TENURE SYSTEM AND
RESEARCH NON-TENURE TRACK
PROMOTION AND TENURE GUIDELINES
2013-14

PART I
GENERAL POLICIES AND PROCEDURES

All requests for further information and explanation regarding these documents should be directed to the Office of the Vice Provost for Faculty Affairs (OVPFA), Room 2715 University Hall, M/C 103, email address uicpt@uic.edu, or by telephone at extension 6-2706. This set of Policies, Procedures, and Forms can be found at http://www.uic.edu/depts/oaa/pt.html.
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SECTION 1: PRIOR TO PROMOTION AND TENURE REVIEW

Several evaluations and considerations should take place prior to the academic year when a P&T case is submitted for promotion and tenure review.

A. MID-PROBATIONARY REVIEWS FOR TENURE TRACK FACULTY

Campus policy requires that a formal, internal review of faculty on probationary contract take place no later than the mid-point of a faculty member's probationary period on the tenure track at UIC, unless a decision not to retain is reached at the level of the recommending unit before the time a formal review would be scheduled. For most probationary faculty, this review will occur in their third year at UIC. **A copy of the mid-probationary review must be included in the tenure review P&T dossier.** Detailed instructions for processing mid-probationary reviews are in a separate memo and may be found online at:


For faculty with joint appointments, mid-probationary reviews should be carried out in both/all units. This includes faculty with a joint appointment in the Institute of Government and Public Affairs (IGPA).

B. NON-REAPPOINTMENT TO AN ASSISTANT PROFESSOR ON A DEFINITE-TERM APPOINTMENT PRIOR TO THE TENURE CODE 6 YEAR

Since a full six-year probationary period is not guaranteed, non-reappointment may be recommended by the unit executive officer (who is normally the head/chair of the unit responsible for academic and personnel issues and who reports directly to the dean of the unit's college/school) at any time during tenure code 1 through 5 years as a result of an unfavorable review. *(Statutes: Article X., Section 1b [6]).* In any case in which issuing a written notice of non-reappointment is considered, the unit executive officer should consult the unit advisory/executive committee and contact University Counsel.

For a faculty member with a tenure code 1, a written notice of non-reappointment given no later than March 1 during the first year of the candidate's probationary period is sufficient to terminate his or her service at the end of the contract year with no obligation of an additional terminal year *(Statutes: Article X, Section 1b [4]).* If a written notice of non-reappointment is given after March 1, it shall be accompanied by an offer of a terminal contract from the Board of Trustees for one additional year of service.

For a faculty member with tenure code 2 to 5, a written notice of non-reappointment shall be accompanied by an offer of a terminal contract from the Board of Trustees for an additional year of service.

When the unit executive officer recommends that a written notice of non-reappointment be issued to an assistant professor on a definite-term appointment prior to the tenure code 6 year, the unit executive officer shall work with the Office of Faculty Affairs to process the change of appointment. Within one week (seven calendar days) of the date of the recommendation by the unit executive officer to issue a written notice of non-reappointment, the faculty member may respond with a written resignation effective at the end of the current contract year; otherwise a terminal contract must be offered for the following academic year.
C. TRACK SWITCHING

FROM TENURE-TRACK TO NON-TENURE TRACK. An evaluation of the appropriate track for the probationary faculty member should be an important element of the mid-probationary review. During an annual review or the mid-probationary review, a tenure-track faculty member or the faculty member and his/her unit executive office may decide that a change from a tenure track to a non-tenure track is desirable. A “track switch” may occur if it is determined that the tenure-track probationary faculty member's commitment to the University has changed substantially or their career direction has changed. Requests for track switching from tenure-track to non-tenure track should originate with the faculty member, endorsed by the unit executive officer and dean and approved by the Vice Chancellor for Academic Affairs and Provost. The campus does not normally permit candidates to be considered for promotion until they have been in the track for at least two years, unless an exception has been granted by the Vice Chancellor for Academic Affairs and Provost. To petition for such an exception, a letter of request must be submitted by the College.

D. ROLLBACKS AND HOLDS

An interruption of the probationary period (rollback or hold in the tenure year code) may be granted for one year upon request when an event or compelling circumstance cause substantial impairment of a candidate's ability to pursue his or her teaching, scholarly activities, and/or service. Except in extraordinary circumstances, a rollback or hold will be granted in the event of the birth or adoption of a child under six years old. A rollback or hold may also be granted in the case of disability or extended and/or severe personal illness. A rollback or hold may also be granted for compelling obligations to a member of the family or household that requires significant time away from University duties. Finally, a rollback or hold may be granted under circumstances beyond the control of the faculty member, such as grave administrative error. Normally, no more than 2 rollbacks or holds will be granted. For additional information on the tenure rollback policy please see:

http://www.uic.edu/depts/oaa/Docs/TenureRollback_04-2009_FINAL.pdf

A one-year tenure hold will be automatic under each event for an assistant professor (in the tenure probationary period) who becomes the parent of a child by birth or adoption regardless of whether they take Parental Leave or Family and Medical Leave. This applies to both men and women, and includes same-sex domestic partnerships that are recognized by the University. If the child birth or adoption occurs after the faculty member already has two previous rollbacks or holds, a tenure hold has to be requested. For additional information on tenure hold policy, please see:


At all stages of the tenure review process it must be emphasized that reviewers should evaluate the scholarship since the previous personnel action and NOT the number of calendar years. In addition, the reason for the tenure rollback and/or hold should not be discussed.

E. REVIEW OF RESEARCH NON-TENURE TRACK FACULTY

It is in the interests of both the research non-tenure track faculty member and the department, where the research non-tenure track faculty member is eligible for consideration for promotion, that the faculty member be reviewed at the department level at least three years prior to the time of the anticipated university review for promotion.
SECTION 2: THE PROMOTION AND TENURE REVIEW

A. GENERAL

In proposing and reviewing the promotion of faculty members, in accordance to the Statutes (Article IX, Section 3e), "special consideration" shall be given to the following:

1) Teaching ability and performance
2) Research ability, creative activity, and achievement
3) Ability and performance in continuing education, public service, committee work, and special assignments designed to promote the quality and effectiveness of academic programs and services

Each college/academic unit has specific P&T norms and criteria specific to their discipline. Those guidelines should be followed accordingly.

B. JOINT APPOINTMENTS

For (non-zero percent) appointments split between two or more units, the external referees should be chosen by mutual discussion and agreement among all relevant unit executive officers. The appropriate faculty committees of the units should independently recommend promotion and/or tenure in their respective units, and the unit executive officers should each complete the Evaluation from the Unit Executive Officer in the P&T Forms (Part V.G.). For candidates having a joint appointment in two (or more) different colleges, the appropriate faculty committees of the colleges should independently recommend promotion and/or tenure in their respective colleges and each dean must complete the Evaluation from the College Dean in the P&T Forms (Part V.H.). For candidates having a joint appointment in IGPA, the Director of IGPA will serve in the capacity of the unit executive officer, and the Vice President for Academic Affairs will serve in the capacity of the College Dean.

C. COURTESY APPOINTMENTS (NON-SALARIED/ADJUNCT APPOINTMENTS)

Although no formal review is required, a letter should be included from the unit executive officer giving support to the promotion with a continued courtesy appointment. The letter can be brief and should be in the format of the unit executive officer's letter of justification in the standard P&T papers. It should be inserted after the Evaluation from the Unit Executive Officer in the P&T Form (Part V.G.).

D. PROMOTION IN THE APPROPRIATE TRACK

Promotions may take place only within the track of the appointment. For example, Clinical Assistant Professors may be promoted to Clinical Associate Professors, Assistant Professors of Clinical Medicine may be promoted to Associate Professors of Clinical Medicine, and Assistant Professors may be promoted to Associate Professors, but Clinical Assistant Professors may not be promoted to Associate Professors, and Assistant Professors may not be promoted to Clinical Associate Professors.

E. VOTING RIGHTS AND PRIVILEGES

The University of Illinois Statutes, (Article II, Section 3, Para.a.1.) includes as faculty "those members of the academic staff with the rank or title in that unit of professor, associate professor or assistant professor, who are tenured or receiving probationary credit toward tenure, and those
administrators in the direct line of responsibility for academic affairs (persons who hold the title director or dean in an academic unit, provost, chancellor, and president). Administrative staff members not in the direct line of responsibility for academic affairs are members of the faculty only if they also hold faculty appointments." Regarding the voting rights of the faculty, the Statutes state that "The bylaws of any academic unit may further mandate a minimum percent faculty appointment in that unit for specific faculty privileges, such as voting privileges."

A faculty member or administrator must ordinarily be tenured for some percentage of time in an academic unit in order to have promotion and tenure voting privileges in that unit. The unit may further restrict such voting privileges to those tenured at or above some specified percentage of time, e.g., 50 percent, but this must be specified in the unit bylaws. The Statutes (Article II, Section 3, Para a 2.) allow that bylaws may grant specified faculty privileges to other teaching staff, e.g., to Clinical Professors. When special circumstances in a particular unit provide good reasons for allowing other senior professors a vote on P&T advisory committees, the college may write a letter of request to the Vice Chancellor of Academic Affairs and Provost to allow such exceptional procedures.

Eligible voters must further satisfy the following conditions:

**Rank:**

Only faculty at or above the rank to which the candidate would be promoted may vote at any level in the promotion and tenure process. Thus, only full professors may vote on the promotion of an associate professor to the rank of full professor, and only associate and full professors may vote on the promotion of an assistant professor to the rank of associate professor. Some colleges may wish to include in their bylaws or P&T document a provision which allows non-tenured senior faculty to vote on the award of rank, but in such instances only faculty holding tenure are eligible to vote on the granting of tenure. (Where separate votes on the award of tenure and the award of rank are held, the promotion and tenure papers must record these as separate votes). College P&T documents and the rules of campus committees may permit department members who are ineligible to vote in general, or in a particular case, to participate in promotion and tenure discussions.

**Lowest Level:**

Eligible voters on particular promotion and tenure cases may only vote at one level of the review process. This vote must be cast at the EARLIEST level of review in which the voter can participate. Eligibility and failure to vote at this lowest level due to absence at the committee meeting on which a voter is a member requires that the voter forego voting at subsequent levels. Thus, a faculty member in a department who also serves on a college executive or promotion and tenure committee must vote at the department level. A faculty member who serves on both a line college committee and the Campus P&T Committee must vote in the line college. Such individuals should be listed as "ineligible" in the vote record of the subsequent committees on which they serve.

Additionally, voting faculty who hold non-zero percentage appointments in more than one department may only vote once for any given candidate and that vote should be in the voting faculty member's home department. This includes faculty who have a joint appointment in IGPA.

**Departmental Promotion and Tenure Committees:**

Departmental bylaws or other documents covering P&T policies and procedures may establish a promotion and tenure committee, consisting of all or some subset of the tenured faculty, to review and vote on promotion and tenure cases. In small units (those with fewer than three eligible voters) the dean, with appropriate advice, must establish a promotion and tenure committee that
includes faculty from other UIC units who are qualified by expertise and who meet all other eligibility standards according to the rules outlined above.

If there is a split vote, the rationale for the vote must be addressed in the letter of the unit executive officer or the unit P&T committee.

**College Promotion and Tenure Committees:**

College bylaws or other documents covering P&T policies and procedures may establish a college promotion and tenure committee consisting of some subset of tenured faculty, in addition to an executive committee to review and vote on promotion and tenure cases.

In any instance of a split vote, the rationale for the vote must be addressed by the dean or the College P&T Committee.

**Unit Executive Officers and Deans:**

Unit executive officers and deans are eligible to participate in discussion in the P&T committees; however, because they provide independent recommendations, they do not vote within their units. The role of unit executive officers and deans is to take the votes of the relevant committees under advisement when presenting their independent recommendations, with accompanying rationales.

**Disagreement between Promotion and Tenure Committee and Unit Executive Officer/Dean:**

If there is a disagreement between the departmental P&T committee and the unit executive officer, the departmental P&T committee must submit a separate letter addressing the basis of its vote. Similarly, if there is a disagreement between the college P&T committee and the dean, the college P&T committee must submit a separate letter addressing the basis of its vote. In either case, this may not become apparent until after the unit executive officer or unit dean renders judgment of the candidate. These letters should be inserted following the evaluations of the unit executive officer or unit dean, as appropriate.

**Family Members:**

Article IX, Section 2 of the Statutes prohibits faculty from participating "...in institutional decisions involving a direct benefit...to a member of his immediate family." Promotion decisions are explicitly identified as falling under this prohibition, and "immediate family" is further defined to include "spouse, ancestors, and descendants, all descendants of the individual's grandparents, and the spouse of any of the foregoing."

**Voting in Absentia:**

Voting in absentia is not usually permitted at the college level. Voting in absentia, while not encouraged, is permitted at the departmental level, provided that the department bylaws state that only those who are closely familiar with the work of a given candidate, and familiar with the expectations and norms of the department and college, are given the privilege of voting in absentia. Otherwise, only faculty present (in person or via teleconferencing) during discussion of the merit of a given candidate's work are eligible to vote. In units that do not have departmental structure where the first level of voting is at the college level, the conditions above apply to the college.
F. COMMUNICATION OF RECOMMENDATIONS TO THE CANDIDATE

The votes of any review committees (number of yes, no, abstain, absent, not eligible votes) and the recommendations for the unit executive officer, dean, dean of the Graduate College, and Vice Chancellor for Academic Affairs and Provost must be communicated to the candidate promptly and in writing at each stage of the review process. Therefore, during the P&T cycle notifications would be as follows:

- Department Vote and Recommendation of Unit Executive Officer(s) - communicated to candidate by the unit executive officer(s)
- College Vote and Recommendation of the Dean - communicated to candidate by the Dean with copy to unit executive officer(s).
- Campus P&T Committee vote - communicated to the candidate by the Dean with copy to unit executive officer(s).
- Vice Chancellor for Academic Affairs and Provost and Graduate College Dean's recommendations - communicated to the candidate by the Dean with copy to unit executive officer(s).

Following the recommendations of the Vice Chancellor for Academic Affairs and Provost, the Chancellor's recommendation to the BOT is sent directly to the candidate with copies to the Vice Chancellor for Academic Affairs and Provost, the Graduate College Dean, the Vice Provost for Faculty Affairs, the Dean, and the unit executive officer(s).

In all situations where a recommendation is made, the candidate has one week (seven calendar days) from the date of issue on the notification to withdraw his or her case. If no communication is received from the candidate, the next appropriate step will be taken.

Debriefing Opportunities:

The candidate is entitled to a brief, orally-rendered explanation from his or her unit executive officer of the rationale for the recommendation at each level of review. Because all levels of review prior to the Board of Trustee's decision are recommendations, such explanations should be framed with sufficient generality so as not to invite detailed rejoinder or debate.

For cases that go through all levels of review, the final orally rendered debriefing is the responsibility of the Office of the Vice Chancellor for Academic Affairs and Provost. If papers are withdrawn earlier, the office at the highest level of review (e.g., department or line college) is responsible for final oral debriefing. All such debriefings must preserve confidentiality with respect to the identity of the referees and the participants in any discussion.

G. NON-REAPPOINTMENT IN YEAR 6 OF THE PROBATIONARY PERIOD OR IN THE FINAL YEAR OF “Q” CONTRACT

1. NON-REAPPOINTMENT IN YEAR 6 OF THE PROBATIONARY PERIOD:

If a faculty member in Year 6 of the probationary period is not recommended for indefinite tenure and promotion at the end of the review, the University of Illinois Statutes require that a written notice of non-reappointment be given to the faculty member and be accompanied by an offer of a terminal contract from the Board of Trustees for the following academic year. The faculty member may alternatively choose to resign at the end of the contract year.
Upon receipt of the Chancellor’s decision, unit executive officers who have faculty in Year 6 of the probationary period who are not recommended for indefinite tenure and promotion must issue to the candidate the following letter:

**Sample Letter to be Used Regarding Negative Recommendation from the Chancellor for Year 6 candidates: (To Candidate from Unit Executive Officer):**

*Dear __________:*

*I am in receipt of the copy of the Chancellor’s notification to you of her decision concerning your case for promotion and tenure indicating that she will recommend to the Board of Trustees that you be issued a terminal contract for academic year August 16, xxxx through August 15, xxxx.*

*Please note that if you wish to do so, you have the option to resign your position effective the end of the current contract year, August 15, xxxx. Notice of resignation must be provided in writing to me within one week (seven calendar days) after the date of this letter.*

*cc: Dean*

**2. NON-REAPPOINTMENT IN THE FINAL YEAR OF “Q” CONTRACT**

A “Q” contract provides an appointment at the rank of associate professor or professor with an initial defined probationary period before review for indefinite tenure. If the review indicates that the record does not warrant indefinite tenure, then the unit executive officer must notify the candidate of the end of their appointment effective the end of the contract year, as stated in their Notification of Appointment. The University of Illinois Statutes do not require that Associate Professors or Professors on “Q” appointments be granted a terminal contract for the following academic year.

**Sample Letter to be Used Regarding Negative Recommendation from the Chancellor for “Q” contract candidates: (To Candidate from Unit Executive Officer):**

*Dear __________:*

*I am in receipt of the copy of the Chancellor’s notification to you of her decision concerning your case for promotion and tenure. In accordance with the terms set forth in your Notification of Appointment, your current contract with the University of Illinois will terminate at the end of the current academic year on August 15, 20XX.*

*Please note that if you wish to do so, you have the option to resign your position effective the end of the contract year, August 15, 20XX. Notice of resignation must be provided in writing to me within one week (seven calendar days) after the date of this letter.*

*cc: Dean*

**H. WITHDRAWAL FROM THE REVIEW PROCESS FOR FACULTY IN YEAR 6 OF THE PROBATIONARY PERIOD OR IN THE FINAL YEAR OF A “Q” CONTRACT**

A faculty member may choose to withdraw from the review at any point of the process. In that case, the papers will not go to the next level of review. The faculty member must make their intention to withdraw in writing to the unit executive officer. Following the withdrawal notification from the faculty member, the unit executive officer must send a Withdrawal Confirmation letter (templates below) to notify them of the action that will be taken.
Withdrawal Confirmation for Assistant Professor (Year 6):

Dear ________:

This letter confirms your request, dated XX/XX/20XX, to withdraw from the Promotion and Tenure review process during the AY XX-XX cycle. Based on this action, I am asking the Board of Trustees of the University of Illinois to issue you a terminal contract for academic year 20XX-20XX.

Withdrawal Confirmation Template for Faculty on “Q” Contract:

Dear ______:

This letter confirms your request, dated XX/XX/20XX, to withdraw from the Promotion and Tenure review process during the AY XX-XX cycle. Based on the terms of your “Q” contract, your last day of employment with the University will be 8/15/XX.

1. WITHDRAWAL IN YEAR 6 OF PROBATIONARY PERIOD

Once a faculty member withdraws and the Withdrawal Confirmation letter has been sent, the unit executive officer will then recommend that a written notice of non-reappointment be issued to the faculty member and be accompanied by an offer of a terminal contract from the Board of Trustees for the following academic year. Within one week (seven calendar days) of the date of the recommendation by the unit executive officer to issue a written notice of non-reappointment, the faculty member may respond with a written resignation effective the end of the current contract year. For example: a departmental vote in November 2013 for a candidate in his or her sixth year is negative. The candidate withdraws from the review. The P&T dossier will not be forwarded to the College. The unit executive officer issues a withdrawal confirmation letter. Once the withdrawal confirmation has been sent the unit executive officer recommends that a written notice of non-reappointment be issued to the faculty member and be accompanied with an offer for a terminal contract for 2014-2015. Alternatively, the faculty member may elect to submit a letter of resignation within a week (seven calendar days) of the date of the recommendation. The resignation must be effective no later than August 15, 2014 (end of the current contract year). If the faculty member does not submit a letter of resignation, a terminal contract will be issued by the Board of Trustees for the 2014-2015 academic year.

2. WITHDRAWAL IN FINAL YEAR OF “Q” CONTRACT

A faculty member on a “Q” Contract withdrawing from the review process, will end their appointment effective the end of the current contract year. The University Statutes do not require Associate Professors or Professors on a “Q” appointment be granted a terminal contract for the following academic year.

I. WITHDRAWAL FROM THE REVIEW FOR EARLY CASES AND PROMOTION FROM ASSOCIATE TO FULL

The option of withdrawal in case of proposed early promotion and tenure of probationary faculty or of proposed promotion from the rank of tenured associate professor to that of full professor, is likewise available to candidates in those categories. Such withdrawal may take place without prejudice to a de novo review in some future review cycle.
J. NEW INFORMATION

Because of the length of the review process, it is possible that the candidate's record may change significantly or that other information pertinent to a case may come to light during the course of the review. **If in the judgment of the unit executive officer or the paper preparer, new information could affect the outcome of the case, it may be submitted at any stage of the process by the unit executive officer.** In the interest of time and consistency, the unit executive officer of the originating unit should formally transmit all such material directly to the level at which the case is currently under review and include a note on (or with) the new material indicating at what level of review the new information became available.

The office currently reviewing the case must incorporate this new material into the candidate's papers for submission to any further levels of review.

SECTION 3: DEPARTMENTAL REVIEWS

A copy of the most recent document covering departmental P&T policies and procedures should be on file in the line college and in OVPFA. The line college should be notified whenever changes are made in the document and the College should inform OVPFA (See Attachment 1, November 18, 2013 deadline).

A. WHO SHOULD BE REVIEWED

All tenure code 6 faculty and faculty who are beginning the final year of a Q contract must undergo university review for promotion and tenure unless they are resigning. Unit executive officers should also, meet with all assistant and associate professors on a regular basis to discuss their academic credentials for the purpose of determining when a review for promotion and/or tenure would be appropriate. Faculty should be notified by the Unit Executive Officer of the availability of these and other policies and procedures early in the review process.

B. JOINT APPOINTMENTS

For (non-zero percent) appointments split between two or more units, the external referees should be chosen by mutual discussion and agreement among all relevant unit executive officers. The appropriate faculty committees of the units should independently recommend promotion and/or tenure in their respective units, and the unit executive officers should each complete the Evaluation from the Unit Executive Officer in the P&T Forms (Part IV.F.). For candidates having a joint appointment in two (or more) different colleges, the appropriate faculty committees of the colleges should independently recommend promotion and/or tenure in their respective colleges and each dean must complete the Evaluation from the College Dean in the P&T Forms (Part IV.G.). For candidates having a joint appointment in IGPA, the Director of IGPA will serve in the capacity of the unit executive officer, and the Vice President for Academic Affairs will serve in the capacity of the College Dean.

C. TIMETABLE

Because external referees should be given ample time to properly evaluate a candidate's work, most departments find they need to begin preparing for P&T reviews during the Spring term prior to the year in which the university review would take place. This includes for example preliminary review of possible candidates' dossiers and the compilation of lists of appropriate referees.
D. RESPONSIBILITY FOR THE CASE

The unit executive officer takes responsibility for the preparation of the papers, unless the dean assigns someone else the responsibility, as, for example, when the unit executive officer is the candidate. (Instructions for units not organized as departments are given in the next section). In order to be the paper preparer, the unit executive officer must be eligible to vote for the candidate. If the unit executive officer does not meet this requirement, a faculty member who meets the eligibility requirements must be appointed by the dean. In those situations (when the unit executive officer is an associate professor and the candidate is being recommended for promotion to full professor), the statement of endorsement or non-endorsement must be prepared by the full professor who is charged with preparing the case. By signing the cover sheet, the paper preparer assumes full responsibility for the accuracy of the contents of the dossier.

E. CANDIDATE’S RESPONSIBILITIES AND ACCESS

The candidate is responsible for furnishing to the paper preparer the information which is required to complete the forms and forward the case, but does not determine the content and presentation of the case. The unit executive officer/paper preparer has final responsibility and authority for the content and presentation of the papers.

Prior to a formal vote at the department level, the unit executive officer of the initiating unit must provide all candidates an opportunity to review all non-evaluative sections of their case. Excluded are external letters of evaluation and any internal evaluative statements, including but not limited to the unit executive officer's statement and letters from collaborators. Any candidate who disagrees with how the non-evaluative sections of the papers are presented may add a clarification statement to be included in the promotion papers. The candidate must attest with a signature that the non-evaluative sections are accurate.

F. EXTERNAL EVALUATION

In evaluating a candidate's scholarship, the department must obtain a written evaluation from no fewer than 5 but no more than 8 members of the relevant profession(s) or discipline(s) who have not had a close association with the candidate. The letters in this section are to be solicited by the unit executive officer, not by the candidate.

Selection of Referees for the External Evaluation

Because the choice of outside references is critical to evaluating the candidate, the following guidelines should be observed:

Quality of Referees

- Referees should be from strong departments at major research institutions, such as those typically found among Research 1, AAU, or premier foreign institutions. All referees from universities must be full professors or equivalent (for example Readers at a British University) with outstanding scholarly accomplishment in the candidate's field.

- If referees are from industry or government, they should be of a similar stature to a full professor at a major research institution, and this should be justified in the biographical paragraph about the reviews.
Deviations from the above guidelines are permissible only if a proper evaluation of the candidate's work would not otherwise be possible. For example, if a candidate's field is so small that it will not be possible to find at least 5 referees satisfying the above criteria who have the expertise necessary to evaluate a candidate's work; or in situations where a faculty member is well known in the profession, it may be difficult to find leading scholars who do not have some kind of an association with the candidate. Such deviations must be explained in detail. Simply saying "the field is too small" does not constitute an adequate justification.

Objectivity and Conflicts of Interest

The University of Illinois at Chicago (UIC) wishes to ensure that the referees are as impartial as possible. Therefore, unit executive officer's should ask referees if they have a past or current relationship with the candidate that may influence the extent to which the referee can be impartial, or which may give the perception of an influence, or that gives referee a stake in the outcome of the case. Such relationships may include but are not limited to:

- Serving as the candidate's Mentor (e.g. Ph.D. supervisor; dissertation committee member; post-doctoral advisor; clinical supervisor)
- Serving as the candidate's Trainee (e.g. student; post-doctoral; resident)
- Referees who have had a substantial collaboration with the candidate (non-substantive collaborations include providing and/or sharing supplies, equipment, facilities; co-organizing professional meetings, etc.)
- Basic knowledge of the candidate (e.g., having heard the candidate speak at conferences, or simply being familiar with the candidate's work) does not constitute a conflict of interest, and indeed is evidence of the candidate's visibility and impact.
- Candidates may submit a list of referees whom they believe are inappropriate along with the reasons for their proposed exclusion. Though such a list is not binding, the unit officer making the final choice should take the proposed exclusions into account. Candidates are, however, not allowed to submit to the department a list of potential referees.

In view of the need for objectivity in evaluating a candidate's work, deviations from the guidelines on conflicts will not be permitted.

The Solicitation of Referees

It is recommended that this be done in two stages:

The first contact, which may be by email, should inquire about the availability of the potential referee and willingness to serve, and must ask specifically whether the referee has been an advisor or collaborator with the candidate, or for any other reason might be seen as less than impartial. More than 8 potential referees may need to be contacted until a pool of at least 5 willing, objective referees is assembled. A list of all such contacts, with the responses (or lack thereof) is to be included with the papers. (See attached Sample A in Part III, Section 7B).

The second contact is the official letter. (See attached Sample B in Part III, Section 7B).

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1 Such as reagents; animal models, antibodies for some fields including biological and health disciplines.
Information that should be sent to referees in the second letter:

All referees should be sent the candidate's updated curriculum vitae, current research statement, and a sample of recent publications (i.e., publications since the last personnel action) and work(s) in press, and a copy of the unit/department norms and standards for promotion. Where appropriate to the discipline, URL's for submissions to an electronic archive or online journal may be used instead of physical copies of the papers, if this is acceptable to the referee.

Solicitation of letters:

The solicitation of letters of evaluation must come from the unit executive officer or paper preparer, never from the candidate. It should be clear that the purpose of the letter is to obtain a candid assessment of the candidate's scholarly accomplishments and standing in the field. Letters should indicate the rank for which the candidate is being considered and whether or not the award of tenure is involved. The tone of the letter should be neutral and should not indicate the desired outcome of the process. Solicitation letters to referees should NOT include language to suggest that the candidate can see the letters with the name and institution removed. Referees should be strongly encouraged to provide a critical evaluation and not merely summarize the candidate's curriculum vitae.

It is important to give adequate time for the referees to write their letters. Ideally, requests should be sent out as early as possible (e.g., by the end of May). All external evaluations of the nominee that were solicited by the department for the review must be included in the candidate's file even if the reviewer's letter is a simple statement of inability/unwillingness to review.

Your solicitation letter should include the following (see Sample B in Part III, Section 7B for full text)

► Note that you are evaluating the scholarship since the previous personnel action and not necessarily the number of calendar years. This is especially important in cases being reviewed for promotion to Associate Professor. Our campus has a tenure rollback policy that is granted on a case-by-case basis after review.

► Discuss the candidate's work in a critical fashion commenting on the quality and impact of the candidate's scholarship.

► Comment on the volume of the candidate's scholarly activities relative to the standards in the field.

► Remark on the quality of the publishing outlets and the source of funding when such is not obvious.

► Estimate his/her standing in the field, and compare the candidate with other faculty of roughly the same cohort.

Please note that we do not ask you to make a recommendation regarding promotion itself, since that decision will be based partly on considerations such as teaching and service. Nor are we asking for a summary of the curriculum vitae. What we seek is a substantive evaluation of the scholarly component of Dr._______’s qualifications for promotion to the rank of _______. However, if you are in a position to comment on his/her teaching or other pertinent aspects of his/her professional activities, please feel free to do so.
Letters from Collaborators/Co-Authors

Unit executive officer(s) must solicit letters from individuals who have had a substantial collaboration with the candidate. Letters from those individuals should document the contributions of the candidate to the joint work. These letters should NOT be included among the letters of evaluation. They must instead be solicited by the unit executive officer and included in Part V.C. of the Forms. Where the above guidelines for securing letters of recommendation cannot be adhered to, please provide the reason along with an explanation of the process used in the papers. Evidence of a failure to secure an objective evaluation may prejudice the case and may lead to a call for future review.

Redacted Letters of Reference

In the interest of uniformity and fairness, candidates will NOT be allowed to read letters of reference in any form.

Letters Received After Departmental Review

In a situation where a letter that has been solicited in a timely fashion is received after the requested date and the dossier has moved on to the next level of review, the unit executive officer must forward the letter to the appropriate level of review following the procedures outlined in Part I, Section 2, J, New Information.

Translation of Letters of Reference

In the event that a translation of letters of reference is needed, the department should identify two people to handle the translation; one to provide the translation and one to ensure it's accuracy.

E-Mailed Letters of Reference

Since external letters of evaluation must be signed by the author, reviewers should be encouraged to submit their evaluations in letter format with their ink signature. However, there are times when this is not possible. Therefore for those communications sent electronically, there are two ways that will be allowed:

1. a letter on letterhead with a signature; this letter can either be sent as an attachment in an email either in PDF format or, if the signatures is embed electronically, in WORD format.

2. if the reviewer chooses to send an email containing the evaluation/comments, the email must contain an electronic signature along with their title and institutional information (name of institution, address, phone number, etc), and preferably from an institutional email account.

Confidentiality

The identity of the referees must not be disclosed to the candidate. Letters soliciting external reviews should state that the University shall maintain confidentiality of the identity of review, subject only to involuntary disclosure in legal proceedings.

G. CANDIDATE’S CONTRIBUTION TO COLLABORATIVE RESEARCH

Unit executive officer(s) must solicit letters from individuals who have had a substantial collaboration with the candidate. Letters from those individuals should document the
contributions of the candidate to the joint work. These letters should NOT be included among the letters of evaluation.

H. COMMUNICATION OF RECOMMENDATIONS

Candidates for promotion and tenure must be informed in writing of the outcome of the vote on their case at each level of the review. The vote of the department(s) (number of yes, no, abstain, absent, and not eligible votes) and the recommendation of the unit executive officer(s) must be communicated by the unit executive officer(s) to the candidate promptly and in writing. The candidates, at his or her request, are entitled to a brief, orally-rendered explanation from his or her unit executive officer of the rationale for the recommendation.

SECTION 4: COLLEGE LEVEL REVIEWS

A copy of the most current college by-laws, or other documents covering P&T, should be on file in OVPFA, and any revisions affecting voting privileges in the college or departments should be forwarded to OVPFA no later than Monday, November 18, 2013. If there have been no changes since the previous year, please send an email to uicpt@uic.edu stating the date of the bylaws currently in use in your unit.

A. COLLEGES NOT ORGANIZED BY DEPARTMENTS

In colleges not organized by departments, the vote will be that of the college executive committee and/or promotion and tenure committee, where these are two distinct bodies, and the recommendation of the dean.

B. LINE COLLEGE REVIEW

Review at the college level will include a vote of the college promotion and tenure committee and/or the executive committee, as defined in college bylaws; and the recommendation of the college dean. The written recommendation of the dean(s), as well as the vote of the college advisory committee(s), becomes a part of the candidate’s promotion and tenure papers.

C. JOINT APPOINTMENTS

For (non-zero percent) appointments split between two or more units, the external referees should be chosen by mutual discussion and agreement among all relevant unit executive officers. The appropriate faculty committees of the units should independently recommend promotion and/or tenure in their respective units, and the unit executive officers should each complete the Evaluation from the Unit Executive Officer in the P&T Forms (Part IV.F.). For candidates having a joint appointment in two (or more) different colleges, the appropriate faculty committees of the colleges should independently recommend promotion and/or tenure in their respective colleges and each dean must complete the Evaluation from the College Dean in the P&T Forms (Part IV.G.). For candidates having a joint appointment in Institute of Government and Public Affairs (IGPA), the Director of IGPA will serve in the capacity of the unit executive officer, and the Vice President for Academic Affairs will serve in the capacity of the College Dean.
D. COMMUNICATION OF RECOMMENDATIONS

Candidates for promotion and tenure must be informed in writing of the outcome of the vote on their case at each level of the review. The vote of the college(s), (number of yes, no, abstain, absent, and not eligible votes) and the recommendation(s) of the dean should be communicated by the dean(s) to the candidate (with copy to the unit executive officers(s)) promptly and in writing. The candidate, at his or her request, is entitled to a brief, orally-rendered explanation from his or her unit executive officer of the rationale for the recommendation.

SECTION 5: REVIEWS AND COMMUNICATION BEYOND THE LINE COLLEGE

A. CAMPUS PROMOTION AND TENURE COMMITTEE

After the department and line college reviews, all cases will be submitted for review by the Campus Promotion and Tenure Committee. The vote of the Campus P&T Committee will be recorded and made part of the official file along with explanatory comments the Committee may want to provide as advice to the Vice Chancellor for Academic Affairs and Provost and Dean of the Graduate College.

Communication of Recommendations to the Candidates

The vote (number of yes, no, abstain, absent, and not eligible votes) must be communicated by the dean(s) (with copy to the unit executive officer(s)) to the candidate promptly and in writing.

Sample Letter to be used to Candidate from Dean for Notification of Campus Promotion and Tenure Vote:

Dear ________,

This letter is to notify you that the Campus Promotion and Tenure Committee has reviewed your file. The 27 member committee vote:

___yes ___no ___abstain ___absent ___ not eligible

Sincerely,

Dean

cc: Unit Executive Officer(s)

B. VICE CHANCELLOR FOR ACADEMIC AFFAIRS (VCAA) AND PROVOST AND DEAN OF GRADUATE COLLEGE

Following the review of the Campus Promotion and Tenure Committee, all cases will then be reviewed by the Vice Chancellor for Academic Affairs (VCAA) and Provost and the Dean of the Graduate College in light of the entire record of assessment at other levels. The joint recommendation of the VCAA and Provost and the Dean of the Graduate College will be
simultaneously communicated through the VCAA and Provost to the deans(s) of the college(s) and to the Chancellor, with copies to the Unit Executive Officer(s).

**Communication of Recommendations to the Candidates**

The recommendations of the VCAA and Provost and the Dean of the Graduate College must be communicated by the dean (with copy to the unit executive officer(s)) to the candidate promptly and in writing.

**Sample Letter to be used to Candidate from Dean for Notification of VCAA and Provost and Graduate College Dean’s Negative Recommendation):**

Dear _____:

This letter is to notify you that I have received notification from the Vice Chancellor for Academic Affairs and Provost, who, with endorsement by the Dean of the Graduate College, cannot support your case for promotion and tenure to (insert appropriate faculty title).

The Office of the Vice Chancellor for Academic Affairs and Provost offers you the opportunity for oral debriefing and discussion of your case. The Vice Provost for Faculty Affairs (insert name), will be available to meet with you for this purpose. Please contact (insert name) at (insert phone number) to schedule an appointment.

If you wish to appeal this decision, your request must be made in writing directly to the Chancellor by 5:00 pm on (insert date). The Chancellor will notify you of her recommendation by (insert date).

Sincerely,

Dean

cc: Unit Executive Officer(s)

**C. CHANCELLOR REVIEW**

The Chancellor will review the record in its entirety and make a final recommendation to the Board of Trustees.

**Communication of Recommendations to the Candidates**

The Chancellor notifies the candidate of the campus recommendation that will be made to the Board of Trustees for final action.
SECTION 6: RECONSIDERATION AND APPEALS OF NEGATIVE DECISIONS

A. RECONSIDERATION

Reconsideration is possible/available only in cases in which the candidate is alleging a procedural irregularity. Such procedural appeals may be raised at any stage of the process by writing to the unit executive officer. The only remedy for procedural irregularities that is successfully demonstrated by the candidate is the removal of the irregularity; that is, procedural irregularity alone does not necessarily alter a prior recommendation on the merits, and the appropriate next step is a re-review commencing at the level which led to the filing of a complaint. Every effort should be made to adjudicate any procedural appeals and carry out re-reviews, if warranted, within the overall timetable of the promotion and tenure process so as to provide the papers and the recommendations to the next review level on schedule. All subsequent review levels should be immediately notified by the unit executive officer if a delay is anticipated.

B. APPEAL

Appeals will only be considered after the VCAA and Provost's recommendation to the Chancellor has been made. Appeals, including supporting documentation, must be made in writing by the candidate and received in the Chancellor's office (2833 UH) by 5PM on Monday, April 14, 2014.

C. PETITION FOR SEVENTH-YEAR REVIEW

Although rare, it is possible in the terminal year for the candidate to be re-evaluated for promotion and tenure if a substantial development has occurred in his or her case that resolves issues cited in the sixth-year review. To obtain a seventh-year review, the unit executive officer should petition the Dean who, upon concurrence, will submit the request to the Vice Chancellor for Academic Affairs and Provost. Approval at the campus level is required to proceed further. Such approval is not automatic.

If a seventh year review is granted by the Vice Chancellor for Academic Affairs and Provost, the candidate and unit executive officers must submit a letter that addresses concerns raised in the sixth-year review. This information is either accepted or denied by the Vice Chancellor for Academic Affairs and Provost. If candidates who are re-evaluated in the terminal (formally called T-7) year are not supported for promotion, their appointment will last until the end of the current contract year. In other words, they will not receive an additional year beyond the 7th year.

Section 7: EXCLUSIONS

Lecturers

Promotions from the rank of lecturer to that of assistant professor do not require campus-level review.
SECTION 8: NON-INTERFERENCE IN THE DELIBERATIONS

The foregoing policies and procedures try to ensure that candidates for P&T are periodically provided with information about their case, while simultaneously guaranteeing candid discussions at all levels of review. Unfortunately, there have been instances of attempts to sway a decision on behalf of a particular candidate, through telephone calls to or the solicitation of appointments with various administrators or individual faculty members of review committees, urging a particular position in a given case and seeking specific information at an untimely point in the process. It is patently unprofessional for a candidate, advocate, or opponent of the candidate to engage in this kind of activity, and it is equally unprofessional for any person on a review body or an administrator to divulge confidential information. Nor should persons involved anticipate the release of information before the case has been properly acted upon in the promotion and tenure process. Aside from potential questions of legal liability, the greatest danger of such attempted persuasion is that it could affect a case negatively.