 Divisional Approval
Divisions approve new programs of study (i.e. majors, minors), changes to existing programs of study, new courses or changes in existing courses for all departments in the division. Divisions do not approve courses for General Education designations.

8.7.3 The General Education Committee acts on proposals received from faculty members with the approval of their academic department/program. The committee also provides oversight and develops initiatives related to the General Education program. Following each meeting, the committee circulates a report of its actions to full faculty. Faculty members have one week following the dissemination of the report to request that an item be sent back to the committee for further discussion. If a faculty member’s concerns are not resolved by the committee, the item in question will come before the full faculty for consideration. If no scheduled full faculty meeting will allow for this discussion to occur before registration for the next semester begins, the Chair of the General Education Committee can call a special faculty meeting. At least 25 percent of eligible voting faculty in attendance shall constitute a quorum for this special meeting. The General Education Committee must approve:

8.7.3.1 All First-Year Inquiry (FYI) and Liberal Studies Composition (LSC) courses. FYI courses approved by the General Education Committee are then brought to the full faculty for final approval. LSC courses approved by the General Education Committee are then sent to the Educational Policies Committee for approval before being sent to the full faculty.

8.7.3.2 All courses requesting learning perspective designations.

8.7.3.3 All learning communities

8.7.3.4 All courses requesting suffix (i.e. I, G, D, Q) designation.

8.7.3.5 Criteria necessary for approval of the various course designations. The approval forms are available online and must be submitted with a course syllabus.

8.7.3.6 New courses seeking General Education designations (LPs, Suffixes, LCs) will be reviewed by both the General Education Committee and EPC. First, Gen Ed will review the LP/Suffix/LC proposal(s) and then EPC will review the new course proposal. If EPC suggests any major revisions to a proposal already approved by Gen Ed, EPC will return the proposal to Gen Ed to address any changes that may impact the integrity of the Gen Ed designation(s). Proposals for LP/Suffix/LC designations for existing courses will be reviewed by the General Education Committee only.
8.7.3.7 The committee may grant one-time approvals in the case of urgent curricular matters limited to: new First-Year Inquiry (FYI) course proposals submitted by faculty members in their first year of teaching at Augustana College; General Education designations for new courses to be taught by new faculty hires in their first two terms at Augustana (submitted by Department Chair); General Education courses/designations that address a critical, unmet need in the curriculum, as defined by EPC or Gen Ed.

8.7.4 Educational Policies Committee
The Educational Policies Committee acts on proposals (i.e. courses, programs of study, academic policies) received from the Divisions, the General Education Committee and other faculty committees dealing with academic policy issues. It also develops initiatives itself. Following each meeting, EPC circulates a report of its actions to full faculty. Faculty members have one week following the dissemination of the report to request that an item be sent back to the committee for further discussion. If a faculty member’s concerns are not resolved by the committee, the item in question will come before the full faculty for consideration. If no scheduled full faculty meeting will allow for this discussion to occur before registration for the next semester begins, the Chair of EPC or the General Education Committee can call a special faculty meeting. At least 25 percent of eligible voting faculty in attendance shall constitute a quorum for this special meeting. If no faculty member makes such a request, actions involving routine curricular changes stand approved. Examples of routine curricular changes would include the introduction or discontinuation of courses, alteration of departmental requirements and other course-related changes that have little or no effect on staffing, class sizes, or the philosophy or ecology of College requirements.

8.7.4.1 The committee may grant one-time approvals in the case of urgent curricular matters limited to: New courses to be taught by new faculty hires in their first two semesters at Augustana (submitted by Department Chair); new courses that address a critical, unmet need in the curriculum, as defined by EPC or Gen Ed.

8.7.5 Faculty
Curricular proposals judged to be not routine but weighty—in the judgment of the President and the Chair of the Faculty Council in consultation with the Faculty Council, are brought for final decision to a Faculty Meeting for faculty-wide discussion and the vote of the Voting Faculty.

8.8 Faculty Committees Responsibilities
Faculty Committees shall notify the Faculty Council of matters under their consideration that may significantly affect faculty, the academic program, or the mission of the College.
CHAPTER NINE: LIBRARY AND COPYRIGHT POLICIES

9.1 Policies of the Thomas Tredway Library

The Thomas Tredway Library plays an integral role in student learning at Augustana. The library maintains print collections and provides access to a wealth of licensed, online scholarly resources. The staff depends upon active collaboration with the faculty and is pleased to provide each faculty member with an orientation to its many services.

9.1.1 Library services

9.1.1.1 Information Literacy: Instruction is provided to help students learn about Library resources and research methods. Instruction is provided in collaboration with the classroom faculty and in conjunction with an assignment. Information literacy is a skill set in Augustana’s General Education plan. Librarians work with many Liberal Studies instructors to help students build a foundation in research skills. They also work with upper-division courses, focusing on research skills in specific disciplines. In addition, a reference librarian is available for appointments or immediate consultation during most hours the Library is open.

9.1.1.2 Requesting resources: Requests for new Library materials should be directed to the librarian who serves as liaison to the instructor’s division. The Library will make every reasonable effort to fill requests provided funds are available and the requested resources are relevant to the educational mission of the College as reflected in the curriculum.

9.1.1.3 Interlibrary loan: The Library is a member of I-Share, a large academic library consortium in Illinois. A statewide courier service throughout the State of Illinois speeds the delivery of materials from one library to another. The Library also obtains materials electronically and from libraries worldwide. Contact Library staff for assistance.

9.1.2 Statement of Intellectual Freedom

9.1.2.1 Librarians significantly influence or control the selection, organization, preservation and dissemination of information. In a political system grounded in an informed citizenry, librarians are members of a profession explicitly committed to intellectual freedom and the special obligation to ensure the free flow of information and ideas to present and future generations. (American Library Association Policy Manual, 54.16)

9.1.2.2 In order to enable this free flow of information and ideas, planning and actions are taken based on consideration of the library users’ rights to confidentiality and access.

9.1.3 Confidentiality

9.1.3.1 The ethical responsibilities of librarians, as well as statutes in most states and the District of Columbia, protect the privacy of library users. Confidentiality extends to “information sought or received, and materials consulted, borrowed, acquired,” (American Library Association Code of Ethics) and includes database search records, reference interviews, circulation records, interlibrary loan records, and other personally identifiable uses of library materials, facilities, or services. The American Library Association recognizes that law enforcement agencies
and officers may occasionally believe that library records contain information which may be helpful to the investigation of criminal activity. If there is a reasonable basis to believe such records are necessary to the progress of an investigation or prosecution, the American judicial system provides the mechanism for seeking release of such confidential records: the issuance of a court order, following a showing of good cause based on specific facts, by a court of competent jurisdiction. [American Library Association Policy Manual, 52.4]

9.1.3.2 Libraries are impartial resources providing information on all points of view, available to all persons regardless of age, race, religion, national origin, social or political views, economic status, or any other characteristic. The role of libraries as such a resource must not be compromised by an erosion of the privacy rights of library users. (Intellectual Freedom Manual, p. 133)

9.1.3.3 Library Records Confidentiality Act

9.1.3.3.1 The registration and circulation records of a library are confidential information. Except pursuant to a court order, no person shall publish or make any information contained in such records available to the public.

9.1.3.3.2 For the purpose of this Section, (i) “library” means any public library or library of an educational, historical or eleemosynary institution, organization or society; (ii) “registration records” includes any information a library requires a person to provide in order for that person to become eligible to borrow books and other materials and (iii) “circulation records” includes all information identifying the individual borrowing particular books or materials. (Illinois Law ch75 ILCS 70/1)

9.1.4 Augustana College Library Bill of Rights

9.1.4.1 Books and other library resources will be provided for the interest, information and enlightenment of the Augustana community. Materials will not be excluded because of the origin, background or views of those contributing to their creation.

9.1.4.2 The Augustana College Library will seek to provide materials and information presenting points of view on current and historical issues. Materials will not be proscribed or removed because of partisan or doctrinal disapproval.

9.1.4.3 The Augustana College Library will challenge any censorship in the fulfillment of its responsibility to provide information and enlightenment.

9.1.4.4 The Augustana College Library will cooperate with all persons and groups concerned with resisting abridgment of free expression and free access to ideas.

9.1.4.5 A member of the Augustana College community’s right to use a library will not be denied or abridged because of origin, age, background or views.
9.2 Photocopying and Copyright Infringement Policy

9.2.1 Introduction
Members of the Augustana College community are often faced with questions regarding the appropriate use of works created by others including books, articles, video, music, images, and other intellectual property. The purpose of the Augustana College Copyright Policy is to provide answers to some of those questions, along with an overview of how federal copyright laws impact activities at Augustana College.1

9.2.2 Copyright Protections

9.2.2.1 Copyright is a form of protection provided by federal copyright laws to the authors of “original works of authorship,” including literary, dramatic, musical, artistic, and certain other intellectual works. This protection is available to both published and unpublished works. The 1976 Copyright Act generally gives the copyright holder the exclusive right to authorize others to reproduce the work, prepare derivative works based upon the work, distribute copies of the work to the public by sale or other transfer of ownership, and perform or display the work publicly.

9.2.2.2 There are many things that are not protected by copyright including the following: facts and ideas; titles; processes, methods, systems, and procedures; constitutions and laws of state governments; all works prepared by the United States Government; and materials that have passed into the public domain.

9.2.2.3 Copyright occurs automatically at the creation of new work. Work is copyrighted the moment it is fixed in a tangible medium of expression. Formal procedures such as copyright notice, registration, or publication are not required to obtain copyright.

9.2.2.4 It is illegal for anyone to violate any of the rights provided by the copyright law to the owner of copyright. These rights, however, are not unlimited in scope. Of important note, federal copyright law allows for many exceptions to use copyrighted works for educational purposes.

9.2.3 Using Copyrighted Works
Many occasions will arise when one may want to use the copyrighted works of others. The first step in this process is to determine whether in fact the work is copyrighted. Because copyright protection arises automatically when an original work is fixed in a tangible medium of expression, most works are indeed copyrighted. Copyright lasts from the moment it is created until 70 years after the death of the author, except for works produced by a company or employer in which case the copyright lasts 95 years from the date of publication. Certain very old works and

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1 Much of this policy is taken with permission from Smith College, Marquette University, Providence College, University of Michigan, the Association of Research Libraries and from copyright legislation and legislative guides.
material created by the United States government are in the “public domain” and may be freely used. Other copyrighted work may be used under the doctrine of “fair use.” In addition, face to face classroom use of copyrighted materials is allowed quite freely.

9.2.3.1 Public Domain Works-Works that are in the “public domain” are not protected by copyright and may be freely used. A chart found in Appendix A details works that are in the public domain.

9.2.3.2 Fair Use-The fair use doctrine, provided for by the Copyright Act, addresses the needs of educators, scholars and students by mitigating the rights of copyright owners. Fair use allows limited use of copyrighted material without permission for purposes such as criticism, parody, news reporting, research and scholarship, and teaching. There are four “fair use factors” that assist in evaluating whether a particular use of copyrighted work is fair. An analysis utilizing the four factors must be completed every time a copyrighted work is used as there are no hard and fast rules. While all four factors must be considered, not all factors have to be in favor of use to make the use fair.

9.2.3.2.1 Factor 1 - Purpose and character: Review whether the copyrighted work will be used for nonprofit, educational or commercial use. Courts have found the absence of financial gain alone is insufficient for a finding of fair use. Using works for educational purposes is a factor favoring fair use. The scale tips further in favor of fair use if access is restricted to students in a particular class through a password protected Moodle site or similar medium.

9.2.3.2.2 Factor 2 - Nature of copyrighted work: Consider the nature of the work; in particular, analyze whether the work is fact-based or creative work, whether it has been published, and whether it is out of print. For example, photocopies from a newspaper are more likely to be considered fair use than is the duplication of materials prepared for public consumption.

9.2.3.2.3 Factor 3 - Amount used, substantiality or portion: Using a small portion of a whole work would weigh towards fair use. Consider the proportion of the larger work that is copied and used and the significance of the copied portion.

9.2.3.2.4 Market effect: A use is more likely to be fair if it does not harm the potential market for the value of the copyrighted work. The market effect factor is considered the most determinative of the four factors.

9.2.3.2.5 For assistance in analyzing these factors for individual cases, consider utilizing the “Fair Use Checklist” located on the
9.2.3.1 Classroom Use - The rules governing use of materials in a face-to-face classroom are broader than fair use, and those rules give more freedom to copy, display and distribute in class. Instructors may display or perform a work in class without obtaining permission or doing a fair use evaluation when your use is for instructional purposes in face-to-face teaching at a nonprofit educational institution.

9.2.4 Fair Use Guidelines for Using Printed Materials

There are certain widely accepted parameters for use of copyrighted materials for educational fair use per federal copyright law. Guidelines found in Appendix B may prove helpful in determining what has been deemed fair use.

9.2.5 Fair Use Guidelines for Course Management Systems and Electronic Reserves

9.2.5.1 When it comes to copyright, digital works are no different than print works. Making materials accessible through course management systems or electronic reserve systems raises significant copyright issues. It violates copyright law to use course management systems as a substitute for the purchase of books or other printed materials when a substantial portion of the material is required for educational purposes. The same copyright and fair use principles that apply to educational use of copyrighted works in printed form apply equally to their use in digital form. Making an electronic copy of a copyrighted work by any means is considered to be a reproduction and is subject to applicable copyright law, including the fair use doctrine (set forth above). Permission may be required for the use of copyrighted material as electronic course content even when such material is:

9.2.3.1.1 available elsewhere on the internet;
9.2.3.1.2 being used in a course for the first time, or;
9.2.3.1.3 characterized for purposes of course use as optional, supplemental, or ancillary reading material, rather than as required, assigned, or recommended reading material.

9.2.5.2 No one should post digital course content consisting of copyrighted material without first either:

9.2.5.2.1 obtaining the permission of the copyright owner; or
9.2.5.2.2 determining in good faith after reasonable inquiry, and with the benefit of resources made available by the College for these purposes, that the intended use qualifies as fair use or
other exempt or licensed use for which permission is not required.

9.2.5.3 In general, if permission and possible payment of royalties would be required to include the material in a printed course compilation, permission may also be required when making that material in digital form. Course reserves are to be used only as a supplement to assigned course texts and/or licensed course compilations. When readings are used as central course material in lieu of a textbook, licensed course compilations may be required. Course readings on electronic reserve must comprise only a small portion of the total assigned readings for any course and materials included in "course packets" should not be included in electronic reserve systems for that course (i.e., use one method or the other for a particular reading, not both).

9.2.5.4 As a matter of fair use and without permission from the copyright holder, the library may scan short items or excerpts from longer items (such as an article from a journal, a chapter from a book or conference proceedings, or a poem from a collected work). With permission from the copyright holder, the library may scan an entire work (such as a complete book or technical report).

9.2.5.5 Whenever possible, is it preferable to link to materials already legally available online through the library web site or another site, rather than scanning and posting a digital copy.

9.2.5.6 As far as technology allows, access to copyrighted digital course content should be limited to students enrolled in the course, the faculty teaching the course, and other individuals requiring access for purposes of conducting the course. Access should be terminated when students have completed the course.

9.2.6 Fair Use & Multimedia

Copyright laws must be considered when showing a film on campus or making copies of other multimedia. When showing films on campus, the key determination is whether the viewing would constitute a “public performance,” and, if so, whether there are any exceptions that would allow you to proceed without obtaining a license. A performance is public if it is in a public place or if it is in any place where a substantial number of people who are not members of a family or who are not acquaintances of each other. If the movie is for entertainment purposes, you need to get a clearance or license for its performance. It is not necessary to obtain permission if you show the movie in the course of “face-to-face teaching activities” in a nonprofit educational institution, in a classroom or similar place devoted to instruction, if the copy of the movie being performed is a lawful copy. This exemption encompasses instructional activities relating to a wide variety of subjects, but it does not include performances for recreation or entertainment purposes, even
if there is cultural value or intellectual appeal. See Appendix C for generally accepted multimedia fair use guidelines.

9.2.7 How to Obtain Copyright Permission

9.2.7.1 If “fair use” does not apply to a particular situation, then permission must be obtained from the copyright holder prior to use of the materials. It is best to obtain permission in writing (including email) and to retain a copy of such permission. The first step in obtaining permission is to identify the copyright holder. For many works, the publisher is the copyright holder. Look for a copyright notice such as “© 2008 ABCD Press.” An increasing number of publishers prefer that permission requests are made using a form on their websites. Other may require that you made your request via fax or email. If the copyright holder does not have a set form for permission requests, consider mailing a letter and including a self-addressed stamped envelope for reply.

9.2.7.2 Not all works will include a copyright notice and in certain cases, the copyright may have changed hands since the time the notice was printed. It may be impossible to identify and locate the copyright holder for certain works, especially older material. Such works are called “orphan works.” Users of orphan works should document all efforts made to identify the copyright holder and obtain permission.

9.2.7.3 There are a number of organizations available to help identify and contact copyright holders. The Thomas Tredway Library staff are available to help assist with obtaining copyright permission.

9.2.8 Course Packets

Course packets or “anthologies” (collections of articles, or chapters bound together) are perceived as substituting for textbooks and thereby reducing the potential market for copyrighted publications. Every article or chapter in a course packet, if derived from copyrighted material, requires permission, either from the copyright owner (usually the publisher) or through a royalty fee paid to the Copyright Clearing Center. Permission needs to be requested for each term in which the course pack is assigned. Each item in the packet must also include a notice of copyright. Students or other purchasers of course packets may only be charged actual cost which may include the cost of processing copyright permissions, any royalty fees required by the copyright holder, and actual copying charges. Adequate time (8 weeks at a minimum) should be allowed for obtaining copyright permissions. Augustana’s bookstore is able to obtain the necessary permissions on behalf of faculty members.

9.2.9 Student Use of Copyrighted Materials

9.2.9.1 Students may download and print a copy of the electronic reserve material for the course(s) they are enrolled in or make a copy of a few
pages of a book or journal article for the limited purpose of private study, scholarship or research. Under no circumstances may a student download and print a copy of the electronic reserve material for a course he or she is not enrolled in.

9.2.9.2 A student may not reproduce an entire book or substantial portions thereof, an entire chapter of a book, or a journal without permission from the copyright owner. Many such materials are already available by license online through the library.

9.2.9.3 Students should not share or distribute the electronic reserve or copyrighted materials with other students, friends, family, or business colleagues, even if the recipient is a student enrolled in the same course.

9.2.9.4 Students may not use electronic reserve material or copyrighted materials they have been given access to for commercial purposes or where such use would have an indirect relational to commercial activity. Materials provided to the students via electronic reserves should not be sold to or exchanged with anyone. Selling or exchanging such materials via online bookstores, online auction sites, coursebook exchange programs, classmates, or individuals violates copyright law.

9.2.9.5 If a student wishes to disseminate copyrighted materials to multiple recipients, the student should consult the library staff. Normally, the student or the library will be required to obtain permission from the copyright holder by contacting the copyright owner directly, the publisher or a collective rights organization such as the Copyright Clearance Center, Inc. (CCC). No student should engage in such widespread distribution without first obtaining permission.

9.2.10 Attribution

Copies of copyrighted works, regardless of their format, should include proper attribution and copyright notices. The following notice will be included with every reserve reproduction:

NOTICE CONCERNING COPYRIGHT LAW
THE COPYRIGHT LAW OF THE UNITED STATES (TITLE 17, UNITED STATES CODE) GOVERNS THE MAKING OF PHOTOCOPIES OR OTHER REPRODUCTIONS OF COPYRIGHTED MATERIAL. AUGUSTANA COLLEGE STRICTLY FORBIDS ANY COPYING OR DISTRIBUTION OF E-RESERVE MATERIALS FOR TRANSMISSION TO OTHERS. UNAUTHORIZED ELECTRONIC TRANSMISSION OF RESERVE MATERIAL MAY MAKE THE USER LIABLE FOR COPYRIGHT INFRINGEMENT.

9.2.11 Augustana Copyright Assistance

The Director of the Library serves as the main copyright resource for the College. The Director of the Library exercises general oversight of the copyright function for the College and serves as the final authority for denials of requests made through the
library. The Bookstore Manager exercises general oversight of copyright issues related to the Copy Center and Course Packets.

9.2.12 Copyright Resources on the Internet

Resource and Website

US Government Copyright Site
http://www.copyright.gov

Crash Course in Copyright
http://www.utsystem.edu/OGC/IntellectualProperty/
(University of Texas)

The Campus Guide to Copyright
http://www.copyright.com/Services/copyrightocampus/
Compliance for Academic Institutions

Association of Research Libraries
http://www.arl.org

Columbia University Fair
http://copyright.columbia.edu/fair-use-checklist.html#
Use Checklist

Appendix A
Public Domain Works

<table>
<thead>
<tr>
<th>Type / Date of Work</th>
<th>Protected From</th>
<th>Term</th>
</tr>
</thead>
<tbody>
<tr>
<td>Works created by the US Government or its employees</td>
<td>No protection – government works are in the public domain and may be freely used</td>
<td>NA</td>
</tr>
<tr>
<td>Created 1/1/78 or after</td>
<td>When work is fixed in tangible medium of expression</td>
<td>Life + 70 years¹ (or if work of corporate authorship, 95 years from publication, or 120 years from creation², whichever is first)</td>
</tr>
<tr>
<td>Published before 1923</td>
<td>Now in public domain</td>
<td>None</td>
</tr>
<tr>
<td>Published between 1923-1963</td>
<td>When published with notice³</td>
<td>28 years + could be renewed for 67 years; if not so</td>
</tr>
<tr>
<td>Published 1964-77</td>
<td>When published with notice</td>
<td>renewed, now in public domain</td>
</tr>
<tr>
<td>------------------</td>
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<td>-----------------------------</td>
</tr>
<tr>
<td>Created before 1/1/78 but not published</td>
<td>1/1/78, the effective date of the 1976 Act which eliminated common law copyright</td>
<td>28 years from 1st term; now automatic extension of 67 years for 2nd term</td>
</tr>
<tr>
<td>Created before 1/1/1978 but published between then and 12/31/2002</td>
<td>1/1/1978, the effective date of the 1976 Act which eliminated common law copyright</td>
<td>Life + 70 years or 12/31/2002, whichever is greater</td>
</tr>
</tbody>
</table>

1 Term of joint works is measured by life of longest-lived author
2 Works for hire, anonymous and pseudonymous works also have this term. 17 U.S.C. § 302(c).
3 Under the 1909 Act, works published without notice went into the public domain upon publication. Works published without notice between 1/1/78 and 3/1/89, effective date of the Berne Convention Implementation Act, retained copyright only if efforts to correct the accidental omission of notice was made within five years, such as by placing notice on unsold copies. 17 U.S.C. § 405.
Appendix B
Educational Fair Use

<table>
<thead>
<tr>
<th>Single Copies for Scholarly Needs or Library Reserve</th>
</tr>
</thead>
<tbody>
<tr>
<td>One chapter from a book</td>
</tr>
<tr>
<td>One article from a journal issue or newspaper</td>
</tr>
<tr>
<td>Multiple excerpts from a single book or journal issue will be accepted only if the total length of the submission is 10% or less of the total length of the book or journal issue</td>
</tr>
<tr>
<td>A short story, short essay or short poem</td>
</tr>
<tr>
<td>A chart, diagram, drawing, graph, cartoon or picture</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Multiple Copies for Classroom Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>Include a prominent copyright notice and meet the tests for brevity, spontaneity, and cumulative effect</td>
</tr>
</tbody>
</table>

**Brevity:**
- **Prose** – either (1) a complete article, story or essay of less than 2500 words, or (2) an excerpt from any prose work of not more than 1000 words or 10% of the work, whichever is less, but in any event an excerpt of up to 500 words
- **Poetry** – (1) a complete poem if less than 250 words and if printed on not more than two pages, or (2) an excerpt of not more than 250 words
  - *(Each of the numerical limits may be expanded to permit the completion of an unfinished prose paragraph or line of a poem)*
- **Illustration**: One chart, graph, diagram, drawing, cartoon or picture per book or periodical issue
- **Special Works**: Certain works in poetry or prose which may combine language with illustrations which fall short of 2500 words, may not be reproduced in their entirety. However, an excerpt comprising not more than two of the published pages of such a work, and containing not more than 10% of the words found in the text, may be reproduced.

**Spontaneity**: The inspiration and decision to use the work and the moment of its use for maximum teaching effectiveness are so close in time that it would be unreasonable to expect a timely reply to a request for permission

**Cumulative effect**: The copying of the material is only for one course and limited to one copy per student. Not more than one short poem, article, story, essay or two excerpts may be copied from the same author, nor more than three from the same collective work or periodical volume during a term. There shall be not more than nine (9) instances of such multiple copying for one course during a term.

Source: HR 2223, § 107; Association of American Publishers [www.publishers.org](http://www.publishers.org)
## Appendix C
Generally Accepted Multimedia Fair Use

<table>
<thead>
<tr>
<th>Media</th>
<th>Allowable Portion for Fair Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>Motion Media (e.g., video)</td>
<td>Up to 10% or 3 minutes, whichever is less</td>
</tr>
<tr>
<td>Text material</td>
<td>Up to 10% or 1000 words, whichever is less</td>
</tr>
<tr>
<td>Music, Lyrics, Music Video</td>
<td>Up to 10%, but no more than 30 seconds</td>
</tr>
<tr>
<td>Illustrations, Photographs</td>
<td>No more than 5 images from an artist/photographer, or no more than 10% or 15 works from a published collective work</td>
</tr>
<tr>
<td>Numerical Data Sets (e.g., databases)</td>
<td>Up to 10% or 2500 fields, whichever is less</td>
</tr>
</tbody>
</table>
CHAPTER TEN: ALL-COLLEGE POLICIES

10.1 Equal Opportunity/Non-discrimination

Augustana College is an equal opportunity employer and is in compliance with the requirements of Title IX of the 1972 Education Amendments, Section 504 of the Rehabilitation Act of 1973, as amended, Title VII and all other applicable state, federal and local laws. Augustana College administers its educational programs under its policy that all admissions criteria, services, programs, employment (including recruitment, hiring, promotion, renewal of employment, selection for training, discharge, discipline and tenure decisions), and housing shall be maintained at all times on a non-discriminatory basis, without regard to race, color, religion, sex, sexual orientation, gender, gender identity, gender expression, national origin, ancestry, age, marital status, physical or mental handicap, disability, military status, or any other unlawful basis. Evidence of practices that are inconsistent with this policy should immediately be reported to a Compliance Officer, or in the case of sex discrimination, to a Title IX Officer, as outlined in the Policy against Discrimination and Harassment and the Policy Against Sex Discrimination, including Sexual Harassment and Sexual Misconduct, and Other Interpersonal Misconduct. If a Compliance Officer or a Title IX Coordinator is the subject of the complaint or a party to the complaint, the report may be made to a different Title IX Coordinator or to the Dean of the College.

10.2 Code of Conduct and Ethics

A faithful commitment to the mission of Augustana College requires the ethical conduct and decision-making of the entire community. This Code of Conduct sets out basic principles to guide us in achieving this. This Code is supplemented by the policies and procedures outlined in the Employee Handbook and the Whistleblower Policy, together providing a framework for making decisions we can stand by and a process to report concerns of violations.

Maintaining our reputation for integrity requires that we examine our behaviors and actions from an outside perspective. In other words, we must ask ourselves how certain behavior or conduct might appear to others, including students, parents, and co-workers. It is important that we avoid engaging in conduct or activity that raises questions as to the College's honesty or impartiality or creates even the appearance of unethical conduct.

Employees who violate the standards in this Code will be subject to disciplinary consequences. If you are in a situation that you believe may violate or lead to a violation of this Code, follow the guidelines described in Section 5 of this Code or the accompanying Whistleblower Policy.

This Code should also be provided to and followed by the College's agents and representatives, including consultants.

1. Conflict of Interest: Understanding what it is and what to do about it

A "conflict of interest" exists when your private interest interferes in any way with the interests of the College. A conflict situation can arise when you take actions or have interests that may make it difficult to perform College work objectively and effectively. A conflict situation can also arise when you benefit personally, either directly or indirectly, from activities conducted...
on behalf of the College as an employee or consultant. The following situations are examples of conflicts of interests that must be avoided:

- Use of or disclosure of confidential information for personal gain

- Use of College time, facilities or equipment for personal purposes. The following situations are examples of conflicts of interest that must be avoided or discussed with the Provost/Dean of the College prior to engaging in the activity: use of College time, facilities or equipment for personal profit that does not align with the expectations of the College (related to teaching and advising, professional activity and scholarship, and service to the College, community and the profession).

All decisions made by you in the course of your professional responsibilities are to be made only on the basis of your desire to promote the best interests of the College. This is also described in the College's conflict of interest policy for the Board of Trustees.

Working for another institution of higher education or another employer outside your employment with the College may create a conflict of interest. Prior to engaging in any outside employment, you should talk with your supervisor and get his or her approval. Performing consulting services can also present a conflict of interest, and you must inform your supervisor and obtain his or her approval before performing consulting services of any kind.

Acceptance of gifts in a business relationship can also result in a conflict of interest. Accepting small gifts which are commonly given in business relationships such as mugs, pens, and other office gadgets does not present a concern. You should not, however, accept the following gifts: (1) cash gifts, (2) gifts not consistent with customary business practices, (3) gifts that feel excessive in value, (4) gifts that might look like a bribe or payoff, and (5) gifts that violate any other College policies, laws or regulations. Please discuss with your supervisor any gifts or proposed gifts that you are not certain are appropriate. If you receive a gift that is valued in excess of $200, you must disclose your receipt of the gift to the President’s Office.

Conflicts of interest may not always be clear-cut, and any question should be forwarded to your supervisor, the Human Resources Director, or the General Counsel. When in doubt, the best solution is simply to disclose your potential conflict of interest to your supervisor. Often times, simply disclosing the situation is also the required solution.

2. Relationships Between Employees and Students

In order to foster an environment for learning and to avoid the potential for exploitation, Augustana College employees are prohibited from engaging in any relationship with students of Augustana which may reasonably be perceived as a dating, romantic, or sexual relationship (referred to in this Policy as “amorous relationships”). This prohibition of amorous relationships with students applies even if the relationship is considered by both parties to be consensual. This prohibition also applies to amorous relationships with students that the parties may describe as a single interaction, casual or serious, or short or long duration.

When an amorous relationship with a student exists prior to the hire of an employee or prior to the enrollment of a student, the employee or potential employee must notify human resources of the relationship. This relationship will be exempted from this policy provided it
does not violate any other College policies regarding conflict of interest, nepotism or personal relationships, and any other requirements related to the relationship are followed. In the case of an amorous relationship existing prior to an employee’s hire, the disclosure must be made prior to or at the time of hire. In the case of an amorous relationship existing with an individual prior to their enrollment as a student, the employee must disclose the relationship prior to the student’s enrollment.

An employee who violates this all-college policy will be subject to discipline up to and including dismissal in a manner consistent with other college policies.

3. Confidential Information
As employees, it is likely that we will come into contact with information related to the College that is confidential. Regardless of how you come across confidential information, you are expected to maintain the confidentiality of the information and not misuse the confidential information. While it is not possible to list every item that is confidential, a good rule of thumb is to consider information that is not made available to the public as confidential. The information that the College deems appropriate to share with the public is typically available on the College's website. The obligation to preserve confidential information continues even after your employment ends.

4. Outside Activities and Statements to the Public
We know you have interests outside of work, and these include interests in political and governmental activities as well as supporting particular principles, issues, parties or candidates.

Regardless of the personal activity, be sure that it is done on an individual basis, and not as a representative of Augustana College. If you believe personal activities or statements you are making could be interpreted as being made on behalf of the College, you should clarify with a statement along the lines of: “These are my personal opinions, and are not intended to represent the views or opinions of my employer, Augustana College.” This is particularly important when you engage in political campaigning, as Augustana College’s status as a tax exempt entity forbids the College or its representatives from campaigning for or against candidates for elected office.

Similarly, no statements may be made to the public on behalf of the College or as a representative of the College without prior notice and permission from Communication & Marketing.

5. Social Media
You should use good judgment and common sense when using social media for both work-related and personal reasons. It is important to remember that everything you post using social media is public or can easily be made public, even if you delete it. Be sure to think twice about how a statement you make on social media will be interpreted by those who see it.

6. Reporting Suspected Violations and Employee Protection
Maintaining an ethical work environment means that you might have to report a concern about potentially unethical or improper activities. It is important to understand your options and obligations in such a situation, and how the College will protect you from retaliation. All employees are expected to report behavior which is believed to be illegal, unethical, or
otherwise in violation of College policies. The Augustana College Whistleblower Policy (below) provides details regarding what steps an employee can take to report a concern.

Augustana College Whistleblower Policy

This policy describes the procedures to be followed when reporting and investigating allegations of suspected unlawful or improper activities. It also outlines the College’s commitment to protect persons who file reports of suspected improper activities, called “whistleblowers”, from retaliation.

College internal controls and operating procedures are intended to deter, detect and prevent improper activities. Violations, both intentional and unintentional, of laws, policies and procedures may still occur, and may jeopardize the College’s resources or even the safety of others. We all have a responsibility for good stewardship of College resources. As a steward of College resources, it is important that concerns regarding improper behaviors or conduct are reported. When reported, Augustana College will investigate the allegation and will take action deemed appropriate to address the situation as outlined in this policy. Augustana College will also protect those employees who, in good faith, report concerns.

Augustana College will not retaliate against an employee, student or other person who has, in good faith, reported suspected improper activity. The College has a zero tolerance policy with regards to retaliation. The prohibition against retaliation does not, however, prohibit managers or supervisors from exercising legitimate supervisory responsibilities within the usual scope of their duties, the College’s workplace expectations, or other College policies and valid performance related factors.

Reporting Suspected Improper Activities
For purposes of this policy, “improper activities” are defined as follows:

- a violation of College policy that could result in significant risk to the health, safety or well-being of members of the Augustana community or others;
- false or misleading financial reporting;
- unauthorized destruction, alteration, or manipulation of College records, including electronic records;
- a violation of local, state or federal laws (individuals wishing to report discrimination or harassment in the workplace should review the College’s Policy Against Discrimination & Harassment);
- the use of College property, resources, or authority for personal gain or other non-College purposes except as provided under College policy.

1. All employees are expected to report such improper activities. All other individuals, including students, are strongly encouraged to report improper activities. If you are unsure whether a matter is an improper activity as defined above, but the behavior seems unethical or improper, report it by following the steps outlined below.

2. Allegations of suspected improper activities can always be made verbally. It is helpful to also prepare your concerns in writing to assure a clear understanding of the issues raised. The written report should contain as much specific information as possible.
3. When possible, discuss your concern with your supervisor. This is the basic guidance for all situations. In cases where you do not feel comfortable discussing an issue with your supervisor, you may report your concern to the Vice President of Business & Finance. If that alternative is also not appropriate, or if you are not an employee of the College, you may address your concerns to the President of the College or the General Counsel, or to any other member of the Cabinet. If a suspected violation involves the President of the College or a Cabinet member, reports can be made to the General Counsel or to the Chair of the Board of Trustees.

Investigation of Complaints and Protection from Retaliation

When a person reports suspected improper activities or other violations of Augustana policies to an appropriate individual, the report is a Protected Disclosure. College employees, students and others who make a Protected Disclosure are protected from retaliation for having made the report. Employees, students and others are also protected from retaliation from cooperating in the College’s investigation of a Protected Disclosure.

Any employee who believes he/she has been subjected to or affected by retaliatory conduct for making a Protected Disclosure or participating in the investigation of a Protected Disclosure should report this concern to the Director Human Resources. If the Director of Human Resources is the source of or otherwise involved in the retaliatory conduct, then the matter should be reported to the General Counsel of the College or a Cabinet member. If an employee believes that reporting the alleged retaliatory behavior will be ineffectual or of a report has been made and the retaliatory conduct has not ended, the employee should report the matter to another Cabinet member.

All reports of improper activities will be investigated promptly and with discretion, and all information will be handled on a “need to know” basis. At the conclusion of an investigation, remedial and/or disciplinary action (up to and including termination) will be taken as the College deems necessary.

Students or employees who make allegations known to be untrue or with reckless disregard for the truth or in bad faith may be subject to disciplinary action.

10.3 Policy Against Discrimination and Harassment

It is the policy and commitment of Augustana College to provide an environment free from discrimination based upon race, color, religion, national origin, service in the uniformed service (as defined in state and federal law), veteran status, sex, age, political ideas, marital or family status, pregnancy, disability, genetic information, gender identity, gender expression, sexual orientation, or any other classification protected by law in matters of admissions, employment, housing, or services or in the educational programs or activities operated by the College.

Harassment, whether verbal, physical, or visual, that is based on any of these characteristics, is a form of discrimination. This includes harassing conduct that impacts job benefits, or interferes unreasonably with an individual’s academic or work performance, or creates what a reasonable
person would perceive to be an intimidating, hostile, or offensive environment. Prohibited sex discrimination includes sexual harassment and sexual violence (see Policy Against Sex Discrimination, Sexual Harassment & Sexual Misconduct, and Other Interpersonal Misconduct).

Some examples of what may be considered discrimination or harassment, depending on the facts and circumstances, include the following:

- **Verbal harassment:** derogatory comments regarding a person's race, color, gender, sexual orientation, religion, ancestry, ethnic heritage, mental or physical disability, age, appearance or other classification protected by law; threats of physical harm or distribution of written or graphic material having such effects.
- **Physical harassment:** physical contact including touching, hitting, pushing or other aggressive contact. Derogatory gestures or the display of signs or pictures that may be offensive to others may also be examples of physical harassment.
- **Sexual harassment:** unwelcome verbal or physical conduct of a sexual nature such as sexual advances, demands for sexual favors or other unwelcome verbal or physical conduct of a sexual nature.

Conduct may be considered harassment if:

- Submission to or rejection of such conduct is used as the basis of an academic or employment decision or is either an explicit or implicit term of employment or admission to any college program or college-related activity; or
- Such conduct is sufficiently serious (i.e., severe, pervasive, or persistent) and objectively offensive so as to deny or limit a person's ability to participate in or benefit from the College’s programs, services, opportunities, or activities; or
- Such conduct has the purpose or effect of unreasonably interfering with an individual’s work or academic performance.

It is expected that each and every member of the Augustana community will assist and support the College in its prohibition of discrimination and harassment. All employees of Augustana College are required to promptly report suspected violations of this policy, even if the individual who was or is the victim has not filed a complaint. The report can be made to a supervisor, the Director of Human Resources, the Dean of Students Office, or in the case of sex discrimination, a Title IX Coordinator.

**SCOPE OF POLICY**

This policy applies to all employees, including faculty, staff and administrators, of the College, as well as all students, guests and visitors of the Augustana community.
REPORTING PROCEDURES

Sexual or other harassment can occur intentionally or unintentionally. A member of the Augustana community who feels harassed by an employee of the College, a student, or a third-party (such as a supplier or vendor) should make this concern known by:

- If possible, telling the person who is engaging in the conduct or communication that his or her actions are offensive to you and that those actions must stop.
- If the offensive behavior does not stop, or if you are not comfortable communicating directly with the person, you should advise your manager or supervisor, or any member of the Office of Human Resources, a Title IX Coordinator, the Dean of Students’ Office, or a member of the Residential Life staff. This can be done by meeting in person or in writing.
- Follow up a verbal complaint with a written report of the complaint. It is helpful for allegations of improper behavior to be put in writing to assure a clear understanding of the behaviors and the issues raised. The written report should be factual and contain as much specific information as possible.
- Additional reporting options are outlined for sex discrimination. Please see the College’s Policy Against Sex Discrimination, including Sexual Harassment & Sexual Misconduct, and Other Interpersonal Misconduct.

All complaints of harassment or discrimination will be kept as confidential as possible. The College will promptly and thoroughly investigate alleged violations of this Policy Against Discrimination and Harassment and take any steps necessary to stop behavior that violates this Policy. The investigation and grievance procedures may vary depending on the type of discrimination reported, as well as the classification of the individual accused of a violation (i.e., student, employee or faculty member). If you feel that your complaint has not received appropriate attention, you should discuss your concern with the Director of Human Resources, a Title IX coordinator, the Dean of Students Office, or the General Counsel of the College.

RE蒂ALATION PROHIBITED

It is central to the values of Augustana College that any individual who believes they may have been the target of prohibited discrimination or harassment feel free to report their concerns without fear of retaliation or retribution. The College strictly prohibits retaliation against an employee or any other individual who opposes or reports in good faith any practices prohibited under this Policy, including bringing a complaint of discrimination or harassment, assisting someone with such a complaint, attempting to stop such discrimination or harassment, or participating in any manner in an investigation or resolution of a complaint of discrimination or harassment. Any individual who believes he or she has been subjected to or affected by retaliatory conduct for reporting a suspected violation of this Policy or participating in an investigation should report the concern immediately to the Director of Human Resources, the General Counsel, the Dean of Students or a Title IX Coordinator.
INTRODUCTION

The purpose of this policy is to provide a work and educational environment free from all forms of sex discrimination. Interpersonal relationships and interactions, especially those of an intimate nature, should be grounded upon mutual respect, open communication and clear consent. In order to foster respect for all members of our community, Augustana will not tolerate acts of sex discrimination.

POLICY AGAINST SEX DISCRIMINATION

Augustana College prohibits discrimination on the basis of gender in employment as well as in its education programs and activities, consistent with Title IX of the Education Amendments of 1972 (“Title IX”), and other applicable state and federal laws. It is the policy of the College to provide a work and educational environment free of all forms of sex discrimination, including but not limited to unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct or communications constituting sexual harassment, as defined in this Policy and as otherwise prohibited by state and federal statutes. Acts of sexual misconduct, such as sexual assault and sexual violence, are also a form of sex discrimination and prohibited by Augustana College as well as state and federal laws.

SCOPE OF THIS POLICY

The College’s prohibition against discrimination on the basis of sex applies to all students, faculty, administration and staff, to other members of the College community, and to contractors, consultants, and vendors doing business or providing services to the College.

This policy applies to on-campus and off-campus conduct, including online or electronic conduct, when the off-campus conduct: (a) occurs during a College-sponsored employment or education activity or program; (b) adversely impacts the education or employment of a member of the College community; or (c) otherwise threatens the health and/or safety of a member of the College community.

SEXUAL HARASSMENT

Sexual harassment is unwelcome conduct of a sexual nature. This includes, but is not limited to, unwelcome sexual advances, requests for sexual favors, and other verbal or physical harassment of a sexual nature, where: (a) submission to or rejection of sexual conduct is used as the basis of an academic or employment decision or is either an explicit or implicit term of employment or admission to any college program or college-related activity, or (b) such conduct is sufficiently serious (i.e., severe, pervasive, or persistent) and objectively offensive so as to deny or limit a person’s ability to participate in or benefit from the College’s programs, services, opportunities, or activities; or (c) such conduct has the purpose or effect of unreasonably interfering with an individual’s work or academic performance.
A person may be sexually harassed by a member of the same sex, or the opposite sex.

Examples of sexual harassment may include:

- Repeated comments about a person’s physical appearance or gender
- Sexually suggestive gestures, remarks or insults
- Sexual assault
- Unwelcome sexual advances such as touching, patting, caressing, kissing
- Sexual propositions and sexual advances accompanied by threat of punishment or promise of reward including the withholding or giving of grades and promotions

Conversations or actions that are sexual in nature but part of a legitimate academic exchange of ideas or artistic performance may not constitute violations of this Policy.

In determining whether alleged conduct constitutes sexual harassment, the College will consider the totality of the facts and circumstances of the incident, including the nature of the alleged conduct and the context in which it occurred.

**PROHIBITED SEXUAL MISCONDUCT**

Augustana College affirms its commitment to promote sexual respect and maintain an environment free of sex discrimination. Sex discrimination includes acts of sexual misconduct described below, and these acts of sexual misconduct are prohibited by Augustana College. An attempt to commit the acts of sexual misconduct listed below, as well as assisting or encouraging such acts, may also be considered a violation of this Policy.

Sexual misconduct includes **sexual assault, inducing incapacitation for sexual purposes, sexual exploitation** and **domestic or dating violence**. These terms are defined below.

**Sexual assault** means an actual or attempted sexual contact with another person without that person’s consent. Sexual assault includes, but is not limited to:

- Involvement in any sexual contact when the victim is unable to consent. This includes intentional and unwelcome touching of, or coercing, forcing, or attempting to coerce or force another to touch a person’s intimate parts (defined as genital area, groin, inner thigh, buttocks, or breast).
- Sexual penetration, no matter how slight, of the vagina or anus with any body part or object, or oral penetration by a sex organ of another person, without the consent of the victim. This includes acts commonly referred to as “rape”.

Illinois law defines sexual penetration as “any contact, however slight, between the sex organ or anus of one person by an object, the sex organ, mouth, or anus of another person, or any intrusion, however slight, of any part of the body of one person or of any object into the sex organ or anus of another person, including but not limited to cunnilingus, fellatio, or anal penetration. Evidence of emission of semen is not required to prove sexual penetration. 720 ILCS 5/Criminal Code of 1961
**Consent** is informed, freely given, and mutual. If coercion, intimidation, threats, or physical force are used, there is no consent. If a person is mentally or physically incapacitated so that such person cannot understand the fact, nature or extent of the sexual situation, there is no consent; this includes incapacitation due to: (1) alcohol or drug consumption; (2) being asleep or unconscious; (3) a mental disability. Consent also cannot be given by those who are under the legal age of consent (17 years in Illinois). There is no consent when there is force, expressed or implied, or use of duress or deception upon the victim. Consent cannot be assumed by: silence; lack of verbal or physical resistance or submission resulting from the use of force; a person’s manner of dress; or the existence of a prior or current relationship. A person’s consent to past sexual activity does not constitute consent to future sexual activity. A person’s consent to engage in sexual activity with one person does not constitute consent to engage in sexual activity with another person. Consent can be withdrawn at any time. Whether an individual has taken advantage of a position of influence over an alleged victim may be a factor in determining consent.

Illinois law defines consent in criminal sexual assault matters as a “freely given agreement to the act of sexual penetration or sexual conduct in question. Lack of verbal or physical resistance or submission by the victim resulting from the use of force or threat of force by the accused shall not constitute consent. The manner of dress of the victim at the time of the offense shall not constitute consent.” 720 ILCS 5/11-1.70(a). The law further provides that a “person who initially consents to sexual penetration or sexual conduct is not deemed to have consented to any sexual penetration or sexual conduct that occurs after he or she withdraws consent during the course of that sexual penetration or sexual conduct.” 720 ILCS 5/11-1.70(c).

**Inducing incapacitation for sexual purposes** means using drugs, alcohol, or other means with the intent to affect or having an actual effect on the ability of an individual to consent or refuse to consent (as “consent” is defined in this Policy) to sexual contact. This also includes causing or inducing a person, when consent is not present, to touch, fondle, or contact oneself or someone else in a sexual nature.

**Sexual exploitation** occurs when a person takes non-consensual or abusive sexual advantage of another for anyone’s advantage or benefit other than the person being exploited, and that behavior does not otherwise constitute one of the preceding sexual misconduct offenses.

Examples of behavior that could rise to the level of sexual exploitation include:

- Prostitution another person
- Non-consensual visual (e.g., video, photograph) or audio-recording of sexual activity
- Non-consensual distribution of photos, other images, or information of an individual’s sexual activity, intimate body parts, or nakedness, with the intent to or having the effect of embarrassing an individual who is the subject of such images or information
- Exceeding the boundaries of consent
- Engaging in non-consensual voyeurism
- Knowingly transmitting an STI, such as HIV, to another without disclosing your STI status
• Exposing one’s genitals in non-consensual circumstances, or inducing another to expose his or her genitals
• Possessing, distributing, viewing or forcing others to view illegal pornography

OTHER PROHIBITED INTERPERSONAL MISCONDUCT

Other interpersonal misconduct prohibited by this Policy includes domestic violence, dating violence, and stalking.

Domestic violence is a pattern of abusive behavior that is used by an intimate partner to gain or maintain power and control over the other intimate partner. Domestic violence can be physical, sexual, emotional, economic, or psychological actions or threats of actions that influence another person. This includes any behaviors that intimidate, manipulate, humiliate, isolate, frighten, terrorize, coerce, threaten, blame, hurt, injure, or wound someone.

Dating violence is defined as violence committed by a person who is or has been in a social relationship of a romantic or intimate nature with the victim; and where the existence of such a relationship shall be determined based on a consideration of the following factors: the length of the relationship, the type of relationship, the frequency of interaction between the persons involved in the relationship.

Individuals encompassed in these definitions include, but are not limited to: persons who have or had a dating or engagement relationship; persons who have or have had a social relationship of a romantic or intimate nature; current or former spouses, domestic partners, parents, children, stepchildren and other persons related by blood or by current or prior marriage; persons who share or formerly shared a common swelling; persons who have or allegedly have a child in common; persons who share or allegedly share a relationship through a child; and personal assistants and personal caregivers for the elderly or disabled.

Illinois law defines domestic or dating violence as physical abuse, harassment, intimidation of a dependent, interference with personal liberty or will full deprivation. 750 ILCS 60/101. Under Illinois law, harassment of a person that causes emotional distress can constitute domestic or dating violence. The following types of conduct shall be presumed, under Illinois law, to cause emotional distress: (1) creating a disturbance at the individual’s place of work or school; (2) repeatedly telephoning an individual’s place of employment, home or residence; (3) repeatedly following an individual about in public places; (4) repeatedly keeping an individual under surveillance by remaining present outside his or her home, school, place of employment, vehicle or other place occupied by the individual or by peering in an individual’s windows; (5) improperly concealing a minor child from an individual, repeatedly threatening to improperly remove a minor child of an individual from his or her care; or (6) threatening physical force, confinement, or restraint on one or more occasions.

Stalking means engaging in a course of conduct directed at a specific person that would cause a reasonable person to fear for his or her safety or the safety of others; or suffer substantial emotional distress. Conduct which can constitute stalking includes the following:

• Following a person where it is not reasonably accidental
- Watching, remaining near or on, or entering the victim’s property, residence, or place of employment
- Threatening the victim
- Not leaving the victim alone after they have requested to be alone
- Sending text messages or calling the victim on a continued basis
- Using social media inappropriately to refer to or establish a relationship with the victim

Illinois law defines stalking as a course of conduct, not a single act, that causes victims to “fear for their safety, fear for the safety of others and suffer emotional distress.” 740 ILCS 21/5.

RETAIIATION

Retaliation is strictly prohibited by Augustana College as well as Title IX. Retaliation is action taken by an accused individual or an action taken by a third party against any person because that person has opposed an practices forbidden under this Policy or because that person has, in good faith, reported or disclosed an alleged violation of this Policy, filed a complaint, or testified, assisted, or participated in any manner in an investigation or proceeding under this Policy. This includes action taken against a bystander who intervened to stop or attempt to stop discrimination, harassment, or sexual misconduct. Retaliation includes intimidating, threatening, coercing, or in any way discriminating against an individual because of the individual’s complaint or participation. Action is generally deemed retaliatory if it would deter a reasonable person in the same circumstances from opposing practices prohibited by this Policy.

Acts of retaliation will result in disciplinary action independent of any sanction or interim measures imposed in response to the underlying allegations of discrimination/misconduct. Termination of employment or suspension from the College are common sanctions for engaging in retaliatory conduct.

REPORTING POLICY VIOLATIONS

VICTIM AND THIRD PARTY/BYSTANDER REPORTING

Anyone who feels that s/he has been the victim of sex discrimination, sexual harassment, sexual misconduct, or other interpersonal misconduct as defined in the Policy is encouraged to bring it to the attention of a Title IX Coordinator or to the Office of Public Safety and Police for assistance. Bystanders and third parties who have information they believe could constitute a violation of this Policy are also encouraged to file a report to a member of the Title IX Team, or utilizing the Campus Conduct Hotline or the College’s electronic reporting option outlined below. Complaints will be treated as confidential as possible. This means that the Title IX team will share information gathered through reports and any investigation on a need-to-know basis only.

The Title IX team at Augustana College consists of the Title IX Coordinator, the Deputy Title IX Coordinators, and the Chief of the Office of Public Safety and Police. The Title IX team is responsible for ensuring the prompt and impartial review, investigation and resolution of all reports of alleged violations of the Policy, along with the provision of interim remedies and measures to support all individuals involved and to ensure that they are treated with dignity and care.
REPORTING OBLIGATIONS

With the exception of the confidential resources identified below, all College employees who receive a report of sex discrimination, sexual harassment, sexual misconduct or other interpersonal misconduct are obligated to promptly inform the Title IX Coordinator (whether the Chief Title IX Coordinator or one of the Deputy Title IX Coordinators) or the Office of Public Safety and Police, all the alleged details of the incident, unless they are expressly prohibited by law from disclosing such information. With the exception of students employed in Residential Life, Augustana College students who are also employed by the College are not included in this reporting requirement.

At Augustana, counselors in the Counseling Center and the Campus Pastors are not required to disclose the information as they have professional obligations to maintain the confidentiality of their clients. These employees can also help individuals understand their options for proceeding with their complaint. More information about these confidential resources is provided below. Confidential advisors (see below) are also not required to disclose information to the College.

TITLE IX COORDINATORS

Contact one of the College’s four Title IX Coordinators with any questions about this Policy, or Title IX at Augustana College, or to file a complaint of sex discrimination, including sexual harassment or misconduct. The College’s Chief Title IX Coordinator is Laura Ford Director of Human Resources), who can be reached at 309-749-7452 or at lauraford@augustana.edu. While Ms. Ford is the chief Title IX Coordinator, all of the following individuals serve as Title IX Coordinators for the College and may be contacted with questions, or receive complaints, as outlined below:

Chief Title IX Coordinator: Laura Ford, Director of Human Resources, 794-7452
As Chief Title IX Coordinator, Human Resources Director Laura Ford is responsible for enforcement of Title IX at the College. Laura can receive complaints from any individual regarding Title IX. Laura and her Human Resources staff will handle complaints of staff and administrative employee violations of Title IX, and will be responsible for ensuring all members of the community receive information regarding the College’s prohibition of sex discrimination, the process for addressing concerns of sex discrimination, and education regarding the forms of sex discrimination.

Deputy Title IX Coordinator, Student Matters: Chris Beyer, Director of Residential Life, 794-2686
As a Deputy Title IX Coordinator, Chris Beyer is primarily responsible for organizing student training required under Title IX and receiving complaints related to student violations of Title IX. Chris can also receive a complaint of a violation of Title IX from any member of the Augustana community.

Deputy Title IX Coordinator, Student Investigations: Laura Schnack, Associate Dean of Students, 794-7533
As a Deputy Title IX Coordinator, Laura Schnack is primarily responsible for investigations when a student is accused of violating Title IX. Dean Schnack can also receive a complaint of a violation of Title IX from any member of the Augustana community.

Deputy Title IX Coordinator, Faculty Matters: Jessica Schultz, Associate Dean of the College, 794-7331
As a Deputy Title IX Coordinator, Jessica Schultz is primarily responsible for organizing faculty training required under Title IX and receiving complaints related to faculty violations of Title IX. Associate Dean Jessica Schultz can also receive a complaint of a violation of Title IX from any member of the Augustana community.

Office of Public Safety & Police  794-7711
Tom Phillis, Chief of Police
Chief Phillis can receive a complaint of a violation of this Policy from any member of the Augustana community. Both assist in the investigation of complaints of Title IX violations under this Policy.

Campus Conduct Hotline

The College has a campus conduct hotline (1-866-943-5787) for individuals to report matters anonymously. This means that it is not necessary to disclose names or any other identifying information. Reports received through this hotline relating to alleged violations of the Policy Against Sex Discrimination will be forwarded to a Title IX Coordinator who will respond to the complaint. The College’s ability to respond effectively may be limited if the reporter wishes to remain anonymous. This reporting mechanism is not a substitute for the obligation of College employees to report any alleged Policy violations to a Title IX Coordinator, as described above.

Electronic Reporting

Reports of a potential violation of this Policy may also be filed electronically at: www.augustana.edu/titleIX. An electronic report may be made anonymously. As noted, the College’s ability to respond effectively may be limited if the reporter remains anonymous. This reporting mechanism is not a substitute for the obligation of College employees to report any alleged Policy violations to a Title IX Coordinator, as described above.

OFF-CAMPUS REPORTING

The College encourages all individuals who feel they have been victims of sexual misconduct or other interpersonal misconduct to seek immediate assistance from a medical provider for emergency services, including treatment of any injury, and to collect and preserve physical and other forms of evidence. Seeking medical attention preserves the full range of options, including the options of working through the college’s grievance procedures and/or filing criminal complaints.

Local medical assistance can be obtained at Unity Point Health-Trinity rock Island Hospital, 2701 17th Street, Rock Island, telephone 309-779-5000. Under Illinois law, forensic medical examinations (i.e., evidence collection) sought subsequent to instances of sexual violence are free of charge to the patient.

A victim has the option to pursue a criminal complaint with the appropriate law enforcement agency, to pursue a complaint with the College or to pursue both processes consecutively or concurrently. A victim also has the right not to pursue any complaint. Unless deemed necessary by the Title IX team or requested by an alleged victim, the College will not contact law enforcement outside of the College Office of Public Safety and Police. In addition to having the option of pursuing a criminal complaint, victims also have the option of exploring whether they might be entitled to an order of protection, no contact order, restraining order, or other similar orders issued
by a criminal or civil court. For more information about such orders see http://www.illinoisattorneygeneral.gov/women/victims.html.

The Title IX team will assist victims with transportation to a hospital if they so request, with making contact with appropriate law enforcement authorities upon request and with accessing all appropriate resources and support, including on- and off-campus confidential victim services and sexual violence crisis support.

Any pending criminal investigation or criminal proceeding may have some impact on the timing of the College’s investigation, but the College will commence its own investigation as soon as is practicable under the circumstances. The College reserves the right to commence and/or complete its own investigation prior to the completion of any criminal investigation or criminal proceeding.

Augustana’s authority to sanction members of the College community applies only to the violation of College rules, policies and procedures. Legal action to pursue either civil or criminal proceedings may be initiated by contacting the police or the State’s Attorney. Students who believe they are the victims of a crime as defined by federal and state laws are encouraged to report to law enforcement authorities as the legal system of the State of Illinois offers recourse through law enforcement officials and the courts. The college’s Title IX Coordinator and the Augustana College Office of Public Safety and Police are available to assist students with any report they might wish to make to law enforcement authorities.

A person may also file a complaint with the Department of Education’s Office for Civil Rights regarding an alleged violation of Title IX by calling 1-800-421-3481 or visiting www2.ed.gov/about/list/ocr/complaintintro.html.

PRESERVING EVIDENCE

Victims are also reminded of the importance of preserving evidence as may be necessary to the proof of criminal domestic violence, dating violence, sexual assault, or stalking, or in obtaining an order of protection. Even if an individual has not been physically hurt, a timely medical examination is recommended so that forensic evidence can be collected and preserved. An individual may choose to allow the collection of evidence by medical personnel even if he or she chooses not to make a report to the police. In order to best preserve forensic evidence, it is suggested that an individual not shower, bathe, douche, smoke, or change clothes or bedding before seeking medical attention, and that medical attention be sought as soon as possible. If the individual decides to change clothes, he/she can bring the unwashed clothing to the hospital or medical facility in a paper bag.

Under Illinois law, forensic medical examinations (i.e., evidence collection) sought subsequent to instances of sexual violence are free of charge to the patient. Local medical assistance can be obtained at Unity Point Health-Trinity Rock Island Hospital, 2701 17th Street, Rock Island, telephone 309-779-5000.

Individuals who have experienced sexual misconduct are also encouraged to preserve evidence by saving text messages, instant messages, social networking pages, other communications, and keeping pictures, logs, or other documents.
CONFIDENTIAL RESOURCES

Individuals who feel they have been victims of sexual misconduct may require time and support in reaching the decision as to whether to make formal complaints. There are confidential resources on campus and in the community available to individuals who do not wish to make a formal report to campus authorities or who wish to speak with a confidential resource in addition to making a formal report. Information disclosed to a confidential resource will not be shared with other individuals. These resources generally only report to the College the fact that an incident occurred without revealing any personally-identifying information. This also means that disclosures to a confidential resource will not result in a College investigation into an incident. These confidential resources include:

Confidential Resources on Campus

Counseling Services
309-794-7357

Counselors at Counseling Services can provide emotional and medical support in a safe and confidential space. They are not required to disclose your identifying information as they have professional obligations to maintain the confidentiality of their clients. They can also help you think through your options for filing a formal report.

William Iavarone, Director
williamiavarone@augustana.edu
309-794-7357

Allison Mirell-Heaton, Licensed Clinical Social Worker
allisonkoster@augustana.edu

Alyssa Matz, Student Counselor
alyssamatz@augustana.edu

Campus Chaplain, Office of Campus Ministries
309-794-7213

Founders Hall 207

Confidential Advisors

Through a partnership, the College has arranged for the availability of confidential advisors employed by SafePath Survivor to provide emergency and on-going support to survivors of sexual assault.

Emilee Goad, Campus Coordinator
563-568-2324
emileeg@famres.org
Confidential Resources in the Community

SafePath Survivor Resources of the Quad Cities – 24 Hour Free Crisis Line: 309-797-1777
http://famres.org/services/safepath-domestic-violence

SafePath Survivor Resources of Family Resources is a community-based program that serves the needs of women, men, children and families whose lives have been affected by domestic or sexual violence, human trafficking, or other violent crimes.

Illinois Domestic Violence Help Line: 877-863-6338
http://www.dhs.state.il.us/page.aspx?item=30275

National Sexual Assault Telephone Hotline: 800-856-HOPE (4673)

Rape, Abuse, and Incest National network: https://www.rainn.org

ADDITIONAL REPORTING INFORMATION

Timing of report

The College encourages individuals to report as soon as practically possible, but there is no time limit on reporting. The college will undertake an investigation of past events, but it cannot typically impose disciplinary sanctions on an individual who is no longer a member of the Augustana community (e.g., a student who has graduated or an individual who is no longer in the employ of the College).

Amnesty

In order to encourage the reporting of alleged sexual or interpersonal misconduct, the College will not pursue disciplinary action against any student (including a Complainant or third party witness) who reports in good faith or is involved in the investigation of an alleged violation of this Policy and who has violated College policy regarding alcohol or other drugs, provided that such violations did not/do not place the health or well-being of any other person at risk. While disciplinary action will not typically be pursued for violations of the College’s alcohol or drug policies in such circumstances, the College may pursue educational interventions where appropriate.
10.4 Reporting Harassment and Discrimination

10.4.1 Role of Compliance Officers

10.4.1.1 The Compliance Officers are responsible for overseeing the implementation of the Policy Against Harassment and Discrimination for faculty. The Compliance Officers oversee all harassment and discrimination complaints and ensure proper procedures are followed in each case. The Compliance Officers may also serve in the role of a Title IX Coordinator. Title IX Coordinators will oversee the implementation of the Policy Against Sex Discrimination, including Sexual Harassment and Sexual Misconduct, and Other Interpersonal Misconduct. In addition, the Compliance Officers and Title IX Coordinators are available to explain complaint procedures, answer questions and ensure that appropriate actions are taken.

The Compliance Officers for the College are:

(1) Associate Academic Dean of the College, Founder’s Hall
(2) Dean of Students, Founders Hall
(3) Director of Human Resources, Sorensen Hall.

When there is a conflict of interest, or if the Compliance Officers are unavailable, any of the Title IX Coordinators can serve as a Compliance Officer.

10.4.1.2 Records of all complaints against faculty are maintained by the Compliance Officers. The Compliance Officers track the report and confirm incident rate for statistical purposes. Annually, a report will be given to the College President summarizing the data. These records will be held in confidence.

10.4.2 Reporting Requirements

10.4.2.1 All faculty, staff, administrators and students are required to promptly report any suspected violations of the Policy Against Harassment and Discrimination and known or suspected violations of the Policy Against Sex Discrimination, including Sexual Harassment and Sexual Misconduct, and Other Interpersonal Misconduct, even if the individual who was the victim has not filed a complaint. The report should be directed to a Compliance Officer. Violations of the Policy Against Sex Discrimination, including Sexual Harassment and Sexual Misconduct, and Other Interpersonal Misconduct should be directed to a Title IX Coordinator. A Compliance Officer may also serve as a Title IX Coordinator.

10.4.2.2 The College has a legal obligation to investigate alleged incidents of harassment and discrimination. Therefore, even if a potential victim chooses not to pursue the complaint procedures set forth in this policy, the College still retains the right to fully investigate the matter and take appropriate actions consistent with its findings.
10.4.2.3 The procedures set forth in this section are applicable only when the alleged offender is a faculty member. In situations where the alleged offender is a student, employee, or third party, the investigation and grievance procedures will vary.

10.5 Informal and Formal Complaint Procedures

These complaint procedures shall govern when a faculty member is accused of violating the Policy Against Discrimination and Harassment or the Policy Against Sex Discrimination, including Sexual Harassment and Sexual Misconduct, and Other Interpersonal Misconduct. Individuals who think they are the victims of harassment or discrimination may file either an informal or formal complaint.

10.5.1 Informal Complaint Procedures

10.5.1.1 The informal complaint procedure attempts to resolve the situation informally with a meeting between the complainant, the alleged offender and a Title IX Coordinator/Compliance Officer. The informal complaint procedure may be skipped if a Title IX Coordinator/Compliance Officer determines it would be inappropriate or unproductive in the particular situation. Allegations of sexual assault or sexual violence may not be resolved using an informal resolution procedure. When an informal complaint is made, the following will occur:

10.5.1.1.1 The complainant will be requested to put his or her informal complaint in writing.

10.5.1.1.2 The Title IX Coordinator/Compliance Officer will discuss the situation with the complainant and answer any questions.

10.5.1.1.3 The Title IX Coordinator/Compliance Officer will notify the alleged offender that an informal complaint has been filed against him or her and will give him or her a copy of the Policy Against Discrimination and Harassment and/or the Policy Against Sex Discrimination, including Sexual Harassment and Sexual Misconduct, and Other Interpersonal Misconduct to review. The Title IX Coordinator/Compliance Officer will also advise the individual alleged to violate the College policies of the College’s prohibition of any retaliatory action against the complainant.

10.5.1.1.3 The Title IX Coordinator/Compliance Officer will meet with the complainant and the alleged offender, separately.

10.5.1.1.4 Through this investigative process, the Title IX Coordinator/Compliance Officer will determine whether or not the complaint is founded. If the complaint is not founded the procedure ends. (See below, “An informal complaint concludes when:”)

10.5.1.2 If the Title IX Coordinator/Compliance Officer’s initial investigation shows that the complaint is founded, the Title IX Coordinator/Compliance Officer will determine whether to hold an informal meeting.
with both parties present or appoint a mediator. There will be only one
meeting, either informal or mediated, with the parties.

10.5.1.3 If a resolution between the parties is agreed upon, it will be put in
writing and signed by both parties. A copy of this agreement will be kept
by the Title IX Coordinator/Compliance Officer.

10.5.1.4 If there is no resolution, the Title IX Coordinator/Compliance Officer
will notify the complainant of the right to file a request for a formal
hearing.

10.5.1.5 The purpose of the informal complaint is to quickly and appropriately
resolve the situation. An informal complaint concludes when:

10.5.1.5.1 The complainant voluntarily withdraws the informal complaint.
This may be accomplished by notifying the Title IX
Coordinator/Compliance Officer in writing;

10.5.1.5.2 The Title IX Coordinator/Compliance Officer finds the
complaint lacking in merit. This conclusion does not preclude
the complainant from filing a formal complaint;

10.5.1.5.3 The Title IX Coordinator/Compliance Officer finds that
further efforts at an informal resolution would be futile. The
Title IX Coordinator/Compliance Officer will at this point
advise the complainant to file a request for a formal hearing;
or

10.5.1.5.4 A resolution is reached between the complainant and the
individual alleged to have violated College policy. The
resolution must be in writing and a copy of the agreement
will be filed with the Title IX Coordinator/Compliance
Officer. The incident that is the subject of an informal
complaint that is satisfactorily resolved may not be the basis
of a subsequent complaint or formal hearing request under
the College policies unless there is a breach of the agreement
by the individual alleged to have violated College policy. A
resolution agreement between the parties does not constitute
a formal finding of harassment or discrimination by the
College. However, the agreement may be considered in
future incidents involving the alleged offender.

10.5.2. Formal Complaint Procedures

Anyone who believes that he or she is the victim of harassment or discrimination may file a
formal complaint with a Title IX Coordinator/Compliance Officer, which results in a formal
hearing before the Committee on Harassment and Discrimination. (For the structure of that
committee, see “The Advisory Committee on Harassment and the Hearing Committee,”
below). Upon the timely filing of a formal complaint, the College will initiate an investigation
followed by a formal hearing to determine whether a violation of College policies has
occurred and impose appropriate disciplinary sanctions. This investigation may be
completed by the Title IX Coordinator/Compliance Officer, or a designee.

10.5.2.1 A Title IX Coordinator/Compliance Officer will notify the alleged
harasser that a request for a formal hearing has been filed. A copy of the
Policy Against Discrimination & Harassment and/or the Policy Against
Sex Discrimination, including Sexual Harassment and Sexual Misconduct, and Other Interpersonal Misconduct, will be given to the individual alleged to have violated College policy (the “respondent”) to review, unless already received.

10.5.2.2 A Title IX Coordinator/Compliance Officer, or his/her designee, will conduct a thorough investigation into the allegation. During the investigation the Title IX Coordinator/Compliance Officer shall:

10.5.2.2.1 Review the records of both the complainant and the respondent to determine if there are similar or previously filed complaints;

10.5.2.2.2 Thoroughly ascertain all facts in connection with the alleged incident, beginning by meeting separately with the complainant and the respondent;

10.5.2.2.3 Interview any witnesses;

10.5.2.2.4 Determine the type, duration and frequency of the conduct;

10.5.2.2.5 Ascertain the identity of and the relationship between the complainant and the respondent.

10.5.2.3 A Title IX Coordinator/Compliance Officer will prepare a report of the investigation findings and submit a report to the Committee on Harassment and Discrimination (the “Committee”).

10.5.2.4 Upon receipt of the investigation report the Committee will schedule a hearing date and time.

10.5.2.5 The Title IX Coordinator/Compliance Officer will forward a copy of the investigation report to the complainant and to the respondent along with the scheduled hearing date, time and place.

10.5.2.6 The hearing is held. The following guidelines are intended to assure the fairness of the hearing process:

10.5.2.6.1 Both parties shall have the opportunity to participate in the hearing;

10.5.2.6.2 Neither party may be compelled to testify;

10.5.2.6.3 The complainant and respondent are entitled to an adviser of choice to accompany him or her at the hearing. The advisor of choice may not have a conflict of interest in the matter being heard, and will serve a support role for the parties, but has no active role in the hearing and may not “represent” either party or ask questions or speak on a parties behalf;

10.5.2.6.4 Any investigative reports compiled by the Title IX Coordinator/Compliance Officer will be submitted to the Committee;

10.5.2.6.5 Both parties have a right to present evidence and call a reasonable number of witnesses. The Committee will determine what is considered reasonable. Witnesses may only be present when testifying;

10.5.2.6.6 A witness may not testify about the misconduct of a party other than to speak of the conduct at issue;

10.5.2.6.7 Both parties have a right to question all witnesses, but may not question the other party directly. Harassment of a witness will not be tolerated;

10.5.2.6.8 The Committee will use a general relevance standard to deter-
mine what testimony or evidence will be permitted at the hearing.

10.5.2.7 Decision of the Committee.

10.5.2.7.1 The Committee will determine by majority vote, based solely on the evidence presented at the hearing, whether the alleged conduct did occur and whether that conduct violates College policy. The Committee will use a preponderance-of-evidence standard (i.e., whether it was more likely than not that the respondent violated College policy).

10.5.2.7.2 The Committee shall submit a written report to the Title IX Coordinator/Compliance Officer listing the findings of the Committee.

10.5.2.7.3 The complainant and the respondent shall each receive a copy of the Committee’s report from the Title IX Coordinator/Compliance Officer.

10.5.2.7.4 The Title IX Coordinator/Compliance Officer shall forward the determination of the Committee to the Dean of the College to determine sanctions when a policy violation was determined to have occurred. The Dean will take into account, among other factors, the nature and gravity of the behavior, the frequency of the conduct and any past conduct of the respondent.

10.5.3 The Advisory Committee on Harassment and Discrimination

Formal hearings are brought before the Advisory Committee on Harassment and Discrimination. The Committee is comprised of members selected by the President. Included on the Committee are at least two administrators, two faculty and one support staff member. A minimum of four administrators, four faculty members and two support staff members (all selected by the President) will receive training regarding their role as a Committee member. Members selected will sit on the Committee for a three-year term; forced removal is for good cause only. Upon the vacancy of any position, a new member will be chosen from the respective representative pool by the President. Though all members will be trained, only three members will be selected for a hearing as needed. Whenever a member has a conflict of interest or even the appearance of a conflict, that member shall not sit for the hearing creating that conflict. The presiding chairperson for each hearing shall be selected by the three members of the Committee, first from the faculty members on the Committee if available.
10.6 Reporting Harassment and Discrimination

10.6.1 Role of Compliance Officers

10.6.1.1 The Compliance Officers are responsible for overseeing the implementation of the Policy Against Harassment and Discrimination for faculty. The Compliance Officers oversee all harassment and discrimination complaints and ensure proper procedures are followed in each case. The Compliance Officers may also serve in the role of a Title IX Coordinator. Title IX Coordinators will oversee the implementation of the Policy Against Sex Discrimination, including Sexual Harassment and Sexual Misconduct, and Other Interpersonal Misconduct. In addition, the Compliance Officers and Title IX Coordinators are available to explain complaint procedures, answer questions and ensure that appropriate actions are taken.

The Compliance Officers for the College are:
- (1) Associate Academic Dean of the College, Founder’s Hall
- (2) Dean of Students, Founders Hall
- (3) Director of Human Resources, Sorensen Hall.

When there is a conflict of interest, or if the Compliance Officers are unavailable, any of the Title IX Coordinators can serve as a Compliance Officer.

10.6.1.2 Records of all complaints against faculty are maintained by the Compliance Officers. The Compliance Officers track the report and confirm incident rate for statistical purposes. Annually, a report will be given to the College President summarizing the data. These records will be held in confidence.

10.6.2 Reporting Requirements

10.6.2.1 All faculty, staff, and administrators, and community advisors are required to promptly report any suspected violations of the Policy Against Harassment and Discrimination and known or suspected violations of the Policy Against Sex Discrimination, including Sexual Harassment and Sexual Misconduct, and Other Interpersonal Misconduct, even if the individual who was the victim has not filed a complaint. The report should be directed to a Compliance Officer. Violations of the Policy Against Sex Discrimination, including Sexual Harassment and Sexual Misconduct, and Other Interpersonal Misconduct should be directed to a Title IX Coordinator. A Compliance Officer may also serve as a Title IX Coordinator.

10.6.2.2 The College has a legal obligation to investigate alleged incidents of harassment and discrimination. Therefore, even if a potential victim chooses not to pursue the complaint procedures set forth in this policy, the College still retains the right to fully investigate the matter and take appropriate actions consistent with its findings.
10.6.2.3 The procedures set forth in this section are applicable only when the alleged offender is a faculty member. In situations where the alleged offender is a student, employee, or third party, the investigation and grievance procedures will vary.

10.7 Response and Investigation of reports of violations of Policy Against Sex Discrimination, including Sexual Harassment and Sexual Misconduct, and Other Interpersonal Misconduct

Initial Response

Upon receiving a report or complaint alleging a violation of the Policy Against Sex Discrimination, including Sexual Harassment and Sexual Misconduct, and Other Interpersonal Misconduct (referred to as the “Policy”), the Title IX Coordinator or his/her designee will provide the Complainant with a written statement of his/her rights and options under the Policy and these procedures. The Complainant will also be informed of the availability of a confidential advisor. Confidential advisors provide confidential emergency and on-going assistance to victims of sexual misconduct upon request. Confidential advisors are employees of Family Resources-Survivor Services of the Quad Cities. The Title IX Coordinator or his/her designee will also meet with the Complainant and discuss fully the options afforded to him/her, including the availability of interim measures and accommodations, the right to request confidentiality, the option to proceed with a formal or informal complaint, the rights and responsibilities of both parties when a complaint is made (including the right to be accompanied during any College grievance proceeding and any related meeting by an advisor of their choice whose participation will be limited to consulting privately with the party accompanied by the advisor), the complaint procedures, the difference between a formal and informal complaint, the prohibition against retaliation, and the need to preserve any relevant evidence or documentation. Any time after this meeting, a Complainant may choose to file a formal or informal complaint. Interim measures and accommodations are available to an individual regardless of whether that individual chooses to proceed with a complaint.

Interim Measures

Upon receipt of a report alleging a violation of the Policy, the Title IX Coordinator or his/her designee will work with all parties involved in an alleged incident to promptly undertake any appropriate interim measures to protect the safety of the campus community and will seek to provide remedies or accommodations for the parties that address their safety and well-being. Interim measures, accommodations, and remedies may include counseling services, obtaining and enforcing campus no contact orders, honoring an order of protection entered by a State court, provision of escorts, housing support, including residence or other living modifications, along with academic, dining, transportation, and campus work accommodations. In addition, the College may, at its discretion, impose an interim suspension, an interim ban from the College campus, or interim leave of absence in cases where the College believes that such action is appropriate after assessing all factors in a particular case, such as the risk of harm to others and the risk of disruption or interference with normal College operations. The College will maintain as confidential any accommodations or interim measures provided to the parties, to the extent that maintaining
confidentiality will not impair the ability to provide the accommodations or protective measures. All parties will be informed that the College prohibits any retaliation against parties involved in reporting or witnessing allegations of violations of the Policy and that retaliation is grounds for disciplinary action. Interim measures and accommodations are available regardless of whether an individual chooses to file an informal or formal complaint of a Policy violation. When issued, however, interim measures have no bearing on the complaint process and do not suggest a finding of a Policy violation.

**Investigation**

The College is committed to promptly, fairly, impartially and equitably resolving alleging violations of the Policy. As soon as practicable after a report of a sexual misconduct is received, an initial investigation will begin. This investigation will most frequently begin with an attempt to gain additional information from the alleged victim of the Policy violation. The scope and timing of further action will depend upon a number of factors, including but not limited to: the resolution of any request for confidentiality by the Complainant, the willingness of the Complainant to participate in an investigation, the College’s access to relevant information, and whether the College has an obligation to proceed with an investigation based on concerns for the safety of the College community, regardless of the Complainant’s wishes. In most cases, the College’s investigation and resolution of alleged Policy violations will be completed within 90 days.

Following this initial investigation, possible next steps include:

1. **Closure of the case.** A report may be closed when insufficient information exists, or when the alleged misconduct – even if substantiated – would not be a violation of the Policy. Cases that are closed are subject to reopening if additional information becomes available.

2. **Informal Complaint Resolution.** Informal complaint resolution involves measures taken by the College in response to a situation or report of sex discrimination when formal resolution is not desired by the Complainant, when the alleged Policy violations may be appropriately resolved through informal action, or when there is not enough information to proceed with a formal complaint. Reports involving sexual violence or sexual assault of a known respondent will not be resolved through the informal complaint procedure.

3. **Formal Complaint.** A formal complaint will initiated by a Title IX Coordinator or his/her designee either upon request from a Complainant, or when the Title IX Coordinator determines that a violation of the Policy may have occurred which requires the College to proceed formally, regardless of Complainant’s wishes. In these cases, the complaint will proceed with further investigation and the formal resolution process as outlined below.
10.8 Informal and Formal Complaint Procedures

These procedures shall govern when a faculty member is accused of violating the Policy Against Discrimination and Harassment or the Policy Against Sex Discrimination, including Sexual Harassment and Sexual Misconduct, and Other Interpersonal Misconduct.

Informal Procedures

The informal complaint procedure attempts to resolve a report of a violation of the college's anti-discrimination policies informally. The informal complaint process can be used in certain cases as a way to prevent the recurrence and remediate the impact of alleged misconduct under the College’s anti-discrimination policies without making a formal finding of a Policy violation. Allegations of sexual assault or sexual violence against a known respondent will not be resolved through informal complaint procedures. The College may elect to handle a report of discrimination informally when a Complainant does not wish to proceed with a formal complaint or when there is not sufficient information to proceed with a formal complaint against a faculty member, or when the reported violation is otherwise deemed appropriate for informal resolution. The Complainant will be requested to put his or her complaint in writing, if this has not already occurred. A written complaint is not necessary and a complaint may proceed without one.

(1) The Title IX Coordinator/Compliance Officer will discuss the situation with the Complainant and answer any questions. Interim measures and accommodations available to the Complainant will be discussed, along with other options outlined in Section 10.5 above.

(2) The Title IX Coordinator/Compliance Officer will notify the Respondent in writing that a informal complaint has been filed against him or her. This notice will include known details such as the parties involved, the college policies that are alleged to have been violated, and the conduct allegedly constituting the policy violation.

(3) The Title IX Coordinator/Compliance Officer will meet with the Complainant.

(4) Through this process, the Title IX Coordinator/Compliance Officer and the Provost/Dean of the College will determine what informal action may be appropriate to sufficiently remediate the impact of the alleged misconduct and prevent its recurrence.

The informal actions do not result in findings of Policy violations. Informal actions may include but are not limited to the following:

(1) A no-contact directive placed between members of the College community
(2) Changes in academic or work arrangements
(3) An educational meeting with a Respondent
(4) Training for a group or unit
(5) A letter advising a Respondent of appropriate workplace conduct and college expectations
Mediation may, in some cases, be used to achieve an informal resolution of a matter. Mediation is a method that may be used to come to a mutually acceptable or agreed upon resolution to a complaint. Consequently, mediation will only be used when all parties involve agree to engage in mediation, and when the College agrees that mediation is appropriate in the situation. Mediation is not appropriate, and will not be used, in matters involving sexual assault, sexual violence, dating violence, domestic violence, and stalking.

10.5.1.5 The purpose of these informal complaint procedures is to quickly and appropriately resolve alleged misconduct under the College's anti-discrimination policies so that its recurrence will be prevented and any impact remediated, but without a formal finding of a policy violation. The informal complaint procedure terminates when:

1. The Title IX Coordinator/Compliance Officer finds the complaint, even if taken as true, would not violate the College policy prohibiting harassment and discrimination and is therefore lacking in merit. This conclusion does not preclude the Complainant from filing a formal complaint;
2. A resolution is imposed by the Title IX Coordinator/Compliance Officer that is not disciplinary in nature but effectively addresses the risk of recurrence and remediates the impact of the alleged misconduct;

**Formal Complaint Procedures**

Anyone who believes that he or she is the victim of harassment or discrimination prohibited by College policies may file a formal complaint with a Title IX Coordinator/Compliance Officer which results in a formal hearing before the Committee on Harassment and Discrimination. (For the structure of that committee, see “The Advisory Committee on Harassment and the Hearing Committee,” below.) The College may also proceed with a formal complaint when an alleged victim is unable or unwilling to proceed with a formal complaint. All reports of sexual assault and sexual violence will be treated as formal complaints.

Upon the filing of a formal complaint, the College will conduct an investigation followed by a formal hearing to determine whether a violation of College policies has occurred and impose appropriate disciplinary sanctions. This investigation may be completed by the Title IX Coordinator/Compliance Officer, or a designee.

1. A Title IX Coordinator/Compliance Officer will notify the Respondent that a request for a formal hearing has been filed. A copy of the Policy Against Discrimination & Harassment and/or the Policy Against Sex Discrimination, including Sexual Harassment and Sexual Misconduct, and Other Interpersonal Misconduct, will be given.
2. The Respondent may elect to accept responsibility for all or part of the conduct alleged by the Complainant. In that case, the Title IX Coordinator or designee may continue their investigation in order to provide additional information that may be relevant in determining any appropriate sanctions. If the Respondent does not accept responsibility, the investigation process, as described below, will begin.
A Title IX Coordinator/Compliance Officer, or his/her designee, will conduct a thorough investigation into the allegation. During the investigation the Title IX Coordinator/Compliance Officer shall:

(a) Review the records of both the Complainant and the Respondent to determine if there are similar or previously filed complaints;
(b) Thoroughly ascertain all facts in connection with the alleged incident, beginning by meeting separately with the Complainant and the Respondent;
(c) Interview any witnesses;
(d) Determine the type, duration and frequency of the conduct; and
(e) Ascertain the identity of and the relationship between the Complainant and the Respondent.

(f) A Title IX Coordinator/Compliance Officer will prepare a report of the investigation findings and submit a report to the Committee on Harassment and Discrimination (the “Committee”).

(g) Upon receipt of the investigation report the Committee will schedule a hearing date and time. The Title IX Coordinator/Compliance Officer will forward a copy of the investigation report to the Complainant and the Respondent along with the scheduled hearing date, time and place. Both parties will have the opportunity to respond to the investigation report in writing and/or in person at the hearing.

(4) At any time before the hearing, the matter may be resolved through a voluntary resolution agreement agreed to by the Complainant, the Respondent, and the College. The resolution agreement must be in writing and will be retained by the Title IX Coordinator/Compliance Officer. The incident that is the subject of voluntary resolution may not be the basis of a subsequent complaint or formal hearing request under the College policies unless a party breaches the agreement. A voluntary resolution agreement between the parties does not constitute a formal finding of harassment or discrimination by the College. However, the agreement may be considered in future incidents involving the Respondent.

(5) A hearing will be held. The following guidelines are intended to assure The fairness of the hearing process:

(a) Both parties shall have the opportunity to participate in the hearing;
(b) Neither party may be compelled to testify;
(c) The Complainant and Respondent are entitled to an adviser of choice to accompany him or her at the hearing, and at any meetings in advance of the hearing. The adviser of choice may not have a conflict of interest in the matter being heard, and will serve a support role for the parties, but has no active role in the hearing and may not “represent” either party or ask questions or speak on a parties behalf;
(d) Any investigative reports compiled by the Title IX Coordinator/Compliance Officer will be submitted to the Committee;
(c) Both parties have a right to present evidence and submit relevant witnesses. The Committee will determine what is considered relevant, but character witnesses will not be allowed. Witnesses may only be present when testifying;

(f) A witness may not testify about the misconduct of a party other than to speak of the conduct at issue;

(g) Both parties have a right to question all witnesses, but may not question the other party directly. Questions will be submitted to the hearing panel. Harassment of a witness will not be tolerated;

(h) The Committee will use a general relevance standard to determine what testimony or evidence will be permitted at the hearing Decision of the Committee.

(a) The Committee will determine by majority vote, based solely on the evidence presented at the hearing, whether the alleged conduct did occur and whether that conduct violates College policy. The Committee will use a preponderance-of-evidence standard (i.e., whether it was more likely than not that the respondent violated College policy).

(b) The Committee shall submit a written report to the Title IX Coordinator/Compliance Officer listing the findings of the Committee.

(c) The Complainant and the Respondent shall each simultaneously receive a copy of the Committee’s report from the Title IX Coordinator/Compliance Officer.

(d) The Title IX Coordinator/Compliance Officer shall forward the determination of the Committee to the Dean of the College to determine sanctions when a policy violation was determined to have occurred. The Dean will take into account, among other factors, the nature and gravity of the behavior, the frequency of the conduct and any past conduct of the Respondent.

10.9 The Advisory Committee on Harassment and Discrimination

Formal hearings are brought before the Advisory Committee on Harassment and Discrimination. The Committee is comprised of members selected by the President. Included on the Committee are at least two administrators, two faculty and one support staff member.

10.10 Legal Recourse

Some forms of harassment or discrimination may violate state, federal and local laws. At any time a complainant may exercise his or her right to institute legal proceedings before a federal or state agency. The institution of such legal proceedings may be in addition to, or instead of, pursuing the procedures set forth herein.
10.11 Confidentiality

Augustana College is committed to balancing the interests of all parties involved in complaints of discrimination and harassment and will attempt to keep the complaint, including the name of the complainant and the alleged offender, as confidential as possible. However, the College recognizes that there are certain situations that may require disclosure of information and such information will be disclosed to individuals with a genuine need to know the information, or when the need to investigate warrants such disclosure. Further, when credible information received through an investigation shows that there may be violations of other College policies, then the appropriate officials will be notified.

In matters involving incidents of sexual misconduct or other interpersonal misconduct, a request by an individual who is a victim for confidentiality will be respected to the extent allowable under federal and state law, and information pertaining to such incidents will be treated with sensitivity and disseminated with care when it is necessary to do so for purposes of conducting an investigation or taking appropriate corrective action. However, the College reserves the right (as permitted or required by applicable law) to issue timely warnings and make other announcements to the College community when the College determines that there is a serious or continuing threat to members of the College community or that there is another significant emergency or dangerous situation involving an immediate threat to the health or safety of students or employees on the College's campus. In making such announcements to students and employees, the College will withhold the names of victims as confidential to the greatest extent permitted by law. Under federal law, the College must report the occurrence of certain designated crimes that occur on campus or in certain other designated areas, including sex offenses as defined by the federal government, in an annual security report that is submitted to the U.S. Department of Education. This annual security report does not include personally identifiable information.

10.12 Contact Names and Phone Numbers

Compliance Officers:
Associate Dean of the College, Jessica Schultz (309) 794-7331
Director of Human Resources, Laura Ford (309) 794-7352
Dean of Students, Dr. Wesley Brooks (309) 794-7533

Title IX Coordinators:

Director of Human Resources, Laura Ford (309) 794-7352
Associate Dean of the College, Jessica Schultz (309) 794-7331
Assistant Dean of Students, Laura Schnack (309) 794-7533
Director of Residential Life, Chris Beyer (309) 794-2686
10.13 Students with Disabilities

10.10.1 In compliance with state and federal law, it is the College’s policy that a qualified student with a “disability” or “handicap” will not be excluded from participation in any program or activity of the College. The terms “disability” and “handicap” are defined at length in the applicable state and federal laws. In addition, the College does not discriminate against students with a “disability” or “handicap” in admission decisions or access to any of the College’s programs or activities.

10.10.2 Any student who seeks a reasonable accommodation of a “disability” or “handicap,” or has questions regarding accommodations or particular facilities and services, should contact the Dean of Students.