

University Faculty Handbook

TABLE OF CONTENTS

Preface	3
Acknowledgement	4
Process for Updating University Faculty Handbook	5
Chapter 1: About A.T. Still University of Health Sciences	6
Colleges & Schools	6
ATSU Mission	6
ATSU Vision	6
ATSU Core Institutional Values	6
ATSU Core Professional Attributes	6
2016-2020 Strategic Plan Themes	6
University History – Description	7
Accreditation	7
Introduction to University General Orders	7
University Governance	8
University Faculty Senate	8
Diversity Statement	9
Notice of Nondiscrimination	9
Code of Ethical Standards	9
Chapter 2: Faculty Recruitment, Appointment, and Promotion	
Recruitment and Initial Appointment	
Faculty Contracts	
Faculty Classifications	13
Academic Rank	
Faculty Promotion Guidelines	
Tenure	
Faculty Evaluation	24
Professional Development	25
Student Course Evaluation	25
Grievance Procedure	26
Emeritus Policy	26
Dual Relationships	27
Oral Assurances	28
Chapter 3: Faculty Rights & Responsibilities	20
General Responsibilities	
Technical Standards and Accommodations	
Relationship to Students	
Committees, Boards, & Councils	
Academic Freedom	
Licensing and Verification	
Key Control	
Telecommuting	3(

Work-at-Home P	olicy	31
Faculty Separatio	n	31
Education Genera	al Orders	31
Chapter 4: Faculty Be	nefits	33
-	urces and Office Space for Full-Time Faculty Policy	
Grants and Resea	arch Reinvestment Policy	34
Intellectual Prope	erty Policy and Procedures	34
Moving Expenses	3	34
Vacation Benefits	5	34
	and Multimedia Services	
Copyright Policy.		35
APPENDICES	e for Revision of the Faculty Handbook	
	KSVILLE COLLEGE OF OSTEOPATHIC MEDICINE	
	ZONA SCHOOL OF HEALTH SCIENCES	
	LLEGE OF GRADUATE HEALTH STUDIES	
	IZONA SCHOOL OF DENTISTRY & ORAL HEALTH	
	HOOL OF OSTEOPATHIC MEDICINE IN ARIZONA	
	SSOURI SCHOOL OF DENTISTRY & ORAL HEALTH	
	IIVERSITY FACULTY SENATE CONSTITUTION AND BYLAWS	
	16-2020 ATSU STRATEGIC PLAN	
	SU COURSE EVALUATION CORE TOOL	
ADDENIDIV I: AT	SLI DOLLOV NO. 00. 210	62

Preface

This University Faculty Handbook (Handbook) is not a contract and shall in no event be construed as such. This Handbook is a compendium of policies, procedures, practices, and guidelines pertaining to, among other things, rights and responsibilities, appointments, promotions, grievance procedures, and benefits for faculty of A.T. Still University of Health Sciences (ATSU). Many policies and procedures pertinent to all employees, including faulty, are not contained in this Handbook, but are in the ATSU Policies Manual (on the ATSU portal at the Human Resources home page).

Policies and procedures pertaining to faculty function may change from time to time, and efforts are made to include in this Handbook current and relevant policies and procedures. However, the <u>ATSU Policies Manual</u> is the definitive source of all operating policies relating to faculty, and faculty are bound by the then current <u>ATSU Policies Manual</u>. In the event there are inconsistencies between the <u>ATSU Policies Manual</u> and this Handbook, the <u>ATSU Policies Manual</u> shall govern. The most current version of the ATSU Faculty Handbook is available on the ATSU portal.

References will be made in this Handbook to the <u>ATSU Policies Manual</u>, <u>University Catalog</u>, <u>University Student Handbook</u>, and other documents as they provide additional details that lend clarity to topics of concern.

In addition to the University Faculty Handbook, each school/college has its own internal rules, procedures, and polices that are outlined in each college's/school's faculty handbook (Appendices A-F). School/college faculty handbooks may supplement, but do not supersede or replace, policies and procedures outlined in this University Faculty Handbook.

Changes to this Handbook are made by faculty through the University Faculty Senate, presented to the senior vice president—academic affairs, vice president & general counsel, and president for approval. Procedures for revision are covered in Chapter 5.

Acknowledgment

I have read in its entirety, the ATSU Faculty Handbook ("Handbook") which outlines the University's policies, practices, guidelines, and benefits. I understand provisions of the Handbook, and I will do my best to abide by and uphold them. I understand information contained in this Handbook is set out in greater detail in the <u>University Policies Manual</u>, contents of which I have access to at any time on the ATSU portal.

I understand information contained in the Handbook is subject to change at the University's discretion, without notice to faculty, and such changes supersede, modify, or eliminate any or all of policies and benefits summarized in the Handbook.

I further understand policies, practices, guidelines, and benefits contained in the Handbook do not constitute an employment contract between the University and the faculty or imply existence of any contractual or other rights. I also understand nothing in any other electronic data or materials or written materials disseminated by or for the University, and nothing in any statement or actions by or on behalf of one of the University's representatives, constitutes an employment contract between the University and myself or implies existence of any contractual rights.

If I sign a separate written employment contract with the University, I understand and acknowledge such contract governs my employment with the University, but policies and benefits in the Handbook, or as later modified also apply to me.

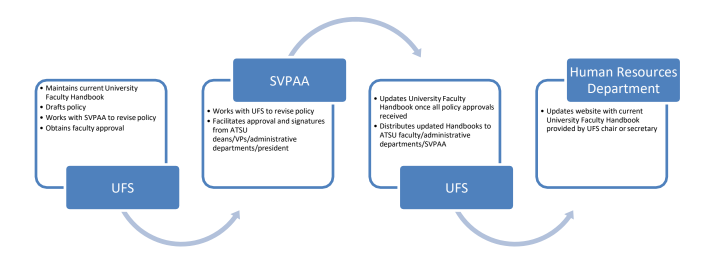
By signing below, I acknowledge I have read this acknowledgement and I fully understand the faculty employment relationship as described above. In addition, I will abide by the ATSU mission and vision statements.

Faculty Signature Print Name Date

Please return this signed acknowledgement to ATSU Human Resources.

Process for Updating University Faculty Handbook (Effective 6/23/20)

University Faculty Senate (UFS) Constitution (Article 4, Section 4-3) and Bylaws (Article X) stipulate and outline a process whereby the UFS works with senior administration to review, revise and advise on issues related to the University Faculty Handbook. As such, UFS proposes to be the body responsible for maintaining and distributing the current University Faculty Handbook. A flowchart of this process is displayed below, whereby UFS works with college/school faculty and SVAPP for approvals, approved policies, signed by UFS chair, SVPAA, and president, are returned to UFS chair/secretary, updates to University Faculty Handbook are made by UFS chair/secretary, and UFS chair/secretary distributes current University Faculty Handbook to ATSU faculty, SVPAA, administrative departments for circulation to ATSU community.



Chapter 1: About A.T. Still University of Health Sciences (ATSU)

Colleges and Schools

- Kirksville College of Osteopathic Medicine, est. 1892
- Arizona School of Health Sciences, est. 1995
- College of Graduate Health Studies, est. 1999
- Arizona School of Dentistry & Oral Health, est. 2003
- School of Osteopathic Medicine in Arizona, est. 2006
- Missouri School of Dentistry & Oral Health, est. 2013

For more information on individual colleges and schools, please refer to Appendices A-F.

ATSU Mission

A.T. Still University of Health Sciences serves as a learning-centered university dedicated to preparing highly competent professionals through innovative academic programs with a commitment to continue its osteopathic heritage and focus on whole person healthcare, scholarship, community health, interprofessional education, diversity, and underserved populations.

ATSU Vision

To be the preeminent University for health professions

- Leading innovator in health professions education
- Superior students and graduates who exemplify and support the University's mission
- Osteopathic philosophy demonstrated and integrated
- Pioneering contributions to healthcare education, knowledge, and practice

ATSU Core Institutional Values

- Innovation
- Whole person healthcare
- Scholarship
- Leadership in community health
- Diversity

ATSU Core Professional Attributes

- Critical thinking
- Cultural proficiency
- Interprofessional collaboration
- Interpersonal skills
- Social responsibility

2016-2020 Strategic Plan Themes

- Educational Excellence: Advancing our role as a leader in academic innovation, interprofessional education, and whole person and whole community healthcare.
- Continued Commitment to Scholarly Activity: Contributing to knowledge, healthcare professions, and society.

- Cultural Proficiency, Diversity, and Inclusion: Preparing our University and healthcare professionals for America's changing demographics.
- New and Expanded Partnerships: Furthering our mission and vision with strategically aligned partners.
- Effective Branding and Marketing: Letting the world know who we are and what ATSU offers.
- Fiscal Health, Affordability, and Compliance: Delivering on our mission and vision through best practices and capacity building.

University History – Description

(See Appendices A-F for individual school/college history – description.)

A.T. Still University of Health Sciences, established by Andrew Taylor Still, DO, in 1892, began as the founding college of osteopathic medicine. ATSU has grown from a single-discipline school on one campus in Kirksville, Missouri, to a multidiscipline health sciences university with six schools offering 23 health profession programs on two campuses in Kirksville and Mesa, Arizona, as well as a virtual campus.

For over 125 years, ATSU has instilled within students the compassion, experience, and knowledge required to address the whole person and shape healthcare in communities where needs are greatest. Inspired to influence whole person healthcare – body, mind, and spirit – ATSU graduates contribute to the future of integrated care while also leading in the communities they serve.

ATSU's first school, the Kirksville College of Osteopathic Medicine (KCOM), is the founding college of osteopathic medicine. In 1995, the Arizona School of Health Sciences (ASHS) was added, creating a second campus in Arizona. The online School of Health Management was established in 1999 on the Missouri campus, followed by the Arizona School of Dentistry & Oral Health (ASDOH) in 2003 and the School of Osteopathic Medicine in Arizona (SOMA) in 2006 – both on the Arizona campus. ATSU's sixth school, the Missouri School of Dentistry & Oral Health (MOSDOH), was established in 2012 on the Missouri campus. In 2014, the School of Health Management was renamed the College of Graduate Health Studies as ATSU combined all non-discipline specific online health studies programs within a single entity.

Accreditation

(See Appendices A-F for individual school/college accreditation.)

ATSU is accredited by the Higher Learning Commission.

Higher Learning Commission 230 S. LaSalle Street, Suite 7-500 Chicago, IL 60604 Ph: 800.621.7440

https://www.hlcommission.org/

Introduction to University General Orders

ATSU's Policy Manual contains current and relevant policies and procedures, referred to as general orders. The ATSU Policy Manual is the definitive source of all operating policies relating to faculty, and faculty are bound by the current ATSU Policy Manual. The most current version of the ATSU Policy Manual is available on the ATSU portal at the Human Resources home page.

ATSU is committed to encouraging and maintaining a civil and respectful environment in which professionals at all levels interact with one another exhibiting a clear understanding and ownership of the values of ATSU and work together to enthusiastically advance the mission and vision of the institution. This introduction to general orders represents the way ATSU and its employees and students conduct business and the lens through which the general orders should be followed and enforced. Therefore, as a university community:

- A. We value our mission to serve as a learning-centered university dedicated to preparing highly competent professionals through innovative academic programs with a commitment to continue its osteopathic heritage and focus on whole person healthcare, scholarship, community health, interprofessional education, diversity, and underserved populations.
- B. We value cooperation and collaboration with each other to advance common University goals.
- C. We value respectful and welcoming interactions that reflect kindness and courtesy.
- D. We value the humble pursuit of advice from others and the exercise of wise judgment in decision-making and problem-solving.
- E. We value thoughtful debate and constructive criticism of ideas to foster individual and group advancement and success, and we value engaging in compassionate conflict resolution.
- F. We value a caring and nurturing environment that holds each other accountable in a humanistic way, and we rely on each other to honor professional commitments.
- G. We value all fellow employees and students as individuals.
- H. We value the infectious positivity that mutual respect promotes and encourage student, faculty, and staff volunteerism to inspire such mutual respect in our communities.
- I. We value reaching out to others to encourage a professional, civil, and compassionate climate; paraphrasing the words of Dr. Andrew Taylor Still, we value extending to each other the gentle touch of the soft hand of human kindness.

University Governance

(See Appendices A-F for individual school/college governance and organizational charts.)

ATSU is incorporated under the laws of the state of Missouri as a private, not-for-profit 501(c)(3) corporation. The Board of Trustees is the governing body and has control of the property and affairs of the University and exercises that control through the establishment of policies for the direction of the executive officer (i.e., president) in managing the affairs of the University. The internal University structure and organization is one of shared governance. Faculty are represented in the University's shared governance through the University Faculty Senate and specific University Standing Committees (ATSU Policy No. 10-221: University Shared Governance).

The unique organizational structure of each school/college is described in each school's handbook. All faculty members should be made aware of the organizational structure of their school, and each faculty member is entitled to an annual review from his/her supervisor in that structure.

University Faculty Senate

(See Appendices A-F for individual school/college faculty governing bodies.)

The ATSU University Faculty Senate is composed of two senators from each school/college within ATSU. Each senator is elected by faculty members of his/her respective school/college, according to specifications of the University Faculty Senate Constitution. The University Faculty Senate addresses issues of relevance to the entire faculty.

(See Appendix G for University Faculty Senate Constitution and Bylaws.)

Diversity Statement

A.T. Still University strives to create a culturally rich community which embraces all forms of differences, including but not limited to race, ethnicity, gender, disability, sexual orientation, origin of birth, age, religious beliefs, political beliefs, socio-economic status, physical characteristics, military service, title, academic background, and professional experiences. Inherent in ATSU's mission is the belief excellence is inclusive—academic and intellectual, physical and physiological, cultural and social, spiritual and moral.

We believe these attributes are expressed in our acceptance of difference, and our collective appreciation provided by these differences guides us in the development of a campus community reflective of the global community of which we are all a part.

An authentic understanding and appreciation of difference are foundational to reaching cultural proficiency, which, at its core, is based upon the value each human being brings to our society and each person's access and opportunities to contribute to our University's cultural proficiency. The strength of our campus community as well as the potential of the global community is realized through this same understanding, affirmation, and value of human difference.

Notice of Nondiscrimination

(ATSU Policy No. 90-210: Prohibition of Discrimination, Harassment, and Retaliation)

ATSU does not discriminate on the basis of race, color, religion, ethnicity, national origin, sex (including pregnancy), gender, sexual orientation, gender identity, age, disability, or veteran status in admission or access to, or treatment or employment in its programs and activities. Dating violence, domestic violence, sexual assault (e.g., non-consensual sexual contact/intercourse), stalking, harassment, and retaliation are forms of discrimination prohibited by ATSU.

Faculty are referred to the full <u>ATSU Policy No. 90-210</u> in Appendix J and <u>ATSU Employee Handbook</u> for additional information.

Code of Ethical Standards

As a learning-centered university dedicated to preparing highly competent healthcare professionals, all members of the ATSU community must promote and adhere to the highest ethical standards of professional, academic, and community conduct. Employees should be aware of and comply with the expectations for conduct outlined in ATSU Policy No. 10-220: ATSU Code of Ethical Standards.

Chapter 2: Faculty Recruitment, Appointment, & Promotion

Recruitment and Initial Appointment

Recruitment of faculty shall be conducted in full compliance with ATSU's Equal Employment Opportunity Policy (ATSU Policy No. 90-101: Equal Employment Opportunity) and other applicable statutory laws and regulations. All recruitment will be done in conjunction with Department of Human Resources and appropriate school/college dean's office.

Recruitment of new faculty members is the responsibility of the dean working in conjunction with the supervisor in the area/department where the vacancy exists. Recruitment of faculty shall be coordinated by the appropriate supervisor with assistance from faculty and ATSU Human Resources. Requests for filling faculty vacancies must designate the requested rank and salary range.

After completion of interviews, review of references, licensure and background check, the appropriate supervisor shall forward his/her nomination(s) for hire with the proposed academic rank and credit towards tenure (if applicable) to the dean, who seeks approval from the senior vice president—academic affairs. The dean should request the school/college specific promotion (and tenure) committee to review the proposed academic rank and credit towards tenure (if applicable).

Faculty Contracts

(Effective 5/20/20)

Stability and productivity of the University's academic programs are fostered through a long-term mutual commitment between ATSU and faculty members who work professionally to fulfill the University's mission. Continuing multiyear contracts help strengthen this relationship.

The fundamental purpose of continuing multiyear contracts is to demonstrate to faculty they are valued. Continuing multiyear contracts also provide a measure of stability to productive faculty at ATSU while strengthening the University's capability to attract and retain superior educators and scholars as full-time faculty members.

Policies herein apply to all individuals who possess a full-time faculty appointment or are considered full-time faculty employees at ATSU (.75 FTE and above). Said appointment may involve a portion devoted to administrative duties specified within the individual's contract. Policies herein do not apply to individuals who possess full-time administrative appointments, are in grant-generated positions, or faculty members at the rank of "instructor."

Upon initial hire, all individuals employed as full-time faculty at ATSU will be extended contracts containing an end date. The president has final authority regarding faculty employment offers at ATSU. Salary and startup package will be negotiated with the dean(s) of the college/school to which the faculty candidate is appointed, and the candidate's supervisor(s)/department chair(s) before the offer is finalized.

Contracts for full-time assistant professors, associate professors, and professors will be three years in length.

A faculty member will be given at least twelve months' written notice regarding renewal or non-renewal of his/her contract. A faculty member issued a three-year contract will be formally reviewed by his/her supervisor by May 15th of the contractual year. If a supervisor believes a remediation plan is warranted,

s/he must provide a proposed remediation plan in writing to the faculty member, also by May 15th. Supervisor's review will be in writing and must be signed and dated by the supervisor indicating the evaluation has been discussed with the faculty member, and by the faculty member indicating the evaluation has been discussed with him/her. If the first-year supervisor review is satisfactory and accepted by the dean, the faculty member will be provided with a new three-year contract incorporating the last two years of the current contract with an additional contract year.

If at the end of the first contract year the supervisor's evaluation determines the faculty member's performance is unsatisfactory, the faculty member must be given a reason explaining the supervisor's evaluation. Deficiencies and reasons for non-renewal must be documented in writing in the signed faculty evaluation. Only reasons listed in the "Reasons for Non-renewal of Faculty Contracts" section of this document will be considered legitimate reasons for non-renewal of a faculty member's contract. By May 15th of the contractual year, the supervisor must provide the faculty member in writing a proposed remediation plan to remedy noted deficiencies that must be completed prior to the next annual evaluation. The faculty member must be provided with the necessary support and resources to reasonably accomplish the remediation plan prior to the next evaluation. The faculty member will continue working under his/her current contract.

At the end of the second contract year, a faculty member will again be evaluated by her/his supervisor by May 15th. If deficiencies or reason(s) for unsatisfactory performance identified in the remediation plan have been remediated to the satisfaction of the faculty member's supervisor, the supervisor will recommend the faculty member, at the end of the second contract year, be extended a new three-year contract incorporating the last year of the current contract with two additional contract years. If, however, at the end of the second contract year the faculty member has been unsuccessful in completing the remediation plan and/or in substantially correcting deficiencies noted at the time of the previous year's evaluation (above), the faculty member will be given feedback concerning his/her unsuccessful completion of the remediation plan. The supervisor's written feedback will be given to the faculty member, the dean, and the senior vice president—academic affairs (SVPAA). The faculty member may accept the supervisor's feedback in which case the faculty member's current contract will remain valid and in force until the expiration date contained therein.

In the event the faculty member meets his/her expectations during the contract's third year (after not meeting expectations in years one and two), the faculty member's supervisor reserves the right to recommend a new probationary one-year contract, pending approval of the faculty member's dean, the SVPAA, and the president. If the faculty member then meets or exceeds his/her performance expectations during the probationary contract, s/he will be offered a new three-year contract.

Appeals Process

The faculty member may appeal the merits of any supervisor evaluation and/or remediation plan following the appeal process described below. A successful appeal will result in the faculty member being issued a new three-year contract encompassing the time remaining on the current contract. However, if the appeal is unsuccessful, the faculty member will not be issued a new three-year contract. The current contract will remain valid and in force until its expiration or is terminated as provided in the contract.

The faculty member must exercise his/her right to appeal in writing within 10 business days after receiving the written evaluation and/or remediation plan. Two pathways exist for faculty appeal:

- 1. The faculty member has the option of appealing directly to his/her respective dean (or SVPAA if a dean is the direct supervisor). Based upon merits of the appeal, the dean (or SVPAA if a dean is the direct supervisor) may either support or change the supervisor's recommendation and/or remediation plan. The decision of a dean may be appealed in writing to the SVPAA who will review all pertinent material and whose decision in this matter is final.
- 2. Alternatively, the faculty member has the option of appealing to a peer review panel chosen by the ATSU faculty senate chair that will consist of three full-time faculty (at least one must be from the respective college/school, at least one with the same rank or higher, and at least one from another ATSU college/school). Based upon merits of the appeal, the peer review panel may either agree or disagree with the supervisor's evaluation or remediation plan. Panel recommendation (with rationale) will be passed along to the respective dean (or SVPAA if a dean is the direct supervisor). The dean (or SVPAA if a dean is the direct supervisor) will consider merits of the appeal and panel recommendation and may either support or change the supervisor's evaluation and/or remediation plan. The decision of a dean may be appealed in writing to the SVPAA who will review all pertinent material and whose decision in this matter is final.

Reasons for Non-renewal of Faculty Contracts

Faculty contracts specify performance expectations for each faculty member. The faculty member's supervisor must provide a written annual evaluation of each faculty member. Any deficiencies in said faculty member's performance must be identified in writing from the list below, and accompanied with supporting documentation. The following reasons may also lead to non-renewal of a three-year contract. No other reasons for non-renewal of faculty contracts will be considered as grounds for non-renewal.

- Voluntary resignation or retirement;
- Failure to perform duties generally associated with the faculty member's current academic rank as assigned by his/her supervisor(s);
- Incompetence in fulfilling reasonable professional expectations for his/her given field of training. The term "incompetence" refers to failure, after relevant, targeted developmental opportunities and support have been provided to:
 - 1. perform required faculty duties as described in faculty member's contract and appointment letter; or
 - 2. meet relevant department(s)/program(s) written standards and criteria for acceptable faculty performance; or
 - 3. meet expectations associated with faculty member's specific assignment within his/her department(s)/program(s) as delineated in his/her appointment letter or other written agreement with the faculty member. Subject to the Family and Medical Leave Act (FMLA) regulations, there is a prolonged absence (greater than 12 weeks) due to certain family and medical reasons which prevent the faculty member from performing essential functions of his/her position. For FMLA, see policy 90-317 located at my.atsu.edu (see Human Resources Policies).
- Faculty member is unable to perform essential functions of his/her position with or without reasonable accommodations.
- Unethical behavior and/or misconduct as determined by a hearing spelled out in the University or respective college/school faculty handbook;
- Fiscal exigency. Fiscal exigency of a university or academic unit occurs when a significant gap between
 expected revenue and expenses can be projected for an extended fiscal period which would lead to
 a deleterious impact on the operations of a university or academic unit. Should fiscal exigency exist,
 there should be transparent communication from the dean to all school/college stakeholders
 outlining the financial situation and what program, administrative, and faculty reductions are

planned. This communication should take place at least one year prior to the annual contract renewal period. Nonrenewal of faculty contracts based on fiscal exigency should be sought only as a last resort, after every effort has been made to meet the need in other ways and to find for the faculty other employment in the institution. Situations which made retrenchment of this sort necessary should preclude expansions in spending in that unit at the same time, except in extraordinary circumstances. †

†from the AAUP definition and explanation of financial exigency and faculty role in budgeting: www.aaup.org/report/financial-exigency-academic-governance-and-related-matters

Conditions for Immediate Termination

In some instances, a faculty member may be terminated immediately. If this occurs, notice of termination will not require advance notice, and termination may begin immediately after the faculty member has been informed of his/her termination. Instances that may result in immediate termination of a faculty member include:

- Conviction of a felony;
- Gross misconduct;
- Refusal to perform reasonably assigned contractual duties;
- Displaying a pattern of breaking or disregarding ATSU general orders;
- Threat to the safety of others.

In ALL cases of immediate termination, the faculty member must be sent within five (5) business days at his/her last known address a written notification via certified mail of his/her termination from at least one of the following: his/her supervisor, his/her dean, SVPAA, or president. Notification MUST include at least one of the reasons for termination described above. The faculty member may appeal the termination to senior administration or a peer review panel as detailed in Appeals Process above. The faculty member will continue to be paid during appeal process. The appeal must be filed within 10 business days after written notification is sent by certified mail to his/her last known physical address.

Code of Ethical Standards and Misconduct

ATSU faculty members must abide by the Statement of Professional Ethics of the American Association of University Professors (http://www.aaup.org/report/statement-professional-ethics), which is intended to give guidance to faculty members as they proceed with their academic activities. Faculty must also adhere to ATSU Policy No. 10-220: ATSU Code of Ethical Standards and ATSU Policy No. 20-113: Misconduct in Science, both of which may be accessed through the ATSU Human Resources website (hr.atsu.edu). Faculty who violate codes of ethical standards may have their employment terminated or be otherwise disciplined.

ATSU colleges/schools will require clinical faculty members to adhere to the code of ethics of their respective professions.

Faculty Classifications

Faculty shall be divided into the following classifications:

- Full-time faculty
- Part-time faculty
- Adjunct faculty

Full Time and Part-time Faculty

Full-time and part-time faculty are those persons whose primary function within the University is academic and who have a substantial responsibility to a specific area within a school/college. Full-time and part-time faculty status may only be granted to persons who will possess an academic rank and whose qualifications and primary functions within the school/college include teaching, research/scholarly activity, and professional service. Full-time faculty are faculty who have at least a .75 FTE appointment (30 or more hours per week).

Teaching includes such activities as:

- Student, trainee, and peer education
- Course or course materials development
- Presentation of enrichment programs (e.g., faculty / staff development programming, continuing education courses, and public outreach)
- Scholarly activity training and mentorship
- Clinical teaching and mentorship
- Administrative teaching leadership role

Scholarly Activity is defined to be "a creative work that is peer reviewed and publicly disseminated." The following forms of scholarship are *all* considered important to the mission of ATSU and may be used as faculty member demonstrations of productivity in scholarship (Boyer, 1990, O'Meara & Rice, 2005) (Refer to pages 22-23 for descriptions of scholarship):

- Scholarship of Teaching and Learning
- Scholarship of Discovery
- Scholarship of Practice
- Scholarship of Engagement
- Scholarship of Integration.

Professional service specifically refers to contributions made to the academic mission of the University and/or school/college, and may include but is not limited to the following:

- Committee membership
- Recruitment, screening, or interviewing of applicants for admission to University programs
- Professional association membership and contributions
- Attendance at faculty meetings and formal University events
- Use of expertise to benefit the mission of the University at the local, state, or national level
- Administrative tasks as assigned.

Full-time and part-time faculty positions shall not be granted to those who only incidentally contribute to instruction in the course of performing other functions. However, a dean and other administrators a dean recommends may be granted faculty status, even though their primary responsibilities are administrative.

All individuals granted full-time or part-time faculty status shall have a written contract which specifies duties, supervisor, salary, and fringe benefits.

Full-time and part-time faculty responsibilities may include administrative duties as determined by the faculty member's supervisor.

Adjunct Faculty

Adjunct faculty are fully qualified professionals who contribute to the education of students or who participate in graduate or research programs associated with a particular school/college. Adjunct faculty may also include professionals with an ongoing relationship with a school/college and who are committed to clinical education programs on and/or off-campus. Adjunct faculty participation in a school/college's teaching and research programs is considered part-time, whether with or without compensation. Adjunct faculty are responsible for the quality of their instruction as integrated into the curriculum. Detailed descriptions of adjunct faculty positions and their roles may be found in the school specific faculty handbooks.

The process of appointment to adjunct faculty status follows the same procedure cited for full-time and part-time faculty. Adjunct faculty members may be invited to faculty meetings throughout the year, but hold no voting privileges in the University Faculty Senate or school/college Faculty Assembly. Adjunct faculty shall be listed on the faculty roster, and faculty appointments shall be reviewed annually to determine the need for reappointment. Reappointment will be dependent on programmatic needs and the quality of instruction as it is integrated into the curriculum.

Academic Rank

Faculty shall be appointed to one of the following academic ranks:

- 1. Full-time faculty (also applies to part-time faculty)
 - Professor
 - Associate professor
 - Assistant professor
 - Instructor
 - Assistant instructor
 - Lecturer/facilitator
- 2. Adjunct faculty
 - Adjunct professor
 - Adjunct associate professor
 - Adjunct assistant professor
 - Adjunct instructor
 - Adjunct assistant instructor
 - Adjunct lecturer/facilitator

Individual school/college may have additional academic ranks; however, these academic ranks and criteria must be defined within each respective faculty handbook and approved, in advance, by the senior vice president – academic affairs and president.

Faculty Promotion Guidelines

(Effective 5/18/15)

ATSU does not use an *up or out* approach to promotion. Faculty members are encouraged to seek promotion in rank; however, if they are not awarded promotion, the faculty member is encouraged to remain at his/her current rank in a productive relationship with the University. It is a goal of ATSU to have faculty members productive in teaching, scholarship, and service. Productivity is assessed in cooperation with each faculty member's department chair/academic administrator and leads to progress in accomplishing ATSU's mission.

Teaching and professional and public service are important means of accomplishing the University's mission. Productivity in these areas will be assessed by each faculty members' department chair/academic administrator and noted on annual evaluations of faculty activity.

ATSU wants all faculty members to also be active in scholarship. Productivity in this area will be assessed by each faculty member's department chair/academic administrator and noted on annual evaluations of faculty activity. There are a variety of ways (defined below) faculty members may demonstrate scholarly productivity. Faculty members seeking promotion should be productive in at least one form of scholarship. Faculty scholarship must lead to progress in accomplishing ATSU's mission or goals to be considered in promotion.

ATSU's faculty members demonstrate scholarship by involvement and reputation in the larger community of scholars. These scholarly communities may be local, regional, national, or international. As faculty members are promoted, the University anticipates faculty members will be involved with scholarly communities having influence over larger and larger communities of scholars (e.g., assistant professor – community to state influence; associate professor – regional to national influence; professor – national to international influence). The University believes faculty member involvement in the larger community of scholars will benefit ATSU students and lead to accomplishing ATSU's mission.

Definitions of Faculty Scholarship

There are several forms of scholarship (Boyer, 1990, O'Meara & Rice, 2005). The following forms of scholarship are *all* considered important to the mission of ATSU and *should* aid faculty members in demonstrating productivity in scholarship and in gaining promotion in faculty rank: Scholarship of Teaching and Learning, Scholarship of Discovery, Scholarship of Practice, Scholarship of Engagement, and Scholarship of Integration (Boyer, 1990, O'Meara & Rice, 2005).

The following scholarship definitions should guide each faculty member and his/her department chair/academic administrator in assessing productivity in scholarly activities. It is well known there is an abundance of overlap among forms of scholarship (Boyer, 1990, O'Meara & Rice, 2005). These definitions are intended to help faculty members determine how they participate in scholarly activities at ATSU.

Scholarship of Teaching and Learning: the systematic study of teaching and learning processes including the public sharing of findings and the opportunity for application, utilization, and evaluation by others.

Scholarship of Discovery: original research that advances knowledge. This includes scientific investigations that are shared publicly and provide others with the opportunity to apply, use, and evaluate the findings.

Scholarship of Practice (Application): includes all aspects of healthcare delivery. Scholarship in this area should include evidence of direct effect in solving healthcare problems or in defining the health problems of a community. This evidence should also be shared publicly and provide others with the opportunity to apply, use, and evaluate the findings.

Components of the scholarship of practice include:

development of knowledge including clinical knowledge, which includes systematic development and application of theoretical formulations and performance of applicable research and evaluation studies in areas of expertise;

professional development, which includes self-development to improve competency beyond the basic practice and research in healthcare and faculty roles in that practice;

application of technical or research skills that promote studies about clinical knowledge and new practice strategies, evaluation of systems of care, evidenced based management, development of quality indicators of healthcare, and development of innovative healthcare delivery models; and

service directly related to the community-based (including professional association) activities of the faculty member and comes directly from his/her professional activity. Examples include mentoring of professional staff and students, leadership roles in developing a practice and the public health, development of clinical practice and management standards, and initiation of grant proposals for the creation of delivery system models to improve healthcare.

Scholarship of Engagement: a faculty member may be doing research, teaching, and/or professional or public service in partnership with a community organization. This research, teaching, and service should also be shared publicly and provide others with the opportunity to apply, use, and evaluate the findings.

- Engaged Research occurs when a university-community partnership is used to identify, evaluate, and solve a societal problem for mutual benefit of the university and the community. Outcomes of the research lead to improved evidence-based practice for the public good.
- Engaged Teaching occurs when learning opportunities happen in community-based environments. This includes service learning, internships, clinical experience, field trips, or practicums to enhance the student's educational experience while simultaneously contributing to the public good.
- Engaged Service occurs when a faculty member, as a subject matter expert, partners with a community organization for mutual benefit. This may include lending research expertise about a specific issue, serving on a board (private, public, or organizational), offering research-based policy recommendations to legislators at a committee hearing, or providing expertise through the media for the benefit of the public good.

Scholarship of Integration: includes writings and other products using concepts and original works from two or more disciplines to create new patterns, place knowledge in a larger context, or illuminate data from varied disciplines in a more meaningful way. The scholarship of integration emphasizes the interconnection of ideas and brings new insights to concepts and research. These writings or products should also be shared publicly and provide others with the opportunity to apply, use, and evaluate the concepts presented in the writings and/or products that have been developed.

Promotion in Academic Rank

Recommendations for promotion in academic rank shall be submitted once per academic year at the time designated by the appropriate dean and in response to the annual call for such recommendations by the chair of the school/college's Promotion Committee.

Recommendations for promotion of a faculty member to a new academic rank shall be initiated by a faculty member through his/her department chair/academic administrator. The faculty member should

initiate these discussions in the fall prior to when s/he would submit a complete portfolio to his/her department chair/academic administrator for a preliminary review. The department chair/academic administrator may indicate to the faculty member, in writing, the portfolio is not sufficient for consideration at this point in time and offer suggestions for strengthening the portfolio for submission at a later date. If the department chair/academic administrator feels the portfolio should be considered by the school/college's Promotion Committee, the portfolio, along with a formal recommendation from the department chair/academic administrator shall be transmitted to the chair of the school/college's Promotion Committee. It is important to note the school/college's Promotion Committee is advisory to the dean. Final decisions for promotion are made by the University president.

If the department chair/academic administrator indicates to the faculty member the portfolio should not be forwarded and the faculty member disagrees with this assessment, the faculty member may still submit the portfolio to the appropriate school/college's Promotion Committee. The portfolio, the written negative recommendation of the department chair/academic administrator, and a letter from the faculty member detailing why s/he disagrees with the negative recommendation must be sent to the school/college's Promotion Committee for review.

A faculty member seeking promotion in academic rank assumes the responsibility for preparing a detailed portfolio summarizing and documenting his/her professional credentials, academic accomplishments, scholarly activity, and professional service. After consultation with the faculty member's department chair/academic administrator, the completed portfolio, with a cover letter formally requesting consideration for promotion (must specify the academic rank sought) must be submitted to the school/college's Promotion Committee. The applicant's portfolio should include, if applicable, but is not limited to: a current copy of the faculty member's resume or curriculum vitae; teaching responsibilities (lecture, lab, small group, advising, mentoring, preceptor teaching, etc.); teaching evaluations; awards; honors; sample publications; listings of presentations; committee service; supervisory activities; evaluations of the individual's supervisory activities (e.g., student advising including chairing master's and doctoral committees); and contact information for external referees. The faculty member's portfolio shall be submitted no later than 5 p.m. MST-AZ the third Friday in January to the chair of the school/college Promotion Committee or his/her designee.

Upon receipt of a portfolio and recommendation from the department chair/academic administrator, the chair of the school/college's Promotion Committee shall make available all submitted material to all members of the Promotion Committee. The makeup of the school/college's Promotion Committee shall be in accordance with policy as specified within each school/college's faculty handbook and must consist of only full-time faculty members.

Upon receipt of a portfolio from the Promotion Committee chair, all representatives on the committee shall review the submitted material. The committee chair must convene a meeting of the committee within the fourth week following receipt of the promotion portfolio(s) for the purpose of discussing each faculty member and making a recommendation for or against promotion. The committee shall cast a confidential ballot that shall be tallied by the chair of the committee. The chair will prepare a report including the total committee vote and recommendation for or against promotion. This report will be circulated to all committee members for approval prior to transmission of the report and complete portfolio to the dean.

In the case of either a positive or negative promotion recommendation, Promotion Committee members *may* wish to include a *dissenting/minority report* as part of the Promotion Committee report. Decisions

regarding promotion should be rendered by the Promotion Committee and sent to the dean no later than 5 p.m. MST-AZ the third Friday in March.

If a simple majority of the Promotion Committee feels a positive promotion recommendation should be made, such recommendation shall be forwarded to the dean. If the dean *agrees* with the Promotion Committee's recommendation, s/he will communicate his/her decision to promote the faculty member to the senior vice president—academic affairs (SVPAA). If the dean *disagrees* with the Promotion Committee's decision to promote, the dean's decision to *not* promote the faculty member will be sent along with his/her reasons *to not* promote to the faculty member's department chair/academic administrator and to the faculty member. A negative decision is made without prejudice.

If a simple majority of the committee feels the faculty member should *not* be recommended for promotion, the Promotion Committee shall prepare a report of such recommendation and shall forward the report to the dean. If the dean *agrees* with the Promotion Committee, the dean's decision to *not* promote the faculty member will be sent along with his/her reasons to not promote to the faculty member's department chair/academic administrator and to the faculty member. A negative decision is made without prejudice. If the dean *disagrees* with the Promotion Committee's recommendation to *not* promote, s/he will communicate his/her decision to promote the faculty member to the faculty member's department chair/academic administrator, the faculty member, and the SVPAA. In the case of a negative dean's decision, a report must include the rationale for the negative decision and include suggestions to help strengthen the faculty member's portfolio in the future.

The faculty member may wish to appeal the dean's decision to *not* promote to the SVPAA. Any appeal by a faculty member must be made within 15 working days of receipt of a negative decision from the dean. All portfolio and recommendation reports shall be forwarded to the SVPAA for use in rendering a decision. The SVPAA's appellate decision to promote or not to promote will be sent to the dean in a report. The dean will provide this report to the faculty member's department chair/academic administrator and the faculty member. A negative appellate promotion decision will not be sent to the President. A positive appellate promotion decision will be sent to the president. The SVPAA's appellate decision is *final* and without grievance or appeal. A negative decision is made without prejudice.

If the SVPAA recommends promotion in rank, s/he shall make a recommendation to the president. The president may choose to grant or not grant promotion; and his/her decision is *final*, without grievance or appeal. The president will send a report of his/her decision to the SVPAA and dean.

The dean shall inform the faculty member, in writing, of the final decision of the President regarding promotion/tenure (if applicable). Promotions approved by the president take effect July 1 of any given year. If promotion is denied, the dean shall provide a summary response to the faculty member detailing the reason(s) for denial. These notifications shall be copied to the appropriate department chair/academic administrator and the appropriate Promotion Committee. The original and all copies of a faculty member's portfolio shall be returned to the faculty member. A negative decision is made without prejudice.

The criteria for promotion in academic rank are generally contained in the broad categories of teaching, scholarly activities, and professional and public service. Promotion in academic rank usually requires demonstration of superior achievement in at least two of the three categories of teaching, scholarly activity, and professional and public service.

General Criteria for Advancement in Rank for Full-time Faculty

Individual school/college may have additional academic ranks; however, these academic ranks and criteria must be defined within each respective faculty handbook and approved, in advance, by the SVPAA and president.

Lecturer/Facilitator

Appointment to the rank of lecturer/facilitator generally requires an entry-level professional degree or a baccalaureate degree.

Assistant Instructor

Appointment or promotion to the rank of assistant instructor generally requires a master's degree or a baccalaureate degree with a minimum of two years' experience in research/scholarship, teaching, and/or clinical practice.

Instructor

Appointment or promotion to the rank of instructor generally requires a professional degree or a master's degree with a minimum of two years' experience in research/scholarship, teaching, and/or clinical practice.

Assistant Professor

Assistant professors must possess a doctoral degree or the most appropriate degree for college faculty in their respective fields. This individual is expected to teach courses as assigned by the appropriate department chair/academic administrator, as well as engage in independent scholarly activity and professional and public service.

Evidence in support of an appointment at this level may include (These are examples and should *not* be considered a complete list of evidence a faculty member may present for promotion to assistant professor.):

- teaching experience and teaching effectiveness as evidenced through student or peer evaluations;
- publishing original scholarly work in peer-reviewed professional publications (policy analysis, case studies, integrative reviews of the literature, technical applications, practice issues);
- obtaining or the potential for obtaining extramural support for his/her scholarly activity;
- obtaining special certifications, specialty credentials, or licensures;
- a history of responsible positions in other academic institutions;
- evidence of presentations at state, regional, national, or international professional organizations (related to research/scholarship, clinical practice, integrative practice, engagement activities);
- evidence of service in professional organizations and societies;
- a record of providing service of value to the program, department, school/college, or university.
- positive peer evaluations of contributions to integrative and engagement scholarship;
- reports of interdisciplinary programs or service projects;
- interdisciplinary grant awards;
- consultation reports, reports relating to practice, peer reviews of practice;
- grant awards in support of practice;
- reports compiling and analyzing patient or health services outcomes;
- reports of meta-analyses related to practice problems;

- reports of clinical demonstration projects;
- policy papers related to practice; and/or
- policy papers designed to influence organizations, communities, or governments.

Associate Professor

Individuals considered for the rank of associate professor must have met the expectations of the rank of assistant professor for four or more years. The rank of associate professor requires evidence of sustained academic accomplishment.

The faculty member must submit names and contact information of at least three faculty members (faculty referees) from ATSU or other institutions who may be contacted to attest to the contributions of the faculty member. At least one faculty referee must be an associate professor and at least one must be from an academic institution *not* part of ATSU. The chair of the Promotion Committee *may* contact the faculty referees to obtain letters of recommendation for promotion. Each school/college's faculty may add additional selection criteria for faculty referees.

Evidence in support of an appointment at this level may include sustained accomplishments in those sample accomplishment areas suggested for assistant professors and may also include (These are additional examples and should *not* be considered a complete list of evidence a faculty member may present for promotion to associate professor.):

- a <u>sustained</u> record of publishing original scholarly work in peer-reviewed professional journals;
- a <u>sustained</u> record of presenting scholarly work at regional and/or national meetings;
- acquiring extramural support for scholarly work;
- providing leadership in professional societies;
- obtaining additional special certifications, specialty credentials, or licensures;
- participating in professional development programs;
- developing new educational programs or teaching materials;
- continued record of service to the program, department, school/college, university, and/or community;
- copyrights, licenses, patents, or products for sale;
- evidence of (particularly peer reviewed) presentations at state, regional, national, or international
 professional organizations (related to research/scholarship, clinical practice, integrative practice,
 engagement activities);
- a <u>sustained</u> record of providing service valuable to the program, department, school/college, or university.
- state or regional recognition as a master practitioner;
- reports of meta-analyses related to practice problems; and/or
- serving as an elected officer of a professional organization

Professor

Those being considered for the rank of professor must have *consistently* excelled in meeting the expectations of the rank of associate professor for five or more years. The rank of professor is reserved for those faculty members who have distinguished themselves as teachers and scholars at the state, national, or international levels.

The faculty member must submit names and contact information of at least three faculty members from institutions other than ATSU who may be contacted to attest to the contributions of the faculty member. At least one faculty referee must be a full professor. The chair of the Promotion Committee may contact the faculty referees to obtain letters of recommendation for promotion. Each school/college's faculty may add additional selection criteria for faculty referees.

The rank of professor requires sustained and meritorious performance in areas of teaching, scholarly activity, and service. Evidence of sustained activity must be presented in all three areas, and excellence is expected in at least two of the three major areas of academic activity. Examples of sustained and meritorious academic accomplishment; scholarly activity; and professional and public service may include those provided for associate professor and may also include (These are additional examples and should not be considered a complete list of evidence a faculty member may present for promotion to professor.):

- ongoing innovation in teaching resulting in improved student outcomes;
- acquiring sustained extramural support for scholarly activity;
- regularly making scholarly presentations at the regional, national, or international meetings of professional societies;
- a continuing record of publishing original scholarly work in peer-reviewed professional journals;
- publication of a textbook, manual, or monograph by a nationally or internationally known publisher or professional organization;
- providing ongoing leadership in state, regional, national, or international professional societies;
- providing outstanding service to the program, department, school/college college, or university;
 and/or
- participating as an invited speaker or session convener at national or international symposia or meetings.

References

Boyer, E. (1990). *Scholarship reconsidered: Priorities for the professoriate*. Princeton, NJ: The Carnegie Foundation for the Advancement of Teaching.

O'Meara, K. and R.E. Rice (2005). *Faculty priorities reconsidered; Rewarding multiple forms of scholarship.*San Francisco, CA: Jossey-Bass.

Tenure

(Effective 7/1/2018)

The award of tenure at A.T. Still University represents a mutual, long-standing commitment by both the University and the faculty member. Faculty awarded tenure shall demonstrate long-term quality contribution and commitment to the University and its students for the purposes of promoting an optimal academic environment for improved student learning outcomes. Tenure is a fundamental component of the academy supporting and providing basic protections of academic freedom, allowing faculty to express and pursue academic agendas without concern of retaliation, retribution or reprisal. ATSU's commitment to awarding tenure to its faculty serves to support current faculty, retain faculty, and attract new faculty. At ATSU, tenure does not guarantee one's academic position or length of employment contract. Instead, tenured faculty are eligible for specific privileges, outlined within this policy, for a ten-year period in which faculty members receive support for continued faculty development and performance. Tenure is earned by demonstration of achievements and ongoing activities consistent with expectations of one's faculty rank.

Application for tenure is a voluntary process for full-time faculty members who meet the minimum criteria outlined below. The initial award of tenure at ATSU is for a 10-year period. Faculty may renew their tenure status by reapplying and undergoing review based on established criteria (see below, how "Tenure is achieved and operationalized at ATSU," criterion #4, "Re-application for renewal of tenure"). Privileges provided by ATSU to faculty members who achieve tenure include:

- 1. An individualized "Tenured Faculty Professional Development Fund" (Fund) in an amount of \$2,000.00 annually for the duration of the tenure award period
 - a. The Fund is intended to provide additional resources to tenured faculty for the purposes of professional growth. While latitude shall be given to how a tenured faculty member chooses to spend his/her Fund, the expectation is the Fund will be used to support the tenured faculty member in maintaining continuity in performance expected of those in his/her academic rank.
 - b. The Fund must be used within the given fiscal year and cannot be rolled over, nor will the Fund be available upon ending employment at ATSU.
 - c. The Fund is separate, and in addition to, the faculty member's annual professional development funds.
- 2. Eligibility for sabbatical.
- 3. Consideration given for situations such as office space allocation, positions on advisory committees, and available departmental funds.

Tenure is achieved and operationalized at ATSU as follows:

- 1. After a minimum of seven (7) years of full-time service (or the equivalent) as a faculty, ATSU full-time faculty become *eligible* to apply for tenure.
 - a. The minimum 7 years of service to be eligible to apply for tenure could be years as a faculty member at ATSU or may include up to 4 years of prior full-time equivalent faculty experience at another institution of higher education.
 - b. In exceptional cases, the minimum years of full-time academic service either at ATSU or in total may be waived by the senior vice president – academic affairs (SVPAA) in order to recruit a faculty member of extraordinary qualifications and value to the University. The president, based on the recommendation of the SVPAA, shall have the discretion to award faculty tenure to individuals regardless of prior period(s) of service.
 - c. Full-time service does not have to be a continuous seven (7) years; the seven (7) years equivalency must occur over no more than 12 years duration.
 - [Note: The reasons for "equivalency" must be explained by the faculty member when applying for tenure. For example, need for reduction to a half-time appointment for a period of time for raising one or more children; military service deployment; catastrophic events impacting capacity to maintain full-time employment; reduction in student enrollment resulting in ATSU reducing employment commitment, etc.]
- 2. Only full-time faculty applying for, or currently at the rank of associate professor or above, are eligible to apply for tenure at ATSU.
 - Note: Application for tenure may be made along with application for promotion to the rank of associate professor or professor if the seven-year minimum criterion has also been met.
- 3. The process for applying for tenure at ATSU is similar to that of applying for promotion at ATSU:
 - a. The faculty member must prepare a portfolio highlighting teaching, scholarship, and service that demonstrates sustained faculty performance and commitment to ATSU. Note: Review ATSU Guidelines for Promotion (effective 07.01.2015). If applying for a promotion in rank, the request to be considered for tenure at the same time as the application for promotion in rank may also

- be included and explained; a separate portfolio application is not required and should not be submitted.
- b. If the faculty member has applied for and been granted promotion at ATSU to the rank of associate professor prior to being eligible for tenure, (e.g., due to having insufficient years at ATSU to make him/her eligible for tenure (and has received that promotion), then the portfolio submitted for tenure consideration must include evidence of continuity of performance (i.e., teaching, scholarship, and service) associated with the individual's current faculty rank.
- 4. Re-application for renewal of tenure should be made during the ninth year of the individual's current tenure period.
 - a. Renewal of tenure is judged on the basis of continuity in terms of the productivity associated with the faculty member's current rank.
 - b. If tenure is not awarded, the faculty member may re-apply in a subsequent year once continuity of performance at the individual's current rank has been re-established.
 - c. If a tenured faculty member is promoted in faculty rank during his/her tenure award period (e.g., associate to full professor), at renewal of tenure the faculty member must demonstrate and be reviewed on his/her continuity of performance (teaching, scholarship, and service) for the amount of time at the higher rank.

Faculty contracts specify performance expectations for each faculty member. To maintain tenured status, tenured faculty members must meet conditions specified in their faculty employment contract. Failure to meet performance expectations commensurate with their faculty rank may lead to revocation of tenure. The faculty member's supervisor must provide a written request to the dean of their school/college, identifying in writing with supporting documentation, the justification for making the revocation request. The dean, if in agreement, makes recommendation to the SVPAA, forwarding the written documentation and justification to the SVPAA. The SVPAA, if in agreement with the dean, will then forward his/her recommendation to the president of ATSU. The president makes the final decision as to whether or not to revoke the faculty member's tenure.

Faculty Evaluation

(Effective 2/1/2018)

Faculty evaluations are an integral part of the university's ongoing efforts to encourage faculty to a higher level of achievement and service. Each college/school is responsible for developing its own annual full-time faculty assessment process that must meet the following minimum requirements:

- The faculty member and his/her supervisor establish and document mutually-agreed upon goals in the areas of teaching, scholarly activity/research, service, and, if appropriate, clinical practice and administrative roles for the upcoming performance evaluation period.
- The faculty member and his/her supervisor collaborate to identify how the faculty member can progress toward these goals, including the percent time allocation for teaching, service, scholarship, clinical practice (if applicable), and administrative role (if applicable).
- The faculty member's key professional development goals and related accomplishments during the performance evaluation period are described.
- The faculty member's skills and/or career interests as they relate to his/her position are described.
- The supervisor provides an assessment of the faculty member's progress towards annual goals, professional development goals, and promotion (ifapplicable).
- The comments and signatures of the faculty member, the supervisor and subsequently the dean are recorded when the evaluation is finalized. The faculty member's signature only denotes acknowledgment that he/she has reviewed the evaluation and discussed the content with his/her

supervisor.

Attainment of, and/or progress towards meeting mutually agreed upon goals are important considerations for supervisors determining full-time faculty member's annual performance. In addition, changes in faculty status or role during the previous academic year are also important considerations for performance. Any issue arising between a faculty member and their supervisor about an unsatisfactory annual evaluation that affects the term of the faculty member's employment contract should follow the appeal process outlined in the multiyear contract policy. Issues regarding the annual evaluation that do not impact the faculty member's contract shall be appealed to the supervisor of faculty member's supervisor (department chair, dean, or senior vice president – academic affairs) for resolution.

Professional Development

(Effective 2/1/2018)

All faculty are expected to maintain educational and scholarly competence in their discipline. Faculty with significant administrative responsibility are similarly expected to maintain contemporary knowledge of administrative techniques and related, current, educational theories, techniques, policies and procedures. By continuing to grow and develop in all aspects of their academic functioning, faculty members enhance their own professional development, perform their duties more effectively, and further the reputation of the University. Although not an exclusive list, the following are examples of the continued professional growth in which all faculty members should engage:

- 1. Faculty members are expected to participate in appropriate professional organizations by attending and presenting at their respective professional meetings.
- 2. Faculty members should avail themselves of opportunities for leadership in their professional organizations.
- 3. Faculty members should read, study, present papers, publish articles in and explore the subject matter that they teach in order to ensure that what they teach represents the accurate, contemporary content of their discipline.
- 4. Faculty members are expected to actively participate in faculty development programs and to maintain competence about the essential issues of higher education in order to facilitate student learning.

Full-time faculty will receive an annual faculty development allowance to help defray the costs of professional development, which may include, but is not limited to continuing education courses and resources, attendance at professional meetings, and the associated travel. These funds may also be used to help pay for license renewal, and/or professional association membership dues, if funds are not already designated for this purpose by the faculty member's department or school. The minimum allowance per faculty member beginning in the 2017-2018 fiscal year will be \$2500. The amount will be reviewed annually. This review will include, but is not limited to, analysis of similar institutions, student tuition, inflation, and faculty surveys.

Student Course Evaluation

All non-exempted ATSU courses will be evaluated by students. At a minimum, the evaluation will consist of the nine ATSU Student Course Evaluation Core Questions (Appendix I). Each program may supplement the core questions with qualitative and quantitative questions to optimize student feedback. Exempted courses <u>may</u> include field placement courses, clinical internship courses, and terminal projects (e.g.,

dissertation, thesis, and capstone courses). Administration and use of course evaluations must follow the approved ATSU guidelines.

Grievance Procedure

The institution recognizes the right of faculty to express grievances and to seek solutions to problems arising from complaints; disagreements with students, colleagues or administrators; or different interpretations of institutional policy. These concerns may involve procedures, policies, conduct; or other concerns (including violations of the code of ethical standards, ATSU Policy No. 10-220: ATSU Code of Ethical Standards. Grievance and conflict resolution should follow ATSU Policy No. 90-209: Employee Problem Solving Procedure and/or the procedures set forth in each individual school's faculty handbook (See Appendices A-F.).

Emeritus Policy (Effective 1/01/17)

Purpose

Conferral of emeritus status is an honor granted by the president of the University, to an employee with recommendation by the dean of the person's school/college, upon retirement to recognize distinguished and meritorious service to his/herschool/college.

Procedure

Nominations for emeritus status must be initiated no more than six months before and no more than two years after retirement from a full-time position at ATSU. The title "posthumous emeritus" may also be awarded to faculty who die before retirement. Nominations for "posthumous emeritus" must be initiated within ten years after death. Appointment to emeritus status is intended to be a lifetime appointment granted in recognition of distinguished and meritorious service to ATSU, including contributions in at least one of the following: teaching, research, scholarship, clinical practice, or leadership. To be eligible for emeritus status, the person must satisfy the following requirements:

- 1. Faculty at the rank of associate professor or full professor, or administrators at the rank of director, chair or above and
- 2. At least ten years of full-time service to ATSU, although in some cases, exceptional senior faculty may be recognized with fewer than 10 years of service, and
- 3. Retirement or disability from ATSU.

Process

The candidate's department chair/supervisor, dean, an associate dean, or full professor may initiate nomination for emeritus status. With a majority recommendation from faculty of the same or higher rank as the candidate of their school/college, the affirmative recommendation will be forwarded to dean of the nominee's school/college. If the dean supports the recommendation, it will be forwarded to senior vice president—academic affairs, who will make recommendation to the president.

The department chair/supervisor shall be informed in writing of approval or non-approval of emeritus status. Emeritus status, if awarded, will become effective following the living nominee's consent upon his/her retirement. Emeritus status will not be given if the living nominee does not consent. Consent will not be required to award posthumous emeritus status. The title of emeritus at ATSU does not confer any employment status. Emeritus status will be denoted in association with the person's rank at time of

retirement (e.g., associate professor emeritus, professor emeritus, chair emeritus, director emeritus, president emeritus, vice president emeritus, dean emeritus).

Activities

- Faculty with the emeritus designation are entitled to attend his/her school/college faculty meetings
 with voice but without vote; to march in academic processions (e.g., commencement and white coat
 ceremony); to avail themselves of library resources; to be listed in the University faculty directory and
 website; to maintain their University email address and internet access; to receive, on application, a
 faculty parking permit; and, in general, to take part in the social and ceremonial functions of the
 University.
- 2. Additionally, faculty with the emeritus designation, through the discretion of his/her department chair/supervisor or at the request of the school/college dean's office, may, in so far as reasonably possible:
 - a. Participate in scholarly activities such as, but not limited to, teaching, research, publishing, writing, and/or presenting at regional and/or national meetings;
 - Work Space: The depth of participation at this level may necessitate awarding the emeritus faculty office space, access to laboratories, computer, and/or comparable facilities requisite to his/her continued scholarly work or mutually-agreed-upon task on a contractual or volunteer basis.
 - 2) Communications services: Access to mail, telephone, and other routine office services (e.g., copying and secretarial) may be awarded to emeritus participating in these activities.
 - b. Maintain library privileges.
 - c. Have access to University recreational facilities (e.g., Thompson Campus Center).
 - d. Submit proposals for sponsored research and advise graduate/postdoctoral students or research associates according to University rules and policies.
 - e. Perform service to the University or the community through consultation/advisory roles, participation in retirement seminars, judge student research projects, and provide courses for community groups;
 - f. Participate in regular weekly or monthly programs, mentoring faculty and/or students;
 - g. May represent the University at academic ceremonies of other institutions;
 - h. Communicate with other emeritus faculty, administrators and alumni through newsletters, annual reports, websites, and fundraising.

Withholding or Withdrawal of Emeritus Status

Emeritus status may be subject to withholding or withdrawal if the president receives a recommendation with evidence to either withhold or withdraw emeritus status based on particular circumstances. If the president, upon review of the recommendation, is considering withholding or withdrawing the title, the president will provide to the faculty or retired administrator notice and an opportunity to be heard. After the faculty member's or retired administrator's opportunity to be heard, the president will make a decision with regard to withholding or withdrawal of the emeritus title.

Dual Relationships

Certain kinds of dual relationships carry potential for exploitation, loss of objectivity, or conflicts of interest, and may undermine the optimal progress of learners and integrity of the University.

Examples of dual relationships with great potential for harm include sexual relationships; business relationships; relationships involving exchange of money or other forms of payment; contracting as a

personal therapist; or serving on the doctoral committee of a spouse, relative, or job supervisor/supervisee.

Relationships may change during the course of employment; and all constituents must be aware of possible compromises to themselves, the University, and community. Full disclosure and discussion of pre-existing or changed relationships enable the University to take appropriate measures to safeguard the school/college and their programs. Please review in relation to "Code of Ethical Standards" on page 49 and "Employment of Relatives" on page 50.

Every employee of the University is prohibited from and obligated to refrain from such relationships while engaged in their respective roles as employees of ATSU.

Oral Assurances

No individual or committee may give oral assurances of appointment, promotion, tenure, or salary. Any such assurances shall not be binding or used as the basis of grievance either within or outside the University.

No implied or de facto claims to appointment, promotion, tenure, or salary shall be construed based on custom, longevity, personal reading of bylaws, or past actions. All such claims shall be based on written documentation and policies approved by the president.

Chapter 3: Faculty Rights & Responsibilities

General Responsibilities

When full-time faculty appointments are extended, it is anticipated the faculty member will participate in the total development of the school/college and the University. Faculty members are expected to support the goals of the school/college and University in their individual faculty roles. Depending upon ability and interest, faculty members may be called upon to serve on duly-established committees, interview student applicants, develop curriculum, attend faculty meetings, and represent their school/college and the University in other capacities. Efforts will be made to assure such assignments do not compromise basic responsibilities.

Faculty members have the responsibility of being alert and ready to respond in emergency situations affecting fellow employees, students, and visitors. Emergency response procedures are described in the ATSU Emergency Operations Plan or at www.atsu.edu/security Procedures address a variety of crisis situations involving public safety and health and provide guidelines for dealing with possible emergency situations in four primary areas: infrastructure, serious accidents, crimes, and administrative operations. Faculty members are encouraged to become familiar with the contents of these manuals.

Technical Standards and Academic Adjustments (Effective 3/23/16)

Faculty and staff members should be aware of the process whereby students with disabilities may seek academic adjustments under federal law and ATSU policy. Academic adjustments are provided for qualified students with disabilities to ensure academic requirements do not have discriminating effects.

Any student seeking academic adjustments to accommodate limitations due to a documented disability is required to register with Learning & Disability Resources. Requests for academic adjustments must be made in writing to the director of learning & disability resources at disabilityresources@atsu.edu.

Please see ATSU Policy No. <u>20-110: Technical Standards and Academic Adjustments</u> for an outline of the entire process.

Relationship to Students

A primary responsibility of faculty members is to promote an academic environment conducive to the maximum development of students. Faculty members are encouraged to be familiar with, and support, those policies directly affecting students. These policies are described in the University Catalog, especially under the sections titled "Professional Rights, Responsibilities, and Conduct" and "Academic Standards, Guidelines, and Requirements." The University expects faculty, staff, students, and administration to exhibit professional behavior at all times. The University believes an atmosphere of mutual trust and respect is essential to a healthy learning environment. Faculty must follow the ATSU Code of Ethical Standards (ATSU Policy No. 10-220: ATSU Code of Ethical Standards) in all interactions with students. Faculty engaged in unethical conduct are subject to the normal disciplinary procedures which may include dismissal. In addition, such behavior may constitute sexual harassment as defined in the prohibition of discrimination, harassment, and retaliation policy (ATSU Policy No. 90-210: Prohibition of Discrimination, Harassment, and Retaliation).

Committees, Boards, & Councils

It is a requirement of all full-time faculty to provide service to the University. Committees, boards, and councils exist to facilitate work of the faculty, their school/college, and the University. In addition to standing committees and other groups of long-term activity, ad hoc committees are sometimes established as required by special needs. Refer to Appendices A-F for school/college specific committees, responsibilities, and expectations and <u>ATSU Policy 10-203: Meetings and Committee Assignments</u>.

Academic Freedom

ATSU supports the academic freedom of its faculty. Faculty members are free to

- 1. Teach and discuss in courses any accepted aspect of a topic pertinent to understanding the subject of the course that they are teaching;
- 2. Conduct research and publish results subject to acceptable performance of academic duties and applicable federal, state, local, and University regulations and any contractual agreements with an industrial sponsor;
- 3. Act and speak in their capacities as educators, healthcare professionals and as citizens without institutional censorship or discipline. As persons of learning, faculty members should recognize the public may judge their profession and the University by their statements. Hence, faculty members should show respect for opinions of others and make every effort to indicate they, as faculty members, are not necessarily institutional spokespersons.
- 4. For more information regarding academic freedom, faculty are referred to the AAUP's statement on Academic Freedom (https://www.aaup.org/report/1940-statement-principles-academic-freedom-and-tenure)

Licensing and Verification

Human Resources will conduct annual professional license verification. Results will be sent to the respective dean. It is up to the discretion of the respective dean to determine the process for review if there is a reported complaint and/or disciplinary actions and orders.

Certain positions require a license or certification. Human Resources must receive proof of proper license upon employment, and, if required by law, proof of renewal.

Key Control

Faculty members will be supplied with keys providing access to necessary areas of the University complex. Authorization for key issuance must be obtained from supervisors. Proper control of issued keys will be responsibility of the individual obtaining the keys from security. Duplication of keys, except as directed by security, is prohibited. Keys must be surrendered upon termination or loss of need for access.

Telecommuting

General Order 90-107: Telecommuting outlines the institution's policy regarding employee requests for telecommuting privileges. Telecommuting may be a viable alternative work arrangement in cases where individual, job, and supervisor characteristics are best suited to such an arrangement. Telecommuting allows employees to work at home part of their regular workweek. Telecommuting is a voluntary work alternative, which may be appropriate for some employees and some jobs. It is not an entitlement, it is not a company-wide benefit, and it in no way changes the terms and conditions of employment with ATSU. This policy applies to employees whose primary work space is on-campus.

Work-at-home Policy

Faculty members are responsible for understanding University guidelines for approval to work from home on a regular basis. ATSU Policy No. 90-106: Work-At-Home Option defines the work-at-home option and approval process. This policy only applies to faculty who have an on campus workspace and request to relocate to a home-based workspace on an extended or permanent basis.

Faculty Separation

Upon separation from the University, ATSU faculty are required to surrender all University property both physical and intellectual. All personal property belonging to the faculty member will be surrendered back to the faculty member on or before the day of separation.

Education General Orders

20-100 Faculty Credentials

ATSU employs competent faculty members qualified to accomplish the mission of the University. When determining acceptable qualifications of faculty, ATSU gives primary consideration to the highest degree earned in a discipline. ATSU also considers competence and effectiveness, including, as appropriate: undergraduate, graduate, and/or professional degrees; work related-experiences in the field; professional licensure, certifications, and continuing education documentation; honors, awards, continuous documented excellence in teaching; and other demonstrated competencies and achievements contributing to effective teaching and student learning outcomes.

- 20-102 Service Members' Tuition Assistance
- <u>20-104</u> Tuition Discounts for Online Courses.

This general order states (ATSU policy relative to ATSU online programs' tuition discounts for ATSU employees, legally recognized spouses and children of employees, residential students and their legally recognized spouses, ATSU preceptors, and ATSU graduated alumni.

<u>20-105</u>	Posthumous Degree
20-106	Tuition Remission

20-108	Off Campus Consultation
20 100	On Campas Consultation

20-109 Honoraria for ATSU Faculty Members Participating in ATSU CME Programs

20-110 Technical Standards and Accommodations

20-111 On Campus Consultation

<u>20-112</u> Grants and Research Reinvestment Policy

20-113 Misconduct in Science Policy

<u>20-115</u>	Additional Compensation for Faculty and Staff
20-116	Institutional Review Board Fees
20-117	Financial Conflict of Interest (FCOI) in Research
20-118	Disbursement of Clinical Research Income
20-119	Proposal Classification Policy
<u>20-120</u>	Research Participant Compensation

Chapter 4: Faculty Benefits

An overview of benefits may be accessed at the <u>Human Resources benefits page</u>, found on the ATSU portal. Information includes dental insurance, disability insurance, flexible spending accounts, health insurance, life insurance, Medicare, and retirement plan. In addition, this same webpage allows faculty to access all relevant forms. University policy supersedes any discussion below. Faculty should become familiar with all of the policies including, but not limited to, the following:

Technology Resources and Office Space for Full-Time Faculty Policy (Effective 7/01/2020)

Resources for Residential Faculty

Residential faculty are provided with computer equipment (desktop or laptop) that is expected to last 4-6 years. Monitors and other peripheral equipment (keyboards, mice, headsets, web cameras, scanners) are replaced on an as-needed basis. Internet, printing and copying services are provided as a shared resource.

Residential faculty are provided a phone handset and voicemail connected to the university's central phone service. Departments/Schools are allocated the cost of long-distance service, which is outlines in ATSU Policy No. 50-102: Cell Phone/Smartphone Allowance.

The software and services provided to residential faculty are broken into three categories: 1) standard suite, as established by Information Technology Services (ITS) (https://its.atsu.edu/), which all residential employees receive; 2) role-specific university-provided; and 3) department or school-purchased.

Resources for Distance Faculty

While the university does not provide full-time distance faculty with physical equipment, distance faculty receive an annual allowance from the university to defray costs associated with computer equipment (desktop, laptop, keyboards, mice, headsets, web cameras, printers/scanners), software, and services (internet) incurred by the faculty member to fulfill their teaching, scholarship, and service responsibilities. The allowance amount is based on the estimated cost of the standard equipment, software, and services provided to residential faculty, as established by ITS (https://its.atsu.edu/). The annual allowance amount shall be \$500. The annual allowance requested by faculty will be taxable according to ATSU policies and regulations. Every four years, the Office of Academic Affairs, in collaboration with ITS, distance faculty, Council of Deans and President, reviews the allowance amount and the current standard equipment, software, and services as established by ITS, and adjusts the amount as needed.

The software provided to distance faculty are broken into three categories: 1) standard suite, as established by Information Technology Services (ITS) (https://its.atsu.edu/), which all distance employees receive; 2) role-specific university-provided; and 3) department or school-purchased.

Office space

All residential faculty will have access to adequate desk workspace that accommodates their university-provided computer equipment. This desk workspace should be in a private office, when available. If private office space is not available, faculty will have access to private space for meetings with students,

faculty, and/or staff.

Distance faculty generally work remotely, so do not routinely have dedicated desk workspace on campus. When distance faculty visit campus for teaching, scholarship, or research purposes, they have access to meeting rooms and space to accommodate their needs.

Web-based University Portal System

All faculty have access to the web-based university portal system that provides access to resources including, but not limited to: Human Resources, Information Technology Service Desk, Teaching & Learning Center, Research Support and A. T. Still Memorial Library services.

Grants and Research Reinvestment Policy

Of interest to researchers is the Grants and Research Reinvestment Policy outlined in ATSU Policy No. 20-112: Grants and Research Reinvestment. If faculty members are full-time faculty, the policy provides an opportunity for separate accounts to be established for the proportion of grant monies received by the University, which are attributable to the time faculty members devote to extramurally-supported research. Additionally, alternatives are provided to investigators as to the dispersion of funds for additional salary, purchase of equipment, attendance at scientific meetings, etc. The policy applies only to research grants and not to educational or service grants. Classroom teaching assignments may not be reduced as a result of participation in this policy except to meet departmental needs.

Intellectual Property Policy and Procedures

ATSU Policy No. 10-208: Intellectual Property Policy and Procedures provides faculty with appropriate information related to protecting intellectual property of the University, its affiliates, and employees as well as a means of commercially exploiting any such property. The University is especially interested in guaranteeing inventions or other discoveries made by its employees are quickly and successfully transferred to the general public. This policy applies to all intellectual property conceived, first reduced to practice, written, or otherwise produced by any covered individual of the University.

Moving Expenses

ATSU may share allowable and appropriate moving expenses of new salaried employees as set forth in ATSU Policy No. <u>50-103</u>: <u>Moving Expenses for New Salaried Employees</u> if verifiable documentation exists and a discussion of moving expenses with the appropriate school dean takes place prior to the move.

Vacation Benefits

Vacation benefits as well as faculty responsibility are outlined in ATSU Policy No. 90-309: Vacation Benefits. Department chairpersons are responsible for approving all vacation and leave in their departments. Accounting of vacation and leave is accomplished through the ATSU Payroll Department. Review ATSU Policy No. 90-309: Vacation Benefits for information on the procedure to request leave.

Library, Printing, and Multi-media Services

A.T. Still Memorial Library (ATSMLib) provides library and multimedia resources and services to support the A.T. Still University of the Health Sciences' schools and programs on both the Missouri and Arizona campuses. The ATSMLib provides an array of evidence-based resources and services that support both the students in their educational activities and the faculty in their teaching and research. It takes advantage of the electronic-based information resources that have developed since the emergence of the

Internet. The ATSMLib's collections are a blending of print and electronic resources that bring access to evidence/information into the curriculum and clinical rotations of the students.

The Library has set up liaison librarians who work specifically with each school.

Access to and use of the ATSMLib's electronic resources is facilitated through its web site (www.atsu.edu/atsmlib) and it's Still OneSearch which is a single search box that searches all of the Library e-books and e-journals and many of its databases. The web site provides access to and facilitates use of over 20,000 electronic, full text clinical journals, over 160,000 e-books including over 20,000 full text medical and dental books and an array of web-based health information-based vendors. In addition to providing an extensive, web-based digital library, both ATSMLib Missouri and Arizona provide a full range of mediated services, including training and assistance in subject searching, strong document delivery and interlibrary loan services, and one-on-one, small-group and classroom training in effective use of the ATSMLib's resources and collections.

The Library's Educational Technology Development Center (ETDC) supports faculty's use of ATSU's educational technology by providing one on one assistance to faculty in using these resources and platforms. The ETDC also has a Creation Station computer station that faculty may use in creating digital content with, if needed, assistance from the ETDC staff.

- A.T. Still Memorial Library Website: http://www.atsu.edu/atsmlib
- About AZ Library: http://www.atsu.edu/atsmlib/about.asp
- Educational Technology Development Center: http://guides.atsu.edu/academictechtools
- Library Quick Links: http://www.atsu.edu/atsmlib/databases.asp
- Library Site Map: http://www.atsu.edu/atsmlib/siteindex.asp
- Library Database Help Page: http://www.atsu.edu/atsmlib/databasehelp.asp

Copyright Policy

Faculty members are responsible for adhering to guidelines for copying and use of copied materials. ATSU Policy No. 10-206: Copyright defines the University's copyright policy and ATSU Policy No. 10-207: Copying and Use of Copyrighted Materials defines copying and use of copyrighted materials. Faculty members are advised to use the copyright guidelines provided in the A.T. Still Memorial Library Copyright Policy of Course Readings and Reserves to ensure compliance with copyright law. For more in-depth information, click here.

Faculty members are recommended to use the following statement in all course syllabi: "The copyrighted materials available in this class are for educational use only. One copy per student is permitted for educational purposes. Redistribution is not permitted."

ATSU libraries observe the Fair Use Guidelines for the Educational Use of Copyrighted Materials. ATSU libraries generally recommend copyright permission be sought when:

- 1. The material is NOT owned by the ATSU libraries and is being used by the same instructor for the same course for more than one semester.
- 2. The amount of material used from a book or single journal issue exceeds what is deemed to be within Fair Use.

It is the instructor's responsibility to obtain permission, but the ATSU Libraries will assist faculty if needed. All copyrighted material is password-protected to ensure it is restricted to class members only. Materials should not be used to create, or to replace or substitute for anthologies, compilations, or collective works.

Chapter 5: Procedure for Revision of the Faculty Handbook

The Faculty Handbook will be reviewed for updates no less than once every five years by the Faculty Handbook Subcommittee of the University Faculty Senate. This review will be coordinated with human resources to ensure the Handbook is in agreement with the current <u>ATSU Policies Manual</u>. Approval of minor changes in the Handbook, including updates of ATSU policies and general orders, requires a simple majority of voting members of the University Faculty Senate. Addition of new Handbook documents or revision of previously approved Handbook documents will require review and approval in accordance with article XI of the UFS bylaws.

ATSU Faculty Senate:	June 23, 2020
SVPAA:	June 23, 2020
President: Caux Whelpoor	

APPENDIX A

KIRKSVILLE COLLEGE OF OSTEOPATHIC MEDICINE

APPENDIX B

ARIZONA SCHOOL OF HEALTH SCIENCES

APPENDIX C

COLLEGE OF GRADUATE HEALTH STUDIES

APPENDIX D

ARIZONA SCHOOL OF DENTISTRY & ORAL HEALTH

APPENDIX E

SCHOOL OF OSTEOPATHIC MEDICINE IN ARIZONA

APPENDIX F

MISSOURI SCHOOL OF DENTISTRY & ORAL HEALTH

APPENDIX G

UNIVERSITY FACULTY SENATE CONSTITUTION & BYLAWS Revised 05/18/20

Article 1: Purpose

Faculty members of A. T. Still University of Health Sciences require a forum to discuss common challenges and potential solutions related to their academic responsibilities. The University Faculty Senate (UFS) will serve as an advocate for university faculty as a whole and for effective student learning and achievement. Subject to provisions of this Constitution, UFS will be the faculty voice that provides ATSU senior administration (e.g., president, senior vice-president of academic affairs) input concerning university-wide faculty challenges and solutions. UFS works with senior administration to formulate, review, provide input, and approve (on behalf of faculty) policies and solutions pertaining to faculty. Such input will be given independently, coherently, rationally, and with mutual respect.

Article 2: Function and Duties of the UFS

UFS encompasses a representative faculty body, consisting of elected senators from each college or school, that serves as the voice and advocate for all university faculty and for effective student learning and achievement. UFS will meet regularly with senior administration to provide advice about issues of concern to faculty. Senators will meet regularly with their school or college faculty bodies to disseminate information and discuss faculty concerns.

Duties of UFS are to represent faculty to the senior administration, and may be requested by senior administration to represent senior administration to faculty. Responsibilities and powers of the faculty remain with the faculty as a whole; however, faculty opinion with regard to university-wide issues will normally be articulated through UFS as provided in this Constitution.

UFS will assist the senior administration in formulation of policies and to review decisions made pursuant to University Faculty Handbook and general orders pertinent to faculty. UFS will serve as a faculty voice on pertinent committees.

Article 3: Membership of the UFS

UFS is a representative body of all ATSU faculty and consists of senators elected from the University faculty as specified in Article 3, Section 1. University faculty is defined as faculty members eligible to serve on their respective college/school assembly, council, or senate who do not hold an administrative position (defined as persons with the following title(s); president, vice-president, senior vice-president, provost/associate/assistant, dean/vice/associate/assistant). UFS consists of voting representatives (senators) elected by the university faculty of their respective college or school.

Section 3-1: Election of University Faculty Senators

Two faculty members from each college or school shall be elected and serve as senators. UFS will request each college and school of ATSU to conduct nominations and elections of their nominees from those eligible to serve on their assembly, council, or senate. The term of the senators will begin July 1 of each year. Senators may be added or eliminated in the event the University creates or eliminates a college or school. Senators shall be elected to UFS as determined by each college or school's faculty assembly, council, or senate*. If a university faculty member has an appointment with two or more of the colleges and schools at ATSU, s/he may not be a senator for any of the colleges or schools if they hold any of the administrative titles listed above. Eligible faculty members with joint appointments may serve as Senator for only one college or school at a time.

*Colleges or schools that have yet to form an assembly, council, or senate will have two non-voting faculty representatives on UFS. These representatives will be elected by the faculty at their college or school and shall not be appointed by their administration.

Section 3-2: Terms of University Faculty Senators

All senators will serve two-year terms and may not serve more than three consecutive full two-year terms without an intervening two-year absence. Terms of office of the first UFS will be determined as follows: by random draw, be designated to serve a one-year term and the other from each school or college will be designated to serve a two-year term. Thereafter, one senator from each college or school will be elected on add years and one senator will be elected on evenyears.

Section 3-3: Officers of the UFS

UFS will elect a chairperson, vice chairperson, and secretary as officers, for terms of two years.

Section 3-4: Election of UFS Officers.

All officers will be elected by UFS. Any member of UFS may make nominations. Voting will occur at any regularly scheduled meeting of UFS. A majority vote of senators is needed to elect. The outgoing chairperson, if not a continuing member of UFS, will serve as a non-voting advisor to the UFS for one year. See Article 7 for replacement of UFS officers in the event of a vacancy, recall, or removal.

Article 4: Responsibilities of the UFS

Responsibilities of UFS relate to policy, curriculum and programs, the University Faculty Handbook, promotion and tenure, faculty evaluation, grievances, unethical/unprofessional conduct, university faculty votes, and other issues not heretofore mentioned.

Section 4-1: Policy

UFS shall be the representative body of the faculty to discuss and propose academic and faculty policies to the senior administration.

Section 4-2: Curriculum and Programs

UFS will review and assist the senior administration in facilitating major changes in academic or research programs that are of an inter-college or inter-school nature or which have significant inter-college or inter-school impact. Changes in academic and research programs within a particular school or college are

considered a matter for each school or college's faculty to discuss with the chief academic officer of their respective college or school.

Section 4-3: University Faculty Handbook

UFS members will review and advise senior administration concerning contents of the University Faculty Handbook subject to provisions within general orders which shall take precedence.

Section 4-4: Promotion and Tenure

UFS will review and make recommendations to senior administration about policies and procedures regarding faculty promotion/tenure having significant inter-college or inter-school impact. However, subject to provisions within the general orders, UFS will not act on issues concerning an individual's promotion or tenure.

Section 4-5: Faculty Evaluation

UFS may develop and approve instruments in conjunction with senior administration used in evaluation of faculty performance and assure standardized practices across the University.

Section 4-6: Grievances

UFS shall have a representative on any peer review panel, which involves resolution of faculty grievances having a significant inter-college or inter-school impact. Subject to provisions within the Faculty Handbook and general orders which shall take precedence, UFS may review and make recommendations related to procedures regarding resolution of faculty grievances at a particular college or school.

Section 4-7: Unethical/Unprofessional Conduct

UFS will review and make recommendations about standards for ethical and professional conduct of the faculty. UFS shall have a representative on any peer review panel, which involves a charge of unethical/unprofessional conduct having significant inter-college or inter-school impact. Subject to provisions within the Faculty Handbook and general orders, which shall take precedence, UFS may participate in any peer review panel for faculty charged with unethical or unprofessional conduct at a particular college or school.

UFS shall have a representative on any group hearing appeals of adverse decisions regarding unethical/unprofessional conduct if the appeal has significant inter-college or inter-school impact. Subject at all times to provisions within the Faculty Handbook and general orders which shall take precedence, UFS may also hear appeals of adverse decisions regarding unethical/unprofessional conduct at a particular college or school. The chairperson of the UFS will inform the senior administration of its recommendation in these appeals.

<u>Section 4-8: University Faculty Votes</u>

Occasionally, UFS or senior administration may request input of all the University faculty in such a way that a ballot is required. UFS, as the faculty voice of the colleges and schools of ATSU, will assume

responsibility for distributing ballots, tabulating results, and making results known to appropriate parties. Some faculty votes may require anonymity of the faculty and UFS will serve to maintain confidentiality of the faculty in these instances.

Section 4-9: Other Faculty Issues

Unless otherwise limited or restricted by a faculty handbook, general orders, or this Constitution, UFS will review and make recommendations to senior administration about any issue of substance brought to the UFS attention by faculty at the colleges and schools.

Article 5: Meetings and Rules of Procedure

There are two types of UFS meetings: regular and emergency. Robert's Rules of Order (Revised) will be used in the conduct of all business at any meeting of UFS. UFS shall permit any or all of its senators or their alternates (as defined in Article 5, Section 1, paragraph 3) to participate in a regular or emergency meeting by, or conduct the meeting through the use of, any means of communication by which all senators or their alternates participating may simultaneously hear each other during the meeting. A senator or his /her alternate participating in a meeting by this means is deemed to be present in person at the meeting.

Section 5-1: Regular Meetings

UFS will meet regularly but not less than six times per year, at a time convenient to the majority of its members.

One meeting each year will be a face-to-face meeting with all senators who can attend meeting at the same location. The senior administration will be informed of the place and time of the face-to-face meeting and will have the right to change the location of the meeting due to budgetary considerations.

If a senator is unable to attend a regular or emergency meeting of UFS, he/she may designate an alternate to temporarily represent the college or school in the senator's absence. In such case, the senator shall provide the UFS chairperson the name of the alternate prior to the meeting of UFS. Alternates shall have the same voting rights as the absent senator. Alternates may not hold an administrative position.

Section 5-2: Emergency Meetings and Alternate Members

Either the chairperson or a simple majority of senators acting in concert may call an emergency meeting of UFS. If elected senators are available, alternates will not be included in the simple majority needed to call an emergency meeting of UFS. The person or group requesting the emergency meeting of UFS must provide an agenda for the meeting, and give all senators a minimum of 48 hours advance notice. All emergency meetings are considered closed meetings.

Section 5-3: Quorum

Presence of a simple majority of the duly elected voting senators of UFS shall constitute a quorum. A majority of this quorum must vote affirmatively to validate any UFS action.

Article 6: Repeal of UFS Action

Any action of UFS may be voided by a simple majority vote of the colleges and schools. To void a UFS action, each college or school is given one vote. A vote to void a UFS action must result from a majority of faculty at that school or college voting affirmatively to void a UFS action. The college or school's assembly, council, or senate will send out the ballot, collect votes, and calculate results of the university faculty vote at their respective school or college. The vote to void a UFS action will then be sent by each school and college to senior administration. Votes will be counted and results of the vote will be sent by senior administration to UFS and the University faculty at each school and college.

Article 7: Recall and/or Removal of UFS Officers and Vacancies

Any officer may be removed from office upon a two-thirds majority vote of the full UFS. A vote shall not be taken unless a petition signed by at least 40% of the senators has been filed with one of the UFs officers and is attached to the agenda for the meeting at which the vote shall be taken.

If an office other than chairperson is vacated by recall, resignation, or other cause, UFS shall elect at its next meeting a successor for the unexpired term. If the office of chairperson becomes vacant, the vice chairperson will assume the office of chairperson for the unexpired term. UFS shall elect a new vice chairperson at its next regularly scheduled meeting.

Section 7-1: Recall and/or Removal of Senators

Senators may be removed from office either by resignation or recall. Recall shall be for cause, defined as:

- three absences from regularly scheduled meetings without reasonable cause and without assigning an alternate during a single year. The responsibility of reporting cause to the chairperson lies with the senator.
- sustained failure to represent the stated interests of the faculty of the college or school from
 which the senator originates. In this case, a recall petition must be submitted to the chairperson
 of the UFS from two-thirds of the members eligible to serve on their college or school's assembly,
 council, or senate. This college or school vote to remove a senator must be conducted by the
 faculty assembly, council, or senate of that college or school.

Article 8: Reports and Minutes of the UFS

Actions of UFS will be recorded by the secretary. Minutes shall be approved in an open meeting. Approved minutes of these meetings shall be made available to all members of the University faculty.

The UFS chairperson or his/her designee will communicate with senior administration regularly and upon request concerning the activities of UFS. UFS, through its chairperson, shall upon request of t senior administration provide a written report on both its activities and the general state of the University faculty for the Board of Trustees' annually. These reports will be completed not less than three (3) weeks prior to the Board of Trustees meeting, and be provided to senior administration and the University Faculty. If authorized by the Board of Trustees, the UFS shall have the right to address the Board during the Board's regularly scheduled meeting.

Article 9: Committees and Subcommittees of the UFS

UFS may establish standing committees, special committees, or ad hoc committees as it deems necessary to fulfill its function. Senators or members of the University faculty as designated by UFS may staff these committees. Committees will report matters of current concern within their respective jurisdictions to UFS on their own initiative or pursuant to specific procedural instructions as described by UFS.

Article 10: Empowering Procedure

This Constitution shall become the governing document of UFS upon 1) formation of a faculty assembly, council, or senate at each of the two colleges and four schools of ATSU (A faculty assembly, council, or senate will be considered formed after having written a constitution approved by at least a simple majority of its college or school faculty and by senior administration.), 2) approval by each college and school at ATSU (A college or school will have approved the constitution following a two-thirds vote of approval of the University faculty who are present and vote at each college and school by secret ballot), and 3) approval by senior administration of the University. Senators serving to create the UFS Constitution shall administer a secret ballot for their respective college or school and tabulate results for their college or school. Senators shall then convene a meeting to determine if each college and school of the university has approved the UFS Constitution. Approval carries with it intent of both UFS and the senior administration to cooperate in matters relevant to the faculty and University.

Article 11: Amendment Procedure

The UFS Constitution is intended to be a dynamic document. As such, amendments may be proposed as the need arises. An amendment to the UFS Constitution may be proposed through a petition to the UFS chairperson that must be signed by the chairperson of one of the college or school's assembly, council, or senate indicating the petition was approved by a majority vote of that college or school's faculty assembly, council, or senate; or by at least 10 members of the University faculty (as defined in Article 3: Membership of the UFS) or by a majority vote of the UFS present to vote.

The proposed amendment to the Constitution must then be approved by a majority vote of the entire UFS. Once approved, the proposed amendment to this Constitution shall be distributed to the University faculty and senior administration of the University at least four weeks prior to its consideration at a meeting of the University faculty at their respective colleges or schools. The University faculty senators will call these meetings, preside over meetings, distribute ballots, and tabulate results for their respective college or school. The senators will then present results of the vote from their college or school at a meeting of UFS. (Each college or school is given one vote.) Results will be tabulated and passage of any constitutional amendment shall be by a simple majority of the colleges and schools of the university voting in favor of the amendment. A college or school is considered to be in favor of the constitutional amendment if at least two-thirds of its faculty who vote is in favor of the amendment. Any constitutional amendment approved by the majority of the colleges and schools of the university must also be approved and signed by senior administration.

Bylaws of the University Faculty Senate (UFS) Revised 05/18/2020

Article I. Purpose:

The University Faculty Senate constitution will act as a general guide concerning conduct of the University Faculty Senate. Bylaws further define the senate roles and functions. UFS will develop and revise bylaws as necessary in order to meet the purpose established in the constitution.

Article II. Duties of the Senate:

UFS shall adhere to the purpose as outlined in the University Faculty Senate constitution. UFS will share information from each college and school and interact with administration to identify appropriate issues. Additional duties include, but are not limited to:

- a) gathering information from each college and school on processes and procedures in areas such as promotion and tenure, faculty professional development, faculty service, enhancement and support of scholarly activity;
- b) as appropriate, discussing with the senior administration organization of the administrative structure;
- c) addressing university-wide academic calendar and faculty contracts;
- d) holding all-ATSU "town-hall" meetings;
- e) discussing adherence of colleges and schools to University policies.

Article III. Membership:

Section 1. Non-Voting Guests:

The president and senior vice president - academic affairs (SVPAA) may be extended an open invitation to present remarks during the first 15 minutes of each meeting. The president and SVPAA:

- a) are non-voting;
- b) are not ex-officio;
- c) will be given the meeting schedule in advance to allow for planning;
- d) will be asked to leave the meeting after the first 15 minutes;
- e) may be excluded from the meeting when the Senate goes into executive session;
- f) may request attendance at a UFS meeting through the chairperson who will then present the invitation to the senators for approval.

The UFS may invite other guests as appropriate.

Section 2. Voting Membership:

As stated in the UFS Constitution:

"Section 3-1: Election of University Faculty Senators - Two faculty members from each college or school shall be elected and serve as senators. UFS will request each college and school of ATSU to conduct nominations and elections of their nominees from those eligible to serve on their assembly, council, or senate. The term of the senators will begin July 1 of each year. Senators may be added or eliminated in the event the University creates or eliminates a college or school. Senators shall be elected to UFS as determined by each college or school's faculty assembly, council, or senate. If a university faculty member has an appointment with two or more of the colleges and schools at ATSU, s/he may not be a senator for any of the colleges or schools if s/he holds any of the administrative titles listed above. Eligible faculty members with joint appointments may serve as senator for only one college or school at a time."

Section 3. Election Cycles:

The secretary of the UFS shall send requests for election to schools on March 1 so the new senators can begin service July 1.

Alternates or replacements to UFS will be subject to the policies set forth by each college and school. If there is no alternate, then the college or school's faculty assembly, council, or senate chairperson may appoint an alternate, or call for an internal election, to serve out the term of the replaced senator. Each college and school can determine the timeline needed for replacement of senators.

Terms of office will be two years as specified in the Section 3-2: Terms of University Faculty Senators of the University Faculty Constitution.

Article IV. Officers and Duties:

Section 1. Duties of the Officers and Members of the University Faculty Senate:

a) Chairperson

The chairperson shall:

- 1) preside at meetings of the UFS;
- 2) set the agenda for meetings of the UFS with the approval of the UFS;
- 3) serve as liaison of the UFS to the University Administration;
- 4) serve as the faculty representative on the President's Cabinet, as requested;
- 5) be the spokesperson of the UFS to the University Administration on all internal University matters;
- 6) act as official spokesperson for the UFS to outside entities with legal and administration consultation;
- 7) designate an alternate official spokesperson/representative when necessary;
- 8) form ad-hoc committees as needed;
- 9) designate representatives/liaisons as appropriate for various University committees. Examples include, but are not limited to: University-Wide Assessment Committee (UWAC), UWAC's academic subcommittee, Higher Learning Commission Steering Committee(s), and strategic planning committee

b) Vice Chairperson

The vice chairperson shall:

- 1) assume the office and duties of chairperson in the event of the chairperson's absence, resignation, or removal from office;
- 2) preside at UFS meetings in the absence of the chairperson;
- 3) represent the UFS on appropriate University committees. An example includes, but is not limited to: General Orders Review Committee

c) Secretary

The secretary shall:

- 1) keep minutes and records of all the proceedings of the UFS;
- 2) help the Chairperson in creating and disseminating the meeting agendas;
- 3) request the colleges and schools to elect Senators when needed;
- 4) serve as parliamentarian of the UFS meetings;
- 5) promptly distribute the approved minutes of UFS meetings to appropriate parties;
- 6) maintain official file of executive meetings to pass to successor;
- 7) receive and record copies of various UFS committee minutes and reports
- 8) represent the UFS on appropriate University committees. An example includes, but is not limited to: benefits committee

d) Senators

Senators shall:

- 1) attend, participate in, and vote at meetings of the UFS;
- 2) serve as the faculty representative on committees as designated by the UFS and report regularly back to the UFS;
- 3) represent the faculty views of their schools to the UFS;
- 4) report actions and views of the UFS to their respective colleges and schools.
- 5) provide regular reports of the activities and actions of the UFS to their college or school's faculty assembly, council, or senate. The Senators' faculty assembly, council, or senate will determine the frequency and type of report they will provide.

Section 2. Voting:

Approval of motions will be carried by a simple majority (unless otherwise specified within these bylaws). If, during discussion of an issue, at least one Senator states he or she needs more time to consider the matter, the Senate will vote on tabling the matter until the next meeting to allow additional time to consider issues surrounding a vote. Senators will take issues of concern to the individual college or school's faculty assembly, council, or senate for discussion. During the next scheduled UFS meeting senators will discuss the matter again and vote on the motion.

Article V. Meetings of the Senate:

Section 1. UFS will meet regularly, but no less than six times a year, at a time convenient to the majority of its members. One of these meetings each year will be a face-to-face meeting with all senators, who can attend, meeting at the same location. This meeting may alternate between

campuses. Presence of a simple majority of the voting members of the UFS shall constitute a quorum. The majority of this quorum must vote affirmatively to validate any action. The chairperson will use Robert's Rules of Order during UFS meetings. The chairperson will set the agenda for meetings of the UFS, at least 48 hours in advance of the meeting. Any faculty member from a college or school may suggest agenda items for this meeting, through their senator.

Section 2. Absences of Senators:

If a senator must be absent from a meeting, the senator may assign as an alternate another faculty member from the college or school, who will attend the meeting in his/her stead. The senator will identify an alternate to the chairperson and secretary of the UFS at least 24 hours, if possible, prior to the meeting. Such alternates may attend meetings and vote in place of the missing senator. Alternate status is voided if the regular senator attends the meeting. Senators may be removed from office by either resignation or recall as outlined in Section 7-1: Recall and/or Removal of Senators of the UFS Constitution. If senator absences are due to a lack of release time from his/her respective supervisor, the UFS will request the SVPAA intervene with the senator's dean.

Section 3. Emergency Meetings:

As specified in Section 5-2: Emergency Meetings and Alternate Members of the University Faculty Senate Constitution, either the chairperson or a simple majority of senators acting in concert may call an emergency meeting of UFS. The person or group convening UFS must provide an agenda for the meeting, and give all senators 48 hours advance notice. All emergency meetings are considered closed meetings. At an emergency meeting, only agenda items supporting the purpose of the meeting will be discussed.

Section 4. Attendance at Meetings:

UFS meetings are open to all University faculty. However, University faculty may not attend executive sessions when confidential material is to be discussed. Individuals who are not University faculty may attend UFS meetings only by invitation of the chairperson or as directed by the UFS.

- a) Administration will attend UFS meetings by invitation only.
- b) Executive session constitutes a closed-meeting.
- c) Non-senators may address UFS only when recognized by the chairperson.
- d) Once per quarter the president/chair of each College or School's Assembly/Council/Senate may be invited to attend.
- e) A Town Forum meeting for all faculty may be held annually.

Article VI. Repeal of University Faculty Senate Actions:

Any action of UFS may be voided by a simple majority vote of the schools and colleges. If one college or school's faculty assembly, council, or senate would like to repeal an action, it may express concern to UFS. The UFS chairperson will contact each college and school's faculty

assembly, council, or senate chairperson to request a vote. To void a UFS action, each college and school is given one vote. A vote to void a UFS action must result from a majority of the University faculty at that college or school voting affirmatively to void a UFS action. The vote to void a UFS action should be conducted by the faculty assembly, council, or senate of the colleges and schools. Each faculty assembly, council, and senate will provide results of its college and school's vote to UFS, and the Senate action will be voided if a majority of the colleges and schools voted in favor of voiding the action.

Article VII. Reports and Minutes of the University Faculty Senate:

Section 1. Actions of UFS will be recorded by the secretary in the form of 1) meeting minutes for distribution to interested parties posted on UFS website, and 2) executive session reports for distribution within the UFS.

Meeting minutes for distribution outside UFS will generally mention an action occurred regarding tenure/promotion, grievances, or disciplinary action of individuals, but will in no event contain particulars. No senator names will be identified in voting results, only numbers of votes. Minutes shall be approved in open session; such approval shall apply to both executive and meeting minutes. Executive minutes are for internal use only and not to be distributed.

Section 2. Reports and Minutes of the University Faculty Senate Committees:

Committees will keep and approve minutes of their meetings. Committee reports will be submitted to the UFS secretary for storage and distribution to the Senate. The Senate will review and accept committee reports.

Article VIII. Committees:

UFS committees will include standing and ad hoc committees. Standing committees may include:

- a) University Faculty Handbook
- b) University Faculty Senate Constitution and By-Laws
- c) Academic Affairs

The chairperson will invite senators and faculty to serve on ad-hoc committees (allowing right of refusal) as needed. Term of committee and membership lasts as long as needed to fulfill committee purpose. Purpose will be specified prior to the formation of ad-hoc committee.

Article IX. Requests to Communicate with the Board of Trustees:

In addition to the annual report of the UFS to the Board of Trustees, the UFS Chairperson may be authorized to directly communicate with the Board of Trustees, as needed. A two-thirds agreement of the senators is required.

Article X. Process for Creation and Approval of University Faculty Handbook Documents

UFS or a committee of the UFS will create a document for potential placement in the University Faculty Handbook. Once the document has been completed by UFS or UFS committee, the document will be reviewed by UFS. After review and revision, if any, UFS will vote to send out the document to University faculty for their review and feedback. If a majority of voting senators approves the document for university faculty feedback, the document will be sent to the entire university faculty for their review and feedback.

The document will be sent to each college and school's faculty assembly, council, or senate to send to their faculty members. Each college and school's faculty assembly, council, or senate will acquire, compile and send their faculty feedback to their University faculty senator for consideration by UFS. Faculty feedback must be acquired, compiled, and returned by each college and school's faculty assembly, council, or senate to their University faculty senator by no later than 45 days after receiving their University faculty senators' request for feedback. Requests for feedback should be sent by email or by dated letter. If not received within 45 days, UFS reserves the right to exclude that college or school's feedback when revising the document.

If a faculty member believes that his/her feedback has been ignored or excluded from his/her college or school's faculty assembly, council, or senate compilation of faculty feedback then, the faculty member may submit feedback directly to both of his/her University faculty senators. That feedback must be received by the UFS senators within 45 days of the dated request for feedback. If not received within 45 days, UFS reserves the right to exclude that faculty member's feedback when revising the document.

The UFS committee may then modify the document based on University faculty feedback. The UFS will then be given the revised document. The UFS Chairperson will do a first reading and present for discussion the revised document at one meeting. A second reading and a vote on the revised document will occur at the next scheduled meeting. If approved by a majority vote of the UFS, the document will be sent to senior administration for review. If the document is not approved, the document will be sent back to the committee along with suggestions for changes and, if possible, another first and second reading of the revised document will occur followed by a vote of the UFS for submission to senior administration.

The UFS Chairperson or his/her designee will send the UFS-approved document to senior administration. Revisions made by senior administration will be sent to the UFS Chairperson. Changes may be considered by the UFS or may be sent to the UFS committee for discussion and revision. After consideration of revisions, the document will be sent to UFS for their consideration. The UFS Chairperson will do a first reading and present for discussion the revised document at one meeting. A second reading and a vote on the revised document will occur at the next scheduled meeting. If approved by a majority vote of the UFS, the document will then be placed in the University Faculty Handbook. All UFS Handbook policies will come into full effect on July 1 following the final University Faculty Senatevote.

If the document cannot be approved by the UFS then the Chairperson or his/her designee will discuss issues preventing approval with senior administration. If discussions with senior administration can resolve issues, then the document will be revised and submitted to UFS for a first and second reading followed by a vote of UFS. If the document can be approved, then it will be placed in the University Faculty Handbook. If the document cannot be approved by UFS, senior administration may reserve the right to place its revised version of the document in the University Faculty Handbook.

UFS shall review the University Faculty Handbook for updates no less than once every five years.

Article XI. Changing and Approving the Bylaws (Amendments):

UFS Chairperson will do a first reading and present for discussion the suggested change at one meeting. A second reading and a vote on the proposed change will occur at the next scheduled meeting. Any Senator may propose a change to the Bylaws. An alternate may only present suggested changes as requested by the Senator whom s/he represents. The Chairperson will vote in the case of a tie. Approval of changes requires a simple majority of voting members of the Senate.

UFS shall review the University Faculty Senate Bylaws for updates no less than once every five years.

nitial Approval Date:	November 11, 2014	
Proposed revisions by UFS Date:	May 18, 2020	
Approval:	June 23, 2020	
Chair, University Faculty Senate	Date	

<u>Appendix H</u>

2016-2020 ATSU Strategic Plan

Appendix I

ATSU Student Course Evaluation Core Instrument

The following nine questions will be used in all end-of-course student course evaluations. Exempted courses <u>may</u> include field placement courses, clinical internship courses, and terminal projects (e.g., dissertation, thesis, and capstone courses).

A. Student Course Evaluation Core Questions:

Course Design:

- 1. Course expectations were clear.
- 2. The course was well organized.
- 3. Learning activities were aligned with course objectives/competencies.
- 4. Assessments of learning were aligned with course objectives/competencies.

Instruction:

- 5. The instructor(s) demonstrated knowledge of the subject matter.
- 6. The instructor(s) was/were available to provide assistance to students.
- 7. The instructor(s) provided constructive feedback to enhance learning.
- 8. The instructor(s) provided timely feedback consistent with course policies.

Overall:

9. Overall, this course enhanced my learning of the content area.

The instrument uses a 5-point Likert scale: Strongly Agree, Agree, Neither Agree nor Disagree, Disagree, Strongly Disagree. A sixth box will also be included for (NA) Not Applicable. Please see Appendix for the response scale.

B. Additional Considerations

- 1. Colleges/schools or departments should add qualitative and quantitative questions to this instrument to optimize student feedback for their program(s).
- 2. When using this tool to evaluate courses taught by multiple faculty members, the colleges/schools or departments shall implement the parts of the tool appropriate for each faculty member's role in the course (i.e. course director vs. lab instructor).
- C. Policies on Administering student course evaluations
 - The questionnaire used for each student course evaluation will include the core instrument plus individual college/school or department qualitative and quantitative questions.

- 2. Student course evaluations will be completed online in a process ensuring student anonymity.
- 3. The instructor must not be present while the evaluations are being completed.
- 4. The evaluation administrator should instruct students not to communicate with each other while completing the evaluations.
- 5. Final results of the evaluation will not be provided to the instructor until after final grades are submitted.
- D. Policies on Use of Results of Student Course Evaluation
 - 1. Student course evaluations shall not be used as the primary indicator of faculty performance.
 - 2. Response to a single question on a student course evaluation shall not be used as the primary indicator of faculty performance.
 - 3. The faculty member's direct supervisor should meet with faculty to review and interpret student course evaluations at least annually.
 - i. The review should focus on parts of the course evaluation in accordance with the faculty member's role in the course (i.e. faculty members should not be evaluated on course design if they did not have a role in designing the course).

5-Point	Likert	Response	Scale
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0	Strongly	0	Agree	0	Neither	0	Disagree	0	Strongly	0	Not
	Agree				Agree nor				Disagree		Applicable
					Disagree						

Approvals (signatures and dates)

ATSU Faculty Senate:	June 23, 2020
SVPAA:	June 23, 2020
President: Caux Whelpoop	- Jane 26, 2020
V	V

Appendix J

ATSU POLICY NO. 90-210: PROHIBITION OF DISCRIMINATION, HARASSMENT, AND RETALIATION

APPROVAL DATE: 08.07.2020 SIGNATURE: On file in Human Resources

Purpose

The purpose of this general order is to provide an employment and a learning environment at A.T. Still University of Health Sciences ("ATSU" or "University") free from discrimination, harassment, and retaliation and ensure compliance with Title IX of the Education Amendments Act of 1972, the Violence Against Women Act Reauthorization of 2013, Title VII of the Civil Rights Act of 1964, and all other applicable national, state, and local laws. Discrimination, harassment, or retaliation by anyone—managers, administrators, supervisors, co-workers, students, or non-University personnel, including clients, vendors, and suppliers—on the basis of race, color, religion, ethnicity, national origin, sex (including pregnancy), gender, sexual orientation, gender identity, age, disability, veteran status, or any other status protected by applicable law, is a violation of University policy and prohibited by ATSU. This policy ensures compliance with law, emphasis on a fair and equitable learning and work environment, and fair process for all concerned.

This policy, and excerpts from it, appears within many ATSU publications, both online and in print. For the most up-to-date version of this policy, refer to atsu.edu/prohibition-of-discrimination-harassment-and-retaliation.

Policy

ATSU does not discriminate on the basis of race, color, religion, ethnicity, national origin, sex (including pregnancy), gender, sexual orientation, gender identity, age, disability, veteran status, or any other status protected by applicable law. Dating violence, domestic violence, sexual assault, stalking, harassment, and retaliation are forms of discrimination prohibited by ATSU under this policy.

Any person who witnesses or has knowledge of incidents of discrimination, harassment, retaliation, or any other situation prohibited by this policy, should report such information to persons listed in this general order. All who make a good faith report are protected from adverse action or retaliation under provisions of this policy and by ATSU Policy No.10-216: Whistleblower. Good faith reports, even if erroneous, will not result in punitive action. Deliberately false and/or malicious accusations of discrimination and harassment are just as serious an offense as discrimination or harassment and will be subject to appropriate disciplinary action. If ATSU has actual knowledge of reports by multiple individuals regarding discrimination, harassment, or retaliation by the same respondent, the Title IX coordinator (or designee) will initiate investigation into the reports, regardless of the participation level of one or more of the reporting parties.

Internal complaints regarding potential violations of the Clery Act, Title IX, or Title VII

To report violations of ATSU's nondiscrimination policies, request information, or for assistance filing a police report, contact the following persons:

	Mesa, Arizona, campus	Kirksville, Missouri, campus	All sites
Students	Michael Zajac	Lori Haxton	John Gardner
	Associate VP for Student Affairs	Vice President for Student Affairs	Director of Title IX and Training
	Deputy Title IX Coordinator	Deputy Title IX Coordinator	Title IX Coordinator
	5845 E. Still Circle	800 W. Jefferson St.	800 W. Jefferson St.
	Mesa, AZ 85206	Kirksville, MO 63501	Kirksville, MO 63501
	480.219.6026	660.626.2236	660.626.2113
	michaelzajac@atsu.edu	<u>lhaxton@atsu.edu</u>	titleix@atsu.edu
Employees,	Tonya Fitch	Donna Brown	
members of	Director of Human Resources	Assistant VP for Human Resources	
the public, or	Deputy Title IX Coordinator	Deputy Title IX Coordinator	
beneficiaries	5845 E. Still Circle	800 W. Jefferson St.	
should	Mesa, AZ 85206	Kirksville, MO 63501	
contact:	480.219.6007	660.626.27922	
	tfitch@atsu.edu	dbrown@atsu.edu	

To anonymously and confidentially report situations or behavior prohibited by this policy, call the 24-hour service at 1.855.FRAUD-HL or use the secure online reporting form at <u>fraudhl.com</u>. Reference company ID ("ATSU") when making a report.

Crime reporting options

	Mesa, Arizo	na, campus	Kirksville, Miss	souri, campus	St. Louis Dental Center		
	Off campus	On campus	Off campus	On campus	Off Site	On Site	
Emergency	911	911	911	9-911	911	4444	
Security	480.341.9075	*7	660.626.2380/ 660.349.9513	33	314.814.8568	314.814.8568	
Police	480.341.9075, opt. 2		660.785.6945		314.231.1212		

If you are in an area without an identified ATSU facility, please contact 911 to report a crime or seek police assistance.

On-campus, confidential resources available for students

ATSU Behavioral Health & Wellness Counseling Services (atsu.edu/counseling services)

Mesa, Arizona, campus	Kirksville, Missouri, campus
Art Davalos-Matthews	Sarah Thomas
Behavioral Health & Wellness Counselor	Behavioral Health & Wellness Counselor
480.219.6170	660.626.2751
amatthews@atsu.edu	sarahthomas@atsu.edu
	Phil Jorn
	Behavioral Health & Wellness Counselor
	660.626.2138
	philjorn@atsu.edu

Regulatory complaints regarding potential violations of the Clery Act, Title IX, or Title VII may be directed to:

Title IX and Clery Act	Title VII:
U.S. Department of Education	U.S. Equal Employment Opportunity Commission
One Petticoat Lane	Robert A. Young Federal Building
1010 Walnut Street, Suite 320	1222 Spruce Street, Room 8100
Kansas City, MO 64106	St. Louis, MO 63103
816.268.0550	800.669.4000
816.268.0559 fax	314.539.7894 fax
ocr.kansascity@ed.gov	800.669.6820 TTY

Resources

Off-campus counseling and victim support are available through:

National Sexual Assault Hotline - 800.656.4673

Mesa Victim Services Unit (Arizona) - 480.644.4075

Employees may access the Employee Assistance Program (EAP) by calling 877.622.4327 or by visiting mycigna.com

Policy definitions

Advisor – A person selected by the complainant or respondent to be present at interviews or the hearing process. Advisors may not answer questions on behalf of their party. Advisors pose questions on behalf of their party in the hearing setting. Advisors may not contact the other party except in the hearing setting. A party may request from the Title IX coordinator for more than one advisor if there is a support need, such as a disability accommodation. Evidence from a healthcare professional, or similarly situated expert, of a support need will be required. Advisors will present themselves in a professional manner. Investigators, hearing board chairs, and other institutional officials may remove an advisor from the process if the advisor's behavior is abusive, belligerent, or otherwise inconsistent with a professional nature. A party will be able to replace his/her advisor if removed.

Appellate panel – A group of trained ATSU employees from the Grievance and Equity Response Team (GERT) who reviews appeals of findings from the Title IX Grievance Process or General Discrimination Grievance Process.

ATSU community member – A person participating in or attempting to participate in an ATSU education program as an employee, student, prospective student, alumni, or similarly positioned individual.

Coercion – Coercion is *unreasonable* pressure for sexual activity. Coercive conduct differs from seductive conduct based on factors such as the type and/or extent of the pressure used to obtain consent. When someone makes clear s/he does not want to engage in certain sexual activity, wants to stop, or does not want to go past a certain point of sexual interaction, continued pressure beyond that point can be coercive.

Complainant – An ATSU community member who alleges his/her educational or employment rights were infringed upon based on class-based (race, sex, gender, etc.) discrimination or harassment.

Investigation – A process conducted by unbiased investigators to gather and synthesize evidence while providing analysis of the credibility of evidence. In the General Discrimination Grievance Process, investigator(s) will make a determination of *in violation* or *not in violation of policy*. In the Title IX Grievance Process, the investigator(s) will not make a determination of *in violation or not in violation*, but instead, determine the facts to be considered by the hearing panel.

Consent – Consent is knowing, voluntary, and clear permission by word or action to engage in sexual activity. For consent to be valid, there must be a clear expression in words or actions that the other individual consented to that specific sexual conduct. Reasonable reciprocation can be implied. For example, if someone kisses you, you can kiss him/her back (if you want to) without the need to explicitly obtain his/her consent to being kissed back. Consent can also be withdrawn once given, as long as the withdrawal is reasonably and clearly communicated. If consent is withdrawn, that sexual activity should cease within a reasonable time. Consent to some sexual contact (such as kissing or fondling) cannot be presumed to be consent for other sexual activity (such as intercourse). A current or previous intimate relationship is not sufficient to constitute consent.

Finding – The determination of the hearing panel (Title IX Grievance Process) or investigators (General Discrimination Grievance Process) regarding a violation of policy based on the preponderance of the evidence standard.

Force – Force is the use of physical violence and/or physical imposition to gain sexual access. Force also includes threats, intimidation (implied threats), and coercion intended to overcome resistance or produce consent (e.g., "Have sex with me, or I'll hit you." "Okay, don't hit me, I'll do what you want.").

Sexual activity that is forced is, by definition, non-consensual, but non-consensual sexual activity is not necessarily forced. Silence or the absence of resistance alone is not consent. Consent is not demonstrated by the absence of resistance. While resistance is not required or necessary, it is a clear demonstration of non-consent.

General discrimination – Discrimination or harassment not defined or covered under Title IX regulations and the Title IX Grievance Process.

Grievance and Equity Response Team (GERT) – A team of trained ATSU employees who serve as advocates, investigators, hearing panel members, and appellate panel members within the grievance process. GERT membership is maintained and trained by the Title IX coordinator.

Hearing panel – A group of trained ATSU employees (usually three) from the GERT who hear and conduct a proceeding to determine a finding regarding a formal complaint of discrimination in the Title IX Grievance Process.

Incapacitation – A person cannot consent if they are unable to understand what is happening or is disoriented, helpless, asleep, or unconscious for any reason, including by alcohol or other drugs. Incapacitation occurs when someone cannot make rational, reasonable decisions, because they lack the capacity to give knowing/informed consent (e.g., to understand the "who, what, when, where, why, or how" of the sexual interaction). Incapacitation is determined through consideration of all relevant indicators of an individual's state and is not synonymous with intoxication, impairment, blackout, and/or being drunk. This policy also covers a person whose incapacity results from a temporary or permanent physical or mental health condition, involuntary physical restraint, and/or the consumption of incapacitating drugs. Incapacitation should be evaluated from the ability of the respondent to know of the incapacitation.

Preponderance of evidence – The standard of evidence used in this policy. This standard indicates it is more likely than not of a finding of either in violation or not in violation of policy.

Recipient – The institution receiving federal funding. In this policy, the recipient is ATSU.

Respondent – Party accused of violating ATSU policy.

General overview of grievance processes

The general overview of grievance processes is a simplified guide. For specific information about each process, please review the actual processes, *Title IX Prohibited Conduct and Grievance Process* and *General Discrimination Prohibited Conduct and Grievance Process* below.

A. Initial review of complaints

Reports of discrimination and harassment made under this policy will be reviewed under a multipronged approach.

- 1. Initially, reports will be reviewed as to whether they fall under Title IX Final Rule published in the Federal Register, May 19, 2020.
- 2. If a formal discrimination complaint at any point is dismissed as a potential violation under the Title IX Grievance Process (See *Title IX Prohibited Conduct and Grievance Process*.), it will be reviewed as a potential violation under the General Discrimination Grievance Process (See *General Discrimination Prohibited Conduct and Grievance Process*.).
- 3. Components of discrimination or harassment, which indicate a potential violation of both the Title IX and General Discrimination Grievance Process, will be considered under the Title IX Grievance Process. If no Title IX violation is found, the complaint may be considered under the General Discrimination Grievance Processes.
- 4. Promotion and progress boards are not involved in the hearing, investigation, sanctioning, or appeal process.

B. Title IX Grievance Process summary

- 1. Any formal complaint will be reviewed first to determine if there are grounds for immediate dismissal (See *Title IX Prohibited Conduct and Grievance Process B.2.*). If the formal complaint is dismissed under the Title IX Grievance Process, it may be reviewed under the General Discrimination Grievance Process.
- 2. If there are no grounds for dismissal, there will be notice of investigation provided to both the complainant and respondent.
- 3. Both parties will have opportunities for supportive measures.
- 4. A formal resolution process will begin, which includes an investigation by an impartial investigator(s), a hearing before an impartial hearing panel, the opportunity to present witnesses and evidence, the opportunity to cross-examine the other party's witnesses, and the opportunity to appeal.
- 5. Parties have the opportunity to move from a formal resolution process to an informal resolution process in some instances based on the nature of the complaint.
- 6. In the formal resolution process, the hearing panel decides on policy violation and sanctions.
- 7. Both parties have the opportunity to appeal a dismissal or a finding. If an appeal has standing under the policy, an appellate panel will rule on the appeal. Written notice will be provided to the parties following the appellate panel report.

C. General Discrimination Grievance Process summary

- A discrimination and harassment complaint, which is not sex related or dismissed under the Title IX
 Prohibited Behavior and Grievance Process, will be reviewed under the General Discrimination Grievance
 Process.
- 2. Initial steps include a meeting between the investigator and the complainant and implementation of reasonable supportive measures, as requested.
- 3. If it is determined that if all alleged facts are true there would still be no policy violation, the complaint will be dismissed, and the investigator will produce a report stating such conclusion.
- 4. If there is a determination of a potential policy violation, notice will be provided to the respondent and appropriate supportive measures provided.
- 5. An investigation by an unbiased investigator(s) will begin.
- 6. Written notice to both parties of the investigation findings, including determination of responsibility, sanctions, and available appeal procedures, will be provided to both parties. Both parties have the right to appeal the decision of the investigator to an appellate panel, provided the appeal has standing under this policy. The appellate panel's decision will be communicated to the parties in writing.

Title IX Prohibited Conduct and Grievance Process

This process applies to ATSU community members in their dealings with each other within the educational program of ATSU. If through this process, any University employee or student is found in violation of this policy, then s/he will be subject to corrective action up to and including termination or dismissal. University employees or students may be disciplined, up to and including termination or dismissal, for engaging in behavior disrespectful, disruptive, or otherwise prohibited by this policy, regardless of whether such behavior constitutes harassment prohibited by law. Patient complaints related to discrimination or harassment will be addressed under ATSU Policy No. 30-103: Patient Complaints.

A. Prohibited conduct under Title IX

- Prohibited conduct includes unwelcome conduct, whether verbal, non-verbal, physical, or visual, based on or relates to an individual's sex (including pregnancy), which occurs within the U.S. as a part of the recipient's program or activity to a person who participates in a recipient's program or is attempting to participate in a recipient's program and such conduct has the effect of creating a hostile environment, constitutes quid pro quo harassment, or constitutes sexual assault, dating violence, domestic violence, or stalking.
 - a. Hostile environment
 - Unwelcome conduct determined by a reasonable person to be so severe, pervasive, and objectively
 offensive it effectively denies a person equal access to the recipient's education program or activity
 or alters the conditions of employment from both a subjective (the alleged victim's) and an objective
 (a reasonable person standard) viewpoint.
 - 2. Determination of whether an environment is "hostile" will be based upon circumstances, including:
 - a. Conduct's frequency;
 - b. Conduct's nature and severity;
 - c. Whether the conduct was physically threatening;
 - d. Whether the conduct was humiliating;
 - e. Conduct's effect on the alleged victim's mental or emotional state;
 - f. Whether the conduct was directed at more than one person;
 - g. Whether the conduct arose in the context of other discriminatory conduct;
 - h. Whether the conduct unreasonably interfered with the alleged victim's educational or work performance;
 - Whether the statement is an utterance of an epithet, which engenders offense in an employee or student or offends by mere discourtesy or rudeness;
 - j. Whether the speech or conduct deserves the protections of academic freedom or the First Amendment of the U.S. Constitution; and
 - k. Whether the conduct impacts the educational or work environment, regardless of the location of the actual harassment, discrimination, or retaliation.
 - 3. Examples of prohibited conduct include, but are not limited to, jokes, epithets, slurs, insults, negative stereotyping, written or graphic material (including emails), or any threatening or intimidating acts that denigrate or show hostility toward an individual and relate to sex (including pregnancy), gender, or gender identity.
 - 4. Prohibited behavior also includes any unwelcome behavior of a sexual nature, including sexual advances and propositions; requests for sexual favors; sexual jokes, comments, suggestions, or innuendos; foul or obscene gestures or language; display of foul, obscene, or offensive printed or visual material; unwelcome physical contact of a sexual nature, such as bodily contact with the breast, groin, or buttocks; patting, pinching, hugging, or brushing against another individual's body; and any other unwelcome verbal, non-verbal, physical, or visual conduct of a sexual nature where:
 - a. Submission to such conduct is an explicit or implicit condition of employment or education; or
 - Submission to or rejection of such conduct is used as a basis for employment-related or academic-related decisions, such as a promotion, discharge, performance evaluation, pay adjustment, discipline, work assignment, or any other condition of employment or career or academic development; or
 - c. Such conduct has the effect of unreasonably interfering with an individual's work or academic performance or creating an intimidating, abusive, or offensive working or educational environment.

b. Quid pro quo harassment

1. An employee of the recipient conditioning the provision of an aid, benefit, or service of the recipient on an individual's participation in unwelcome sexual conduct;

- 2. A person having power or authority over another constitutes sexual harassment when submission to sexual conduct is made either explicitly or implicitly a term or condition of rating or evaluating an individual's educational or employment progress, development, or performance. This includes when submission to such conduct would be a condition for access to receiving the benefits of any educational or employment program.
- c. Sexual assault, dating violence, domestic violence, and stalking
 - 1. Sexual assault, defined as:
 - a. **Sex offenses, forcible** Any sexual act directed against another person, without the consent of the complainant, including instances where the complainant is incapable of giving consent. This includes attempts to commit any of the following acts.
 - b. **Forcible rape** 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 complainant.
 - c. **Forcible sodomy** Oral or anal sexual intercourse with another person, forcibly and/or against that person's will, or not forcibly or against the person's will (non-consensually) in instances where the complainant is incapable of giving consent because of age or because of temporary or permanent mental or physical incapacity.
 - d. **Sexual assault with an object** To use an object or instrument to penetrate, however slightly, the genital or anal opening of the body of another person, forcibly and/or against that person's will, or not forcibly or against the person's will (non-consensually) in instances where the complainant is incapable of giving consent because of age or because of temporary or permanent mental or physical incapacity.
 - e. **Forcible fondling** The touching of the private body parts of another person (buttocks, groin, breasts) for the purpose of sexual gratification, forcibly and/or against that person's will (non-consensually), or not forcibly or against the person's will in instances where the Complainant is incapable of giving consent because of age or because of temporary or permanent mental or physical incapacity.
 - f. **Sex offenses, nonforcible** Nonforcible sexual intercourse. This includes attempts to commit any of the following acts.
 - i. **Incest** Nonforcible sexual intercourse between persons who are related to each other within the degrees wherein marriage is prohibited by state law.
 - ii. **Statutory rape** Nonforcible sexual intercourse with a person who is under the statutory age of consent where the violation occurs.
 - 2. Dating violence, defined as:
 - Violence committed by a person who is or has been in a social relationship of a romantic or intimate nature with the complainant. The existence of such a relationship shall be determined based on the complainant's statement and with consideration of the length of the relationship, type of relationship, and frequency of interaction between the persons involved in the relationship. For purposes of this definition,
 - a. Dating violence includes, but is not limited to, sexual or physical abuse or the threat of such abuse.
 - b. Dating violence does not include acts covered under the definition of domestic violence.
 - 3. Domestic violence, defined as:
 - a. A felony or misdemeanor crime of violence committed by a:
 - i. Current or former spouse or intimate partner of the complainant;
 - ii. Person with whom the complainant shares a child in common;
 - iii. Person who is cohabitating with, or has cohabitated with, the complainant as a spouse or intimate partner; or
 - iv. Person similarly situated to a spouse of the complainant under the state or local domestic or family violence laws.
 - v. Any other person against an adult or youth complainant who is protected from that person's acts under state or local domestic or family violence laws.

- b. Domestic violence does not apply to those who are roommates, but do not meet other components of the definition.
- 4. Stalking defined as:
 - a. Engaging in a course of conduct directed at a specific person that would cause a reasonable person to:
 - i. Fear for the person's safety or the safety of others; or
 - ii. Suffer substantial emotional distress.
 - b. For the purposes of this definition,
 - i. Course of conduct means two or more acts, including, but not limited to, acts in which the stalker directly, indirectly, or through third parties, by any action, method, device, or means, follows, monitors, observes, surveils, threatens, or communicates to or about a person, or interferes with a person's property.
 - ii. Reasonable person means a reasonable person under similar circumstances and with similar identities to the complainant.
 - iii. Substantial emotional distress means significant mental suffering or anguish that may, but does not necessarily require medical or other professional treatment or counseling.
- 5. Additional sex-based complaints of discrimination or harassment, which are mandated by state law, federal court decisions, or state court decisions to have a hearing as a part of the grievance process, will follow the Title IX Prohibited Conduct and Grievance Process.
- B. Title IX grievance procedures
 - 1. Any individual, who feels s/he has witnessed or experienced behavior prohibited by this policy or who has questions, concerns, or information regarding violations of this policy, should immediately report the circumstance(s) or incident(s) to his/her supervisor or one of the contact persons described in this policy. Once a report is shared with the Title IX coordinator or deputy Title IX coordinator, the complainant will be notified in writing of his/her ability to file a formal complaint. All University employees are required to report any knowledge of violation of this policy, with the limited exception of licensed professional mental health counselors and other persons with a professional license requiring confidentiality who are working within that license.
 - a. Those doing confidential research approved by ATSU's Institutional Review Board are not required to report instances of harassment, discrimination, or retaliation reported to them within the specific scope of research. However, researchers must contact the Title IX coordinator to receive guidance on providing the research subject with information on reporting and access to supportive measures and interim remedies.
 - b. If a complainant does not wish for a formal complaint to move forward, the Title IX coordinator (or designee) may move forward and submit a formal complaint if there is a compelling risk to health or safety of individuals or the community based on a risk assessment. The risk may be based on pattern, predatory behavior, abuse of minors, use of weapons, and/or violence.
 - 2. Upon receipt of a formal discrimination or harassment complaint based on sex, the University will conduct an initial assessment of the formal complaint to determine whether it indicates a possible violation of this policy.
 - a. If a report is made, the Title IX coordinator (or designee) will review the report in an initial meeting with the complainant. Objectives of this initial meeting will be to reduce the report to writing, stop the harassment, prevent its recurrence, and take steps to remedy its effects in the interim.
 - 1. A report must be made in writing to the Title IX coordinator or a deputy Title IX coordinator to initiate an initial assessment, which may lead to an investigation.
 - 2. A complainant may receive supportive measures without submitting a formal complaint in writing. Supportive measures include, but are not limited to, academic, housing, co-curricular activity, and employment adjustments, temporary no-contact orders, and other steps to stop the behavior and prevent its occurrence in the interim.
 - 3. The Title IX coordinator (or designee) will review the formal complaint to determine if there is a need to dismiss it as a Title IX violation and refer it to the General Discrimination Grievance Process.
 - a. Mandatory dismissal under Title IX will occur because:
 - i. Alleged behavior did not occur within the U.S.

- ii. Alleged behavior did not occur within the education program or activity (including buildings or property controlled by recognized student organizations), and/or the respondent is not within ATSU's jurisdiction.
- iii. Alleged behavior did not meet the definition of sexual harassment, sexual assault, stalking, domestic violence, or dating violence in the policy.
- iv. Complainant was not participating or attempting to participate in the educational program or employment of the recipient.
- b. Discretionary dismissal by ATSU may occur when:
 - i. Complainant wishes to withdraw the formal complaint (if the complainant notifies the Title IX coordinator, in writing, of this wish).
 - ii. Respondent is no longer enrolled or employed by the recipient.
 - iii. There are specific circumstances preventing ATSU from gathering evidence sufficient to reach a determination as to the formal complaint or allegations therein.
- c. If a federal or state court requires a hearing for sex- or gender-based offenses, then dismissal under B.2.a.3.a and B.2.a.3.b do not apply.
- 3. Reports are reviewed, investigated, and heard by GERT members. In some instances, an outside party may be contracted to complete some or all of the roles in the grievance process.
 - a. GERT is made up of the Title IX coordinator, deputy Title IX coordinators, and other employees trained to serve in a variety of roles within the grievance process.
 - b. GERT members receive annual training. This training may include the following topics, processes, and skills, but is not limited to: 1) Training topics: definition of sexual harassment, scope of the recipient's education program or activity, impartiality, how to avoid prejudging of facts, conflicts of interest, bias, issues of relevance as it relates to questions and evidence (specifically as how it relates to sexual predisposition or prior sexual behavior), 2) Processes: how to conduct an investigation, hearing, appeal, and an informal resolution, and 3) Skills: ability to use technology in a live hearing, writing of investigative reports, and writing of hearing and appeals decisions.
 - c. GERT members are required to attend annual training. Training is posted on atsu.edu/titleix.
- 4. If, following initial review of the complaint, it is determined no potential policy violations exist, the Title IX coordinator (or designee) will produce a report stating such conclusion, including all elements of the initial meeting and supportive measures taken.
- 5. If, after an initial meeting between the Title IX coordinator (or designee) and a complainant, it is determined any part of this policy may have been violated, the complainant may choose to utilize a formal or informal process to address the complaint:
 - a. Whether a formal or informal complaint, the respondent and complainant will receive notice of the accusations with:
 - 1. Applicable policies with specific sections of violation identified
 - 2. Notice of details of allegation(s)
 - 3. Identities of parties involved
 - 4. Date(s) of incident(s)
 - Location(s) of incident(s)
 - 6. A statement that the respondent is presumed not in violation of policy
 - 7. Access to applicable policies
 - 8. A reminder of the expectation for truthfulness in the process
 - b. **Informal resolution** Typically used for less serious offenses and when the respondent is willing to accept responsibility for some or all of the alleged violation(s). The complainant and respondent must agree to informal resolution in writing.
 - 1. An informal resolution is available to the parties at any time up until a determination has been made within a formal process.
 - 2. Any party involved within an informal resolution may stop it at any time up until an agreement is achieved and request a formal resolution process.
 - 3. Informal resolution process:
 - a. Parties engage in a dialogue regarding the accusations through a trained facilitator (often the Title IX coordinator). This may be in person, through shuttle diplomacy, or some other manner.

- b. Respondent may accept responsibility for all or some of the allegations.
- c. Sanctions and remedies are determined by the parties through dialogue and not by ATSU.
- Parties come to a written resolution which will be maintained on record by the Title IX coordinator.
- 4. Both parties may have an advisor of their choice present for the informal resolution.
- 5. ATSU will provide both parties in an informal resolution with written notice of the reported misconduct and any sanctions or remedies that may result from the process.
- 6. If an informal resolution process is initiated and then stopped, information shared during the informal resolution discussion or process may not be used in the formal resolution process.
- 7. Parties who begin an informal resolution and request to return to a formal resolution for any reason will not be able to return to the informal resolution process.
- 8. An informal resolution cannot be conducted between an employee and student. Informal resolutions may only be utilized in employee/employee or student/student complaints.
- 9. Parties who reach an agreement through an informal resolution waive their appeal rights.
- 10. A resolution within the informal resolution process is made with the agreement of non-disclosure, and the resolution is binding. Either party who violates the resolution may be in violation of additional policies. Once the agreement is made, there cannot be a formal process resolution.
- c. Formal resolution Investigation and a hearing before neutral, impartial panel members, subject to appeal and final determination. Remedies to restore those impacted will be implemented upon a finding of a policy violation.
 - 1. Investigation
 - Length of investigations is based on a number of factors and variables, including nature and detail of complaint received, complexity of investigation, and cooperation level of parties and witnesses.
 - b. Investigations will be completed within a prompt and reasonable timeframe dependent on the context and facts related to the complaint.
 - c. Parties will be regularly updated as to projected timeline for completion of the investigation. During the process, parties will be given timely notice of any meetings at which either or both may be present. Parties will have equal opportunity to present witnesses and provide evidence. Both parties have the opportunity to have an advisor of their choice. If either party does not have an advisor during the investigative process, ATSU will provide an advisor for him/her, if s/he would like. During the hearing process, an advisor is required and will be provided to the parties if they do not have one. It is advised supervisors of the parties should not be advisors. If a supervisor of the respondent is the advisor of choice for either party, the supervisor will not be involved within the sanctioning process. Parties' advisors may not contact investigators, Title IX coordinator, hearing panel members, or appellate panel members directly. All contact should be initiated and carried out by the parties themselves.
 - d. Investigators will be assigned from the GERT in an effort to provide the most fair and impartial process.
 - e. If a respondent withdraws from the University during the investigation process, s/he will not be permitted to re-enroll until disposition of the case, and a notation will be placed on his/her transcript.
 - f. At the conclusion of the investigation process, the investigation report and evidence collected will be submitted to the Title IX coordinator (or designee), in order to share the report with the parties and provide the report and evidence for the hearing panel.
 - i. A draft of the investigative report will be provided to the parties. The parties will have 10 business days to respond in writing to the draft report.
 - ii. After receiving responses to the draft report or waiting 10 business days and there is no response, investigators will review additional material provided by the parties and compile the final investigation report.
 - iii. The final investigation report will be provided to the parties, who will have 10 business days to respond to the final investigative report in writing prior to the beginning of the hearing process.

iv. In addition to the final report, parties will receive all evidence collected in the investigative process.

2. Hearing

- a. The hearing will be conducted live, although some hearings may be conducted virtually depending on case circumstances. Parties will be notified of the hearing time and date no fewer than 10 business days in advance. Notification will include a description of violations of policy; date, time, and location of the hearing; rules of the hearing, and hearing panel members. Rescheduling of the hearing is at the hearing panel chair's sole discretion. In the case of multiple respondents, there may be joint or separate hearings, and the notice will so indicate.
- b. The panel chair will conduct the hearing.
- c. The hearing panel will be selected from GERT, who have not previously been involved in the case and have no known bias. Any objections to hearing panel members must be raised in writing to the Title IX coordinator no fewer than five days prior to the hearing. Removal or changing of a hearing panel member is at the discretion of the Title IX coordinator (or designee).
- d. Prior to the hearing, a pre-hearing conference will be held to discuss procedural expectations with the parties, answer questions, and resolve any contested areas of process. Issues of relevance regarding lines of questioning and evidence are best decided in the pre-hearing conference rather than during the hearing. The pre-hearing conference will not be recorded.
- e. Hearing panel will review the witness testimony, investigator report, and other submitted evidence in order to make a decision of the respondent being in violation or not in violation.
- f. Hearing will proceed at the scheduled time, unless rescheduled by the panel chair. Absence of parties, witnesses, or advisors will not postpone a hearing.
- g. Both parties may choose to submit an impact statement. The impact statement must be provided to the Title IX coordinator at least one day prior to the hearing. The impact statements will be held by the Title IX coordinator; if the respondent is found responsible at the hearing, impact statements will be provided to the hearing panel for its use during the sanctioning phase.
- h. Hearing panel will begin the hearing with an assumption of not in violation on behalf of the respondent. As evidence is introduced, the hearing panel will evaluate credibility of the evidence until all evidence is presented to develop a finding.
- i. Hearing panel will use "preponderance of evidence" standard of evidence when determining whether there is a violation of policy.
- j. Order of the hearing:
 - i. Welcome and explanation of the process
 - ii. Presentation of investigative report by the investigator
 - iii. Witnesses for complainant and complainant's testimony
 - iv. Witnesses for respondent and respondent's testimony
 - v. Witnesses requested by hearing panel
 - vi. Conclusion of hearing and notification of timeline for finding
- k. Investigators will present their investigation report during the hearing. The investigative report will not make an indication of findings, but share evidence found during the investigation. Investigators are not to share an opinion regarding whether or not a violation occurred.
- I. Parties are entitled to provide witnesses at the hearing. Parties may submit witness lists. Any witness lists must be submitted to the Title IX coordinator no fewer than five business days in advance of the hearing. Witnesses, not submitted five business days prior to the hearing, may not be permitted to participate. The hearing panel chair will notify all parties of the shared witness list no fewer than two business days prior to the hearing. The investigator must have previously questioned all witnesses (If an in-person or virtual questioning is not possible, written response to questions may be accepted as an investigator interview.). It is the parties' responsibility to ensure their witnesses are present at the hearing.

- m. Hearing panel will ask its questions of each witness prior to direct questioning and cross-examination by the parties' advisors. If a party's advisor does not arrive for the hearing, ATSU will provide an advisor to conduct direct and cross-examination questions provided by the party.
- n. Parties, by their advisors, may question their own witnesses and cross-exam witnesses submitted by a different party. Advisors for parties will conduct questioning, and not the parties themselves. Advisors are to submit their questions from a seated position and in a professional tone. Any witness who does not submit to cross-examination cannot have testimony, previous interviews, or correspondence considered in the decision-making process. Witnesses and parties who make themselves available to cross-examination, but are not asked cross-examination questions, will have their statements and evidence submitted to the hearing panel. If a party or witness responds to only some cross-examination questions, only his/her previous statements and evidence related to the questions for which s/he responded may be considered in the decision-making process.
- o. After each question is posed by the advisors for the parties, the witness will wait for the hearing panel chair to indicate the question should be answered. The hearing panel chair has absolute discretion to determine which questions are relevant and may decline to pose or permit certain questions based on relevance. Rationale for not permitting certain questions must be provided within two business days to the submitting party. Questions are usually not allowed because of lack of relevance, repetition, or because they are abusive in nature.
- p. Parties and witnesses are expected to respond to the hearing panel chair's approved questions submitted by the advisors and hearing panel. If a party or witness does not respond to all questions determined relevant by the hearing panel chair, it will be considered the party or witness did not cooperate in the hearing process. A party does not need to be present for an advisor to ask direct and cross-examination questions of witnesses.
- q. Each party also has the opportunity to submit inculpatory evidence (evidence indicating the respondent violated policy) or exculpatory evidence (evidence indicating the respondent did not violate policy) to the hearing panel. The hearing panel chair has absolute discretion in admitting evidence and may deny consideration of evidence by the hearing panel. Rationale for omitting evidence must be submitted within two business days to the submitting party.
- r. Unless the Title IX coordinator (or designee) determines it is appropriate, no one will present information or raise questions concerning: (1) incidents not directly related to the possible violation, unless such incidents evidence a pattern; (2) sexual history of the parties (Though there may be a limited exception with respect to pattern, sexual history between parties, or where evidence regarding the complainant's sexual history is offered to prove a person or persons, who are not the respondent, engaged in the reported misconduct, if relevant; or (3) character of the parties. While previous conduct violations by the respondent are not generally admissible as information about the present allegation, investigators may supply the hearing panel with information about previous findings to consider as possible evidence of pattern and/or predatory conduct. Witnesses may only be present for the part of the hearing in which they are questioned.
- s. There will be no observers of the hearing and no more than one advisor per party at the hearing. If a party has need for a supplemental advisor related to a disability or language translation, it may be allowed based on a review of documentation. The need for a support advisor related to a disability or language translation must be arranged prior to the hearing with the Title IX coordinator (or designee).
- t. The hearing will be recorded only by the Title IX coordinator (or designee) and only for potential use in appeals. There are to be no other recordings by the parties or anyone else. If there is an appeal, the recording may be reviewed by the parties and their advisors in a controlled setting to be determined by the Title IX coordinator (or designee). No copies of the recording will be provided.
- u. Deliberations will occur with only the hearing panel and the Title IX coordinator (or designee) present. The Title IX coordinator (or designee) is only present to clarify questions. Hearing panel will make the final decision. Deliberations are not recorded.

- v. Simultaneous written notice to the parties describing hearing findings, including determination of responsibility and sanctions and available appeal procedures, will occur within five business days of the hearing. Any delay within the notification of findings and sanctions will be communicated to the parties simultaneously.
- d. All ATSU employees who are not named as respondents must cooperate fully with any investigations and hearings.
 - 1. Exception Employees acting under a professional license, which provides privilege (i.e., behavioral health & wellness counselors)
 - 2. Employees who have a professional license, which provides privilege, but are not acting under that license, do not have privilege (i.e., a healthcare provider serving in a professor role).
 - 3. Academic information protected under the Family Educational Rights and Privacy Act (FERPA) is available to investigations as legitimate educational interest.
- e. Complainant, respondent, and appropriate officials will be given timely and equal access to information to be used during informal and formal disciplinary meetings and hearings.
- f. Complainants and respondents are able to gather their own evidence and may discuss the allegations in the process of gathering evidence.

General Discrimination Prohibited Conduct and Grievance Process

This process applies to all University employees and students in their dealings with each other and to all University employees and students in their dealings with third parties. Patient complaints related to discrimination or harassment will be addressed under ATSU Policy No. 30-103: Patient Complaints. If through this process, any University employee or student is found in violation of this policy, then s/he will be subject to corrective action up to and including termination or dismissal. University employees or students may be disciplined, up to and including termination or dismissal, for engaging in behavior disrespectful, disruptive, or otherwise prohibited by this policy, regardless of whether such behavior constitutes harassment prohibited by law.

A. General discrimination prohibited conduct

- 1. Prohibited conduct includes unwelcome conduct, whether verbal, non-verbal, physical, or visual, that is based on or relates to an individual's race, color, religion, ethnicity, national origin, sexual orientation, age, disability, veteran status, or any other status protected by applicable law, and has the effect of creating a hostile environment which:
 - a. Has the effect of unreasonably interfering with an individual's work or student's performance.
 - b. Has the effect of otherwise adversely affects an individual's employment or educational opportunities.
- 2. A hostile environment is any situation in which there is harassing conduct sufficiently severe, pervasive, or objectively offensive to alter the conditions of employment or limit, interfere with, or deny educational benefits or opportunities, from both a subjective (the alleged victim's) and an objective (a reasonable person's standard) viewpoint.
- 3. Determination of whether an environment is "hostile" will be based upon circumstances, including:
 - a. Conduct frequency;
 - b. Conduct's nature and severity;
 - c. Whether conduct was physically threatening;
 - d. Whether conduct was humiliating;
 - e. Effect of conduct on the alleged victim's mental or emotional state;
 - f. Whether conduct was directed at more than one person;
 - g. Whether conduct arose in the context of other discriminatory conduct;
 - h. Whether conduct unreasonably interfered with the alleged victim's educational or work performance;
 - i. Whether the statement is an utterance of an epithet, which engenders offense in an employee or student, or offends by mere discourtesy or rudeness;
 - j. Whether the speech or conduct deserves the protections of academic freedom or the First Amendment of the U.S. Constitution.

- 4. Examples of prohibited conduct include, but are not limited to, jokes, epithets, slurs, insults, negative stereotyping, written or graphic material (including emails), or any threatening or intimidating acts denigrating or showing hostility toward an individual and relate to race, color, religion, ethnicity, national origin, sexual orientation, age, disability, veteran status, or any other status protected by applicable law.
- B. Discrimination, harassment, and retaliation grievance procedures
 - 1. Any individual who feels s/he has have witnessed or experienced behavior prohibited by this policy or who has questions, concerns, or information regarding violations of this policy must immediately report the circumstance(s) or incident(s) to his/her supervisor or one of the contact persons described within this policy.
 - 2. Upon receipt of a discrimination, harassment, or retaliation report, the University will conduct a prompt, thorough, and impartial review, evaluating all relevant information and documentation relating to the report
 - a. If a report is made, ATSU's Title IX coordinator (or designee) will review the report in an initial meeting with the reporting party. Objectives of this initial meeting will be to reduce the report to writing, stop the harassment, prevent its recurrence, and take steps to remedy its effects in the interim.
 - b. If, following the initial review of the complaint, it is determined no potential policy violations exist, the Title IX coordinator (or designee) will produce a report stating such conclusion, including all elements of the initial meeting and interim remedial steps taken.
 - c. Interim remedial steps may include academic or work adjustments, no contact orders, temporary suspension of the responding party, or any other reasonable measure to facilitate the end and prevention of harassment or discrimination.
 - d. If, after an initial meeting between ATSU 's Title IX coordinator (or designee) and a reporting party, it is determined any part of this policy may have been violated, a full investigation will be conducted. Investigators from GERT will be assigned. Investigators will be appropriately trained and will not have a conflict of interest or bias against the reporting or responding party. In some instances, an outside party may be contracted to complete some or all of the roles in the grievance process.
 - e. Parties will be regularly updated as to projected timeline for completion of investigation. During the process, the reporting party and responding party will have equal opportunity to present witnesses and provide evidence. Reporting party, responding party, and appropriate officials will be given timely and equal access to information to be used during informal and formal disciplinary meetings and hearings.
 - f. All ATSU employees, who are not named as responding parties, must cooperate fully with any investigations.
 - 1. Exception Employees acting under a professional license which provides privilege (i.e., behavioral health & wellness counselors).
 - 2. Employees who have a professional license, which provides privilege, but are not acting under that license, do not have privilege (i.e., a healthcare provider serving in a professor role).
 - 3. Academic information protected under FERPA is available to investigations as legitimate educational interest.
 - g. Investigators use "preponderance of evidence" standard when determining whether or not there is a violation.

Sanctions

- A. Sanctions are determined by the hearing panel (within the Title IX Grievance Process) or recommended by the investigators (within the General Discrimination Grievance Process).
- B. Sanctions for student violations of ATSU Policy No. 90-210 may include, but are not limited to a reprimand, disciplinary warning to be added to the student's permanent file, educational sanctions, required counseling, limitations in activities, probation, suspension, dismissal, revocation of diploma, student organizational sanctions, and other context appropriate sanctions.
- C. Sanctions for employee violations of ATSU Policy No. 90-210 may include, but are not limited to, disciplinary warning to be added to the employee's permanent file, performance management improvement process, required counseling, probation, additional training, suspension with or without pay, loss of annual pay increase, loss of oversight or supervisory responsibility, demotion, dismissal, and other context appropriate sanctions.
- D. ATSU community members who share employee and student status may be sanctioned under either or both status
- E. Sanctioning is guided by the ATSU Policy No. 90-210 sanctioning guide.

Appeals

- A. Parties will have the right to appeal within five business days of receiving the findings and sanctions or the report's dismissal. If the appeal is not timely or substantively eligible, the original decision will stand, and the decision will be final. The party requesting the appeal must show error as the original findings and sanctions are presumed to have been decided reasonably and appropriately. The only grounds for appeal are:
 - 1. A procedural irregularity affecting the outcome of matter.
 - 2. To consider new evidence, unavailable during the original hearing or investigation, which could substantially impact the decision in the matter. A summary of this new evidence and its potential impact must be included.
 - 3. Title IX personnel had a conflict of interest or bias affecting the outcome of the matter
- B. Appeals must be submitted for review to the Title IX coordinator (or designee) to determine standing. Appeals with standing will be forwarded to a panel of trained GERT members.
- C. Upon receipt of a written appeal, an appellate panel consisting of up to three GERT members will be selected to rule on the appeal.
 - 1. Appeals decisions are to be deferential to the original hearing body, making changes to the finding only where there is clear error and to the sanction only if there is a compelling justification to do so. An appeal is not an opportunity for appeals officers to substitute their judgment for that of the original hearing body merely because they disagree with the finding and/or sanctions.
 - 2. Any sanctions, excluding termination, employment transfer, or expulsion, imposed at the conclusion of an investigation will remain in effect during the appeals process. Termination, employment transfer, expulsion, or dismissal will be treated as a suspension from the conclusion of the application of sanctions to the conclusion of the appeal process. If employment termination, employment transfer, or expulsion are upheld in the appeal process, such sanction will be instituted immediately at the conclusion of the appeal.
 - 3. The appellate panel will rule on the appeal within 15 business days. Any extension of time beyond 15 business days will be communicated to both parties along with an updated timeframe for the ruling. If an appeal is granted, direction will be provided by the appellate panel regarding next steps. Appellate panel may:
 - a. Remand case to the original hearing panel.
 - b. Remand case to a new hearing panel.
 - c. Remand case back to the original investigators.
 - d. Remand case to a new set of investigators.
 - e. Make no change to the decision or sanction.

Anti-retaliation

- A. The University will not retaliate against, nor permit retaliation against, any individual who opposes discrimination or harassment, makes a complaint of discrimination or harassment, and/or participates or cooperates in a discrimination or harassment investigation, proceeding, or hearing.
- B. Examples of retaliation:
 - After a whistleblowing incident, an employee may suddenly find him/herself being assigned to different
 duties or even moved into a different position. The new role often involves duties below the employee's
 capabilities or even demeaning in nature. Supervisor may make the new role as difficult as possible by harshly
 critiquing results or implementing unreasonable time constraints for completing projects. Supervisor may
 also limit access to resources the employee needs to complete his/her assigned tasks.
 - 2. Employers may retaliate by excluding the employee from normal activities, attempting to create a sense of isolation. Supervisor may refuse to invite the employee to an important meeting or a social activity, such as a group luncheon or outing. Supervisor may also exclude the employee from training sessions that could enhance the employee's job performance or opportunity for advancement. Exclusion may occur by relocating the employee to an area where there is little contact with other workers.

Amnesty

A. Amnesty for drug/alcohol possession and consumption violations

- 1. ATSU strongly encourages students and employees to report potential violations of this policy. Therefore, good faith reporters to appropriate authorities regarding potential violations will not face University disciplinary action for their own drug/alcohol possession or consumption in connection with the reported incident.
- 2. Amnesty for persons making a report in good faith does not include substance abuse counseling and/or rehabilitation, which may be necessary for employees or students with clinical responsibilities or patient contact.

Free speech and academic freedom

- A. Faculty and other academic appointees, staff, and students of the University enjoy significant free speech protections guaranteed by the First Amendment of the U.S. Constitution.
- B. This policy is intended to protect members of the University community from discrimination, not to regulate protected speech.
- C. This policy will be implemented in a manner recognizing the importance of rights to freedom of speech and expression.
- D. The University also has a compelling interest in free inquiry and collective search for knowledge, and thus, recognizes principles of academic freedom as a special area of protected speech.
- E. Consistent with these principles, no provision of this policy will be interpreted to prohibit conduct legitimately related to course content, teaching methods, scholarship, or public commentary of an individual faculty member or the educational, political, artistic, or literary expression of students in classrooms and public forums.
- **F.** Freedom of speech and academic freedom are not limitless and do not protect speech or expressive conduct violating federal or state antidiscrimination laws.

Record retention

- A. ATSU will maintain copies of the following documents/records relating to this policy in accordance with ATSU's record retention schedule.
 - 1. Each sexual harassment investigation report and evidence gathered;
 - 2. Final determination letters and disciplinary sanctions imposed upon respondent;
 - 3. Audio or audiovisual recordings or transcript of live hearings;
 - 4. Remedies provided to complainant in order to restore or preserve equal access to education programs or activities;
 - 5. Any appeal and the result therefrom;
 - 6. Informal resolution agreements;
 - 7. Supportive measures offered in response to a report or formal complaint of sexual harassment;
 - 8. Written basis explaining ATSU was not deliberately indifferent in its response to reports for formal complaints of sexual harassment, which is often a conclusion of the investigation report and hearing panel report;
 - 9. ATSU will retain all materials used to train Title IX coordinators, investigators, and any person who facilitates an informal resolution process.
 - Documentation for reasons why supportive measures were not provided and why it was reasonable in light
 of known circumstances.

Responsibility

- A. All ATSU employees Employees are required to report instances of discrimination, harassment, or retaliation to the Title IX coordinator or deputy Title IX coordinators and cooperate fully in an investigation when not named as a respondent.
- B. All ATSU employees and students
 - a. Employees and students are required to comply with the requests of the Title IX coordinator (or designee) in implementing supportive or interim measures and sanctions.
 - b. Employees and students who are not named as responding parties must cooperate fully with investigations and hearing panels.

- C. Assistant vice president of human resources and director of human resources These employees are responsible for responding to and monitoring all complaints of discrimination, harassment, or retaliation from employees, members of the public, or beneficiaries.
- D. Vice president for student affairs and associate vice president for student affairs These employees are responsible for responding to and monitoring all complaints of discrimination, harassment, or retaliation from students.
- E. The Title IX coordinator This employee is responsible for facilitating appropriate sex- and gender-based harassment and discrimination awareness, prevention, training, monitoring, reporting, investigation, and resolution at ATSU.