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Preface

The Board of Regents for Oklahoma Agricultural and Mechanical Colleges appreciates faculty input pertaining to the development of policies affecting faculty status and encourages the institutional administration to provide adequate opportunity for faculty input on such matters prior to presenting recommendations to the governing Board of Regents.

In discharging its duties and responsibilities, occasions may arise where the collective judgment of the Board of Regents requires the Board to act independently in the development and implementation of policies and procedures. In approving the Faculty Handbook for Connors State College, neither the governing Board of Regents nor CSC is waiving or restricting its lawful power, duty, or responsibility to act at any future time to establish policies, regulations, and procedures and to implement other decisions of the Board. In such instances, affected personnel will be informed through the official public record where such actions were approved and the institutional administration is encouraged to take appropriate steps to help ensure that affected personnel are informed.
Organizational Information

History of the College

Connors State College (CSC) was authorized by an act of the first Legislature in 1908 as Connors State School of Agriculture. The school was named for Mr. John P. Connors who was President of the State Board of Agriculture at that time. In 1927, the Oklahoma Legislature amended the act, which established district agricultural schools to make Connors a junior college. The name was also changed, at that time, to Connors State Agricultural College. During the 1967 Legislative Session, the name was again changed, this time to Connors State College of Agriculture and Applied Science. In 2000, the Board of Regents shortened the name to Connors State College.

A more detailed account of the history of Connors may be found in the college catalog.

Mission Statement

Connors State College utilizes the highest standards in its commitment to provide affordable, innovative, life-long learning opportunities that enable students to succeed in a global society.

We accomplish our mission by exemplifying the functions of a two-year or community college in Oklahoma as defined by the Oklahoma State Regents for Higher Education (OSRHE). These functions include:

- Provide general education for all students.
- Provide education in several basic fields of study for those students who plan to transfer to a university and complete a baccalaureate degree.
- Provide one- and two-year programs of technical and occupational education to prepare individuals to enter the labor market.
- Provide programs of remedial and developmental education for those whose previous education may not have prepared them for college.
- Provide both formal and informal programs of study especially designed for adults and out-of-school youth in order to serve the community generally with a continuing education opportunity.
- Carry out programs of institutional research designed to improve the institutions’ efficiency and effectiveness of operation.
- Participate in programs of economic development independently or with universities to meet the needs of each institution’s geographic service area.

Core Values

Connors State College serves its employees, students, communities and stakeholders by operating within the following Core Values:

- Adaptability
  - Connors has the flexibility to adapt to changing environmental needs.
- Community
  - Connors values its varied constituencies and their talents, dedication, and support.
• Connors values the educational goals of the students served.
• Connors collaboratively partners with key constituencies to achieve mutual goals.

• Communication
  • Connors provides multiple channels of communication and takes appropriate actions to those communications when needed.

• Integrity
  • Connors practices ethical, progressive leadership in partnerships with communities, other educational institutions, agencies, and organizations for the betterment of the region and state.

• Service
  • Connors places worth on the importance of providing programs and services that effectively accomplish our mission.

• Student Success
  • Connors is open and fair in interactions with diverse student populations in admissions, programs, processes, activities, and services.
  • Connors strives to continuously provide educational excellence for increasing students’ capacities to succeed.
  • Connors maintains a reputation for excellence in all extracurricular activities.

**Governance**

Board of Regents for Oklahoma State University and the A&M Colleges:

It is the policy of the Board of Regents for Oklahoma State University and the Agricultural and Mechanical Colleges that the Laws of the United States and of the State of Oklahoma shall be upheld and obeyed in all of its actions. In so doing, the Board is especially aware of Title VI of the Civil Rights Act and of Title IX of the Educational Amendment of 1974, and it continues not to discriminate against persons on the basis of race, color, religion, national origin, sex, qualified disability, age or status as a veteran.

Such non-discrimination applies to all policies, practices, and procedures; including those pertaining to admission, institution governed by the Board is directed to develop, establish, and observe procedures that implement the nondiscriminatory policy of the Board. In all such instances, the Board encourages the inclusion of minorities and women.

**Connors Development Foundation**

The Connors Development Foundation, Inc. was established to aid and assist Connors State College by providing the resources necessary to meet the ever-increasing costs of supplying quality programs in higher education. The Foundation meets the requirements of a tax-exempt organization so all gifts are tax exempt under Section 501(c) (3) of the Internal Revenue Code of 1984.
Affirmative Action Statement

General Statements
In compliance with the Executive Order 11246; Title II of the Education Amendments of 1976; Title VI of the Civil Rights Act of 1964, as amended by the Education Amendments of 1972; Section 504 of the Rehabilitation Act of 1973; and all other federal, state, school rules, laws, regulations and policies, Connors State College does not discriminate on the basis of sex, race, color, age, religion, national origin, status as a veteran or disability in the educational programs or activities which it operates.

It is the intent of the Connors State College administration, faculty, and staff to comply with both the letter and spirit of the law in making certain that discrimination does not exist in its policies, regulations, and operations. Grievance procedures for Title IX and Section 504 of the Rehabilitation Act and the Americans with Disabilities Act have been established for students, their parents, and employees who feel discrimination has been shown by Connors State College.

Complaints
Any complaint alleging illegal discrimination should be referred to:
- Gwendolyn Derrick, Director of Human Resources
  Connors State College, Gatlin Hall, 2nd Floor Room 231
  (918) 463-2931, Ext. 6206 or gwendolyn.derrick@connorsstate.edu

Title VI, Title IX, and Section 504 complaints may be referred to:
- Gwendolyn Derrick, Human Resources Director who is the designated ADA/Section 504 Compliance Officer
- Dr. Ronald Ramming, Vice President for Enrollment Management and Student Services who is the ADA Coordinator and Rehabilitation Coordinator
  Connors State College, Gatlin Hall, 2nd Floor Room 218
  (918) 463-2931, Ext. 6328 or ronald@connorsstate.edu

They may also be filed with the Regional Office for Civil Rights. Address correspondence to:

  U. S. Department of Education, Region VII
  Office for Civil Rights
  10220 N. Executive Hills Boulevard
  Kansas City, MO 64153

Title VII and ADA complaints may also be filed with the regional Equal Employment Opportunity Commission. Address correspondence to:

  EEOC Office
  200 Park Avenue, Suite 1350
  Oklahoma Tower Building
  Oklahoma City, OK 73102

Sexual Harassment Complaints:
- Human Resources Director, Gwendolyn Derrick, 918-463-6206
- VP of Enrollment Management and Student Services, Dr. Ron Ramming, 918-463-6328
- Executive Vice President, Dr. Jo Lynn Digranes, 918.463.6215, jdigran@connorsstate.edu
Employment Policies

Connors State College complies with the employment policies set forth in the Policy Manual for the Board of Regents for the Oklahoma Agricultural & Mechanical Colleges. The following procedures support the intent of the Board’s employment policies.

At Connors, the levels of organizational structure are as follows:

<table>
<thead>
<tr>
<th>Position</th>
<th>Function</th>
<th>Appointment Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>President</td>
<td>Chief Executive Officer</td>
<td>Hired by and responsible to A&amp;M Board.</td>
</tr>
<tr>
<td>Vice-Presidents, Deans, Directors</td>
<td>Major/mid-level administrative personnel</td>
<td>Hired by and responsible to President with Board approval.</td>
</tr>
<tr>
<td>Faculty</td>
<td>Instruction</td>
<td>Hired by and responsible to President with Board approval.</td>
</tr>
<tr>
<td>Administrative Assistant, Clerical, Maintenance, Secretarial, Custodial</td>
<td>Support Staff</td>
<td>Hired by and responsible to President.</td>
</tr>
<tr>
<td>Adjunct Faculty</td>
<td>Instruction</td>
<td>Hired by and responsible to VP for Academic Services.</td>
</tr>
</tbody>
</table>
General Procedures for Employment

The President has final responsibility for recommending employment, promotions, and terminations of all full-time faculty and staff to the OSU and A&M Board for final approval, but may first choose to secure appropriate on campus counsel before making his/her final recommendations.

Equal Opportunity Employment decisions reflect the institution’s policy of maintaining excellence in instruction, research, and extension. As a College, which recognizes the individual talents of people, Connors State College actively supports equal opportunity and affirmative action, complying fully and willingly with Executive Order 11246, Executive Order 11375, the Civil Rights Act of 1964, and all other appropriate Federal and State Legislation.

Advertisement – The breadth of advertisement for positions depends on the position’s level in the organizational structure. Advertisements are prepared according to the OSU and A&M Board of Regents’ policies.

Advertisements for presidents are publicized nationally in publications such as the Chronicle of Higher Education; in selected regional newspapers; in the two state newspapers, The Daily Oklahoman and the Tulsa World; and in local area newspapers.

Advertisements for major and mid-level administrative personnel and full-time faculty are placed in selected newspapers and/or publications.

Advertisements for adjunct faculty, clerical, maintenance, technical and custodial staff may be placed in local area newspapers.

Application – The applicant must complete the official CSC Application for Employment. Official transcripts from all colleges attended must be provided. Applicable licenses and certifications are also required. The applicant may also provide a resume at the time of application.

Screening/Interview – Employment for each position involves a thorough screening process. An ad-hoc screening committee, composed of relevant personnel, reviews all applications and recommends the most qualified applicants. For full-time positions, the process also involves a personal interview. The appropriate supervisor is responsible for selecting the committee members. A background check may be included in the final assessment of candidates.

Contract of appointments shall be made in writing to the appointee specifying position, salary, conditions and duration of the appointment. Official transcripts of all undergraduate and graduate work and/or required certifications for all professional staff and faculty must be filed with the Human Resources Director and the Vice President of Academic and Student Services. Each employee is expected to keep his or her file updated as additional class work or certifications are acquired.

When a full-time faculty member’s class overload equals 7 or more hours above the normal load during one semester, he/she will be compensated at the end of the semester in which the overload occurs.

Employment File - Personnel files are confidential in nature, and are open only to the individual employee and the appropriate supervisors.
Appointment/Reappointment/Non-reappointment Procedures (full-time faculty)

Full-time faculty appointments are made for one academic year. Appointment to a faculty position is classified as “temporary” for the first three years of employment.

The “temporary” appointment (during the first three years) may be terminated upon expiration of the specific contract period without implication of reappointment. However, notice of intent to reappoint or not reappoint will be communicated in writing by April 10th of each academic year for faculty classified as “temporary.”

Decisions to reappoint or not reappoint are based upon a combination of factors. Years of service, institutional need, institutional function, institutional/departmental budget, and non-professional conduct are factors that are considered.

Dismissal or non-reappointment of faculty who are not classified as “temporary” will be for reasonable cause. A confidential written statement prior to April 10th of the academic year will notify the faculty member if he/she will be dismissed or not reappointed. Termination for cause may be initiated by an administrator for reasons such as conduct seriously prejudicial to the college, an act of moral turpitude, neglect of duty, inefficiency or incompetence, repeated failure or refusal to follow administrative directions, a genuine lack of need for the service or necessity for financial retrenchment.

A faculty committee, at the option of the faculty member, may be called to consider the dismissal or non-reappointment. A committee will be formed as set forth in the grievance procedure. It will hear information and make advisory recommendations to the Vice President for Academic and Student Services and to the President.

Evaluation – It is the intent of CSC to insure that all employees are aware of their performance and progress as it relates to employment. Employees are evaluated informally on a daily basis, but the appropriate supervisor will also conduct a formal evaluation annually. The supervisor has the option to formally evaluate an employee more than once a year, particularly in cases where performance is viewed as deficient in nature.

The evaluation will note strengths and weaknesses as identified by both the employee and supervisor. The supervisor will make commendations and suggestions for improvement. These commendations and/or suggestions will be conveyed to the employee both orally and in writing. The supervisor will make recommendations concerning retention to the President.

Promotion – In the selection of a division chair, director or dean, a committee will be formed for consultation purposes. The committee will meet with the President prior to his/her recommendation to the Board for such appointment.

The President may appoint a division chair, director, dean or other mid-level administrators. Such appointments are on an “at-will” basis and are not made for any particular duration. Reappointment is determined by institutional need and/or performance.

When staff positions are open, all qualified applicants, including those who may already be employed in other positions within the college, may apply. Internal promotion is encouraged by the college where possible and when a qualified internal candidate has applied for a position, especially if such promotion supports the College’s affirmative action efforts.

Procedures for Externally-Funded Staff

Faculty or staff positions created by federal grants or other external funds are appointed, evaluated, reappointed, or not reappointed through the same mechanisms as other college personnel. However, because of the nature and duration of the funds and programs, each contract automatically
terminates at the conclusion of the year for the duration of the program. Notices of intent for continuance or in some cases discontinuance are based on performance and/or notification of funding awards.

**Adjunct Faculty/Coaching Appointments**

Professionals in the community and individuals with special skills, such as members of the coaching staffs of the College, may be granted appointments as adjunct instructors. Adjunct appointments are temporary appointments for specific periods of time and with no expectation of reappointment. Adjunct appointments do not count toward years of service as a continuing faculty member. No notice of non-renewal of an adjunct appointment is required, as the appointment ends by its own terms at the end of the appointment period. Such appointments do not require a search procedure as would usually be followed in filling a full-time faculty appointment.

**Outside Employment**

Full-time employment at CSC is considered to be one’s primary employment. Employees may engage in outside employment provided the employment does not interfere with assigned duties and responsibilities or constitute a conflict of interest.

**Staff Development/Attendance at Professional Meetings**

Employees are encouraged to continue their professional development by attending applicable meetings, workshops, etc. Proper authorization and arrangement need to be made prior to the meetings. (See section on authorization and travel arrangement procedures).

When the administration asks a staff member to represent the college at a meeting, the staff member will be reimbursed for travel and per diem expenses incurred according to approved Office of State Finance travel claim standards and procedures.

When classes are dismissed for professional meetings, all members of the faculty and pertinent staff are expected to attend. Permission to miss such meetings must be obtained from the appropriate vice president.

**Professional Organizations/Community/Civil Involvement**

All employees are encouraged to join professional organizations and to take leadership roles in their respective communities, disciplines, or areas of interest. All faculty and staff are encouraged to contribute to the Connors State Development Foundation. The amount of the contribution is at the discretion of the employee.

**Employee Benefits**

Benefits are contingent upon the availability of funds and are subject to change. The institution offers various benefits to full-time employees. Detailed information concerning all benefits is available in the Human Resources Department. A brief synopsis of the major benefits is listed below:

**Health/Life Insurance**

Group medical insurance, life insurance, long-term disability insurance, retirement, and major medical benefits are provided for all eligible (full-time) employees. For details, contact the Human Resources Department.
Disability Insurance

All full-time employees on active service under the age of 69-1/2 who are classified as faculty, administrative, or professional full-time staff are eligible for disability coverage. The waiting period is 180 calendar days after being certified as disabled.

Disability insurance guarantees employees 60% of the base pay (including payments from Social Security, Workers Compensation, State Teachers Retirement, or other group programs providing disability).

Retirement Program

All teachers entering the teaching profession in Oklahoma and certain other professionals, working one-half time or more, are required by State law to become members of the Teachers’ Retirement System of Oklahoma. Connors pays the entire Teachers’ Retirement contributions on all full-time employees as a part of its benefits package.

Complete information concerning the Teachers’ Retirement System of Oklahoma can be obtained from the CSC payroll department or by contacting the Teacher’s Retirement System in Oklahoma City (1-877-738-6365) or (www.state.ok.us/~okteachers/).

Connors participates in the Federal Social Security Program and Medicare for their employees. Individual contributions are deducted from the employee’s salary and Connors provides the required employer’s match.

Optional Benefits

Employees may also elect to pay for additional, optional benefits. Details of these benefits are available in the payroll office.

Dependent Medical Coverage
Dependent Life Coverage
Supplemental Cancer Insurance
Pre- and Post-Tax Annuities
Section 125 Flexible Benefit Plans
U.S. Savings Bonds
Employee Educational Savings Plan
Short-term Disability
Dental and Vision
Faculty/Staff Housing

Tuition Reduction

Employees may elect to enroll in courses at Connors. If the course benefits the institution and the individual, one-half (1/2) the tuition rate is waived. The immediate supervisor must approve such a reduction in tuition. Classes that may impact the regular work-day should be approved by the supervisor. This includes employees that are scheduled to work evenings.

Employees who are 65 years of age or older may audit classes without charge. This option also applies to all Oklahoma residents. Enrollment is contingent upon available space.

Tuition Waiver for Dependents of Employees

Dependents (not spouses) of all full-time employees are eligible for a scholarship award of three hundred dollars ($300) per semester or six hundred ($600) per academic year. The awards are renewable
contingent upon appropriate academic progress. Dependents of part-time employees who have at least one year of service at CSC are also eligible for this benefit.

Admission to Sporting Events

Employees may attend all regular season, home sporting events free of charge. Courtesy passes are issued at the beginning of the academic year. *Passes are also available upon request for part-time employees.* (Notify the President’s Office executive assistant if you would like a card or need a replacement.)

Employee Leave

Annual/Vacation Leave (Applies to 11/12-Month Personnel Only)

Eleven and twelve-month employees shall receive annual leave at the accrual rate of 6.23 hours per month for a total of ten days for the first five years of employment. Employees who have worked more than five years will receive annual leave at the accrual rate of 9.38 hours per pay period for a total of 15 days per year. Employees who have worked more than ten years will receive annual leave at the rate of 11.25 hours per pay period for a total of 18 days per year. Employees who have worked more than 15 years will receive annual leave at the rate of 13.13 hours per month for a total of 21 days per year.

Annual leave may be accumulated up to 120 hours for 2 years. Leave should be scheduled in a timely manner with the appropriate supervisor.

Employees may not take compensated leave beyond that which is already accumulated.

Annual leave accumulations, up to the maximum amount provided for by policy will be paid on separation.

Sick Leave

Full-time employees are entitled to sick leave at the rate of 9.38 hours per month. Leave is cumulative for the contract period for a maximum of 15 days for a 12-month contract. Unused days may be accumulated up to 120 days for retirement purposes. There is no monetary compensation for unused accumulated sick leave.

Any employee who misses work because of illness or injury must be sure the appropriate office/supervisor is notified as soon as possible. Scheduled medical appointments and the like should be reported in advance. The corresponding leave sheets must be given to the supervisor upon return to work or, when possible, in advance. Supervisors must submit all leave sheets to the Payroll Accountant no later than the last working day of the month. Appropriate forms are provided for this purpose. (See your supervisor or payroll department for forms).

A doctor’s verification is not required each time an employee is ill. However, the college has the option to require a doctor’s release when such absences exceed three working days or at any other time if the College believes that such is necessary.

When an employee exhausts their sick leave and their annual leave, they may be eligible for leave without pay at the discretion of their supervisor.

The amount of sick leave available during a pay period is determined by prorating according to the number of days the individual is employed.

Sick leave cannot be used as vacation leave.
Compassionate Leave (Special Sick Leave/Deducted from Sick/Annual Leave)

An employee will be granted a maximum of three (3) days of leave upon the death of a member of the immediate family or a relative who has occupied that role.

In some cases of death in the immediate family, the three (3) days of leave may not be sufficient. In such cases, additional leave may be granted upon the request of the employee and the approval of the supervisor. These additional days may be deducted from accumulated sick or annual leave.

If the relative is not a member of the immediate family, leave may be granted upon the request of the employee and with the approval of the appropriate supervisor.

Compassionate leave may be deducted from the employee’s accumulated sick leave, or annual leave at their discretion. Additional leave may be granted at the discretion of the immediate supervisor.

Personal Circumstances Leave (Deducted from sick leave/annual.)

A total of two (2) days of emergency leave is granted for absences caused by inclement weather or emergency business matters. Emergency leave is deducted from the employee’s accumulated sick leave. Please notify the appropriate supervisor of the need for such leave as quickly as possible.

Shared Leave Policy

Purpose

The purpose of this policy is to permit CSC employees to donate paid leave to fellow CSC employees who are suffering from or have a relative suffering from an extraordinary or severe illness, injury, impairment or physical or mental condition that has caused or is likely to cause the employee to take leave without pay or terminate employment. Donations made under this policy are gifts. This policy does not create an entitlement or expectation of shared leave to eligible employees and is one of the employment-related benefits afforded to its employees.

1. Definitions as used in this policy

   a) “Employee” – regular full-time CSC employee with over 6 months of continuous services at CSC. A regular full-time employee is one who is employed to work 40 or more hours per week and maintains continuous regular employment status.

   b) “New Hire” – regular full-time CSC employee with less than 6 months of continuous service at CSC.

   c) “Relative of employee” – an employee’s spouse, parent, stepparent, child (in this context “child” includes legal wards and stepchildren), grandchild, mother-in-law, or father-in-law.

   d) “Extraordinary” or “severe” – serious, extreme and/or life threatening as confirmed by a licensed physician.

   e) “Shared Leave Pool” – a voluntary and anonymous donation of paid leave by employees to a fund balance.
2. **Eligibility**

An employee of CSC will be considered eligible to receive shared leave pursuant to the following conditions:

a) The employee has abided by CSC policies and practices regarding the use of leave.

b) The employee has exhausted or will exhaust all accrued leave prior to start of requested leave.

c) The employee or a relative of the employee is suffering from an extraordinary or severe illness, injury, impairment or physical or mental condition as confirmed by a licensed physician. The employee must submit a medical certificate from a licensed physician or health care practitioner verifying the need for the leave and expected duration of the extraordinary or severe medical condition.

d) The employee’s eligibility shall cease upon the employee’s receiving income from a College provided employee benefit (Long-term disability, worker’s compensation benefits, etc.) or any other form of compensated leave such as short-term disability payments.

e) The President or designee determines that the employee meets the applicable criteria.

f) “New Hire” is eligible for one-half of the benefits that “employee” are eligible for under this policy.

3. **Donation**

An employee may donate paid leave pursuant to the following conditions:

a) Donors must complete the Leave Sharing Donation Form in full.

b) The employee may donate any amount of paid leave provided that the donation does not cause the paid leave balance of the donating employee to fall below 160 hours; thereby leaving an unused amount in the donating employees account equivalent to one month’s hours for personal emergency use.

c) Only an active employee may donate. An employee who has issued a letter of resignation or retirement may not donate. Furthermore, an employee may not donate accrued paid leave within six months of his or her date of resignation or retirement.

d) An employee may not donate excess paid leave that the donor would not be able to take otherwise under the College’s paid leave policy.

e) Compensatory time may not be donated.

f) All donated paid leave must be given voluntarily in writing. No employee shall be coerced, threatened, intimidated or financially induced into donating.

g) Any accrued paid leave that has not been used or shared at the time an employee leaves employment shall be forfeited.

h) Any donated shared leave that has not been used at the time that an employee leaves employment, or when the condition causing the need for such leave ends, shall be returned to the donor(s) as set forth in Section 6(g) to this policy. If, in such a case, the
donor(s) no longer are employed by CSC, the leave amount(s) donated by such employee(s) shall be transferred to the College.

4. Limitation on Leave Sharing
   
a) The recipient employee may only receive a maximum of 261 days of donated leave during total employment at Connors State College.

b) Any donated leave may be used by the recipient only for the purposes specified in this policy.

c) Share leave ends in the event of termination of the condition causing the need for leave.

d) The leave received will be designated as donated leave and will be maintained separately in the Human Resources Office from all other leave balances.

e) All forms of paid leave available for use by the recipient must be exhausted prior to using any donated leave.

f) Complete the Leave Sharing Request Form and submit a current medical statement from a licensed physician verifying the need for the leave and the expected duration of the condition.

g) Upon completing the Leave Sharing Request Form the employee will forward the form to his/her immediate supervisor.

h) Once the Leave Sharing Request Form has been completed and has been signed by the employee’s supervisor it should be forwarded to the Human Resources Director.

i) Recipients do not accrue leave time while on shared leave.

5. Recipients
   
a) The employee (or his/her representative in the event the employee is incapacitated) must complete the Leave Sharing Request Form and submit a current medical statement from a licensed physician verifying the need for the leave and the expected duration of the condition.

b) Upon completing the Leave Sharing Request Form the employee will forward the form to his/her immediate supervisor.

c) Once the Leave Sharing Request Form has been completed and has been signed by the employee’s supervisor it should be forwarded to the Human Resources Director.

d) Recipients do not accrue leave time while on shared leave.

6. Administration of the Policy
   
a) Recipient of leave is conditioned upon the availability of donated paid leave.

b) The employee receiving donated leave shall be paid his or her regular rate of pay; therefore, one hour of donated leave may cover more or less than one hour of the salary of the recipient. The dollar value of the donated leave shall be converted from the donor to the recipient and the actual amount of donated leave credited to the recipient shall be calculated at the salary rate then being paid to the recipient. (Ex: If Employee A, being
paid $10.00 per hour, donates 2 hours of leave to Employee B, who is paid $20.00 per hour, the donated leave is converted to the salary rate being paid to Employee B, resulting in Employee B actually receiving one (1) hour of donated leave.)

c) No leave share request will be processed retroactively.

d) Donation will be transferred each pay period in amounts not to exceed the recipient employee’s regular monthly hours for that pay period.

e) Donations are irrevocable.

f) Efforts will be made to process donations anonymously.

g) Donated leave not actually used by the recipient during each occurrence of an extraordinary or severe medical condition shall be returned to the donor. In the case of multiple leave donors, the donated leave remaining will be divided among the donors on a prorated basis based on the original donated value, returned at its original donor value, and reinstated to the leave balance of each donor.

h) The employee receiving donated leave shall be paid his or her regular rate of pay.

Family and Medical Leave Act

PURPOSE

The Family and Medical Leave Act of 1993 (FMLA) gives certain job protections to employees when balancing work responsibilities with the demands of personal illness or injury or in caring for family members.

This policy sets forth the essential provisions of FMLA. In the event that additional clarification is needed, the actual Act and regulations issued by the federal government implementing the Act shall prevail.

Depending on individual circumstances of the leave, faculty and staff may also be concurrently eligible for paid sick leave benefits under Sick Leave (Faculty/Staff Handbook).

SCOPE

This policy applies to all CSC campuses.

To be eligible for FMLA leave, an employee must have been employed by the College for twelve months, which need not be consecutive, and must have worked at least 1,250 hours within the previous 12 months as of the date leave commences.

POLICY AND PROCEDURES

Qualifying Event

Under FMLA an eligible employee may request up to 12 weeks of unpaid leave for a qualified event:

a. For the birth and care of a child or placement of a child with you for adoption or foster care. Such leave must be taken within 12 months immediately after birth or within 12 months after placement. Leave may begin prior to birth or placement;
b. For care of a family member with a serious health condition. The employee must be needed to care for basic needs, psychological comfort, filling in for others, or making arrangements for the relative; or

c. Because an employee's own serious health condition makes the employee unable to do his or her job due to illness, injury, impairment, or physical or mental condition that involves inpatient care or continuing treatments.

**Definition of Serious Health Condition**

a. Under FMLA, a serious health condition is an illness, injury, impairment, or physical or mental condition that requires either in-patient care or continuing treatment by a health care provider.

b. Serious health condition would not include short-term conditions, which require brief treatment and recovery, such as common colds or flu, stomach viruses, non-migraine headaches, and routine pregnancy, or voluntary or cosmetic treatments not considered medically necessary. The above list is not exclusive.

**FMLA Definitions of Family**

a. Spouse means a husband or wife as defined or recognized under State law for purpose of marriage.

b. Parent means a biological parent or an individual who stands or stood in the place of a parent to an employee when the employee was a child. This term does not include parents “in law.”

c. Son or daughter means a biological, adopted, or foster child, a stepchild, a legal ward, or a child of a person standing in the place of a parent, who is under age 18, or incapable or self-care because of a mental or physical disability.

**Employee Notice and Certifications**

a. The employee must provide 30 days advance notice when the leave is “foreseeable.” On rare occasions, advance notice might not be possible. These situations will be evaluated on a case-by-case basis.

b. Medical certification may be required prior to approval of leave indicating the employee is needed to provide care or unable to perform his/her job.

c. Continued doctor certification will be required if the situation warrants, but not more frequently than every 30 days unless the college has reason to believe the employee is able to return to work.

d. Forms for medical certification are available from the Human Resources office. This form is also acceptable for documentation of sick leave under Sick Leave Policy (Faculty/Staff Handbook).

e. Leave will be denied if the employee fails to provide the required medical certification.

**Maximum Leave Entitlement**

a. Up to 12 weeks of absence from assigned duty may be requested within a 12-month period.

b. In the event both spouses are employed by Connors State College, maximum leave for each eligible spouse is 12 weeks.
**Intermittent and Reduced Leave Schedule**

a. In the event of employee or immediate family member illness only, an employee may request a reduced work schedule. Necessity for the leave must be such a medical need that can best be accommodated through an intermittent or reduced leave schedule. Employees needing intermittent FMLA leave or leave on a reduced schedule must attempt to schedule their leave so as not to disrupt CSC’s operations.

b. Connors State College may transfer an employee to an alternative position with equivalent pay and benefits in order to accommodate the request when such a reassignment is available and expedient for the department in question.

c. Leave taken on an intermittent or reduced schedule will be calculated on a pro rata or proportional basis comparing the employee’s new schedule to his or her prior schedule.

**Concurrent Use of Accrued Paid Leave**

a. Family and Medical Leave is taken concurrently with, other CSC leave policies. Any paid leave remaining after exhaustion of Family and Medical Leave would be taken in accordance with applicable CSC leave policies.

b. An employee with accrued compensatory, annual, or sick leave will take all applicable leave prior to unpaid leave. Paid leave is granted only when conditions in CSC Policy and Procedures for such leave are met.

**Continuation of Benefits During Leave**

a. An employee’s coverage in a group health plan will continue under the same conditions that existed prior to the Family and Medical Leave. Employee medical will be paid by CSC if the employee is enrolled in medical coverage at the same time the leave is requested.

b. Employee life insurance and all optional benefits regularly paid by the employee will be paid by the employee while on leave.

c. Dependent coverage of existing benefits would continue to be paid by the employee as under normal circumstances.

d. Employee contributions will be made by the employee through the Payroll Office on a timely basis.

e. In the event an employee elects to cancel insurance coverages, such cancellation will be effective the end of the month after written notice to CSC Payroll Department. No partial premiums will be calculated.

f. If an employee fails to return to work from unpaid leave, except where health conditions will not permit or death, the employee will be required to reimburse Connors State College for premiums paid on behalf of the employee during the Family and Medical Leave. The employee will be billed through the Business Office.
**Restoration of Employment**

a. Upon return from family medical leave, an employee will be restored to his/her original or equivalent position with equivalent pay, benefits, and other employment terms.

b. An employee may not be restored to an original or equivalent position if such position has been eliminated through a reduction in force program or if the original terms of appointment expired during the leave.

c. Key employees ranking in the top 10% of the highest paid employees at CSC may be excluded from the job guarantee provision if there are reasons justifying such an action.

d. If the reason for leave is personal illness or injury of the employee, medical proof of fitness to return to work will typically be required indicating the employee is able to perform the essential functions of the job.

e. Time on leave of absence without pay may not count toward credited service for Oklahoma Teachers Retirement (OTR) purposes. The rules of the Oklahoma Teachers Retirement System (OTRS) prevail.

**Restoration of Benefits**

a. CSC paid benefits such as CSC paid health care and life insurance will be restored to the employee once returning from leave and will be equivalent to what the employee would have had without taking the leave. If the employee does not want the insurance during this leave, s/he should cancel the insurance and upon return to work should notify CSC Payroll Office of his/her desire to reinstate the benefits. If the insurance is reinstated the day the employee returns, proof of insurability will not be required and no pre-existing condition clauses will apply.

b. Benefits normally paid for by the employee such as dependent coverage, long-term disability, etc. would also be reinstated.

c. Health and dependent care reimbursement accounts will be reinstated once the employee is back on pay status if s/he was enrolled at the time of his/her leave.

**Notice to Employees**

a. Notice of the Family and Medical Leave Act is posted in designated buildings on campus. Departments are responsible for ensuring such notification exists.

b. Copies of this policy and procedure should be made available to employees upon their request.

c. When leave is requested, the supervisor is required to send the employee to Human Resources. Human Resources will respond in writing to the employee specifying the rules for eligibility, 12-month period used, medical certification requirement, required substitutions of leave, rules on payment of benefit premiums, liability of employee for repayment, medical certification requirements, for return to work, status as a key employee, and right to restoration of original or equivalent position. Forms suitable for this response are available from the Human Resources Office.
**Recordkeeping**

a. Supervisors will maintain adequate up-to-date records for each faculty/staff member that accurately reflect the rate and the amount of leave taken, the dates when such leave is used, and the current untaken leave balance.

b. Supervisors will generate appropriate forms on any leave taken under FMLA.

c. Supervisors will report leave used on payroll timesheet reports.

d. Documentation for use of leave will be maintained by the department for three years.

**Exhaustion of Family and Medical Leave**

a. Once an employee has exhausted the 12 work-week eligibility under this policy and other paid leave does not apply, the employee must return to work immediately or pursue a personal leave of absence.

b. If no other leave is approved, the employee will be terminated.

**COBRA**

a. If an employee does not return to work after FMLA leave, CSC will offer COBRA as required under the Consolidated Omnibus Benefits Reconciliation Act.

b. The qualifying event that will trigger an offer of COBRA continuation of coverage occurs on the last day of the employee’s FMLA leave. The last day of FMLA leave is the earlier of (1) the date the employee gives termination notice or (2) the last scheduled day of the FMLA leave.

c. Length of the COBRA coverage is measured from the day of the qualifying event.

**Military Leave and Pay**

Federal law prohibits discrimination by employers against persons because of their service in the Armed Forces of the United States and in certain related uniformed services in order to encourage non-career service in the Armed Forces. Additionally, the Oklahoma Legislature has adopted laws which provide special benefits to state employees who serve in the Armed Forces. Connors State College, as a matter of public policy, is committed to supporting its employees who choose to engage in service in the Armed Forces and this policy is intended to outline the rights and obligations of the University and its employees regarding such service. Often, individual cases will have to be resolved through a review of the facts particular to a given instance of military service. When faced with unique or unclear question regarding the application of College policy and state and/or federal law to a particular case, unit administrators should consult with the Director of Human Resources for assistance and direction.

**Definitions:**

“Uniformed Services” or “Armed Forces” as used in this policy means the Armed Forces of the United States (the Army, Navy, Air Force, Marine Corps, Coast Guard, and Reserve units for each such branch); the Army National Guard and the Air National Guard when engaged in active duty for training, inactive duty training, or full-time National Guard duty; the commissioned corps of the Public Health Service; and any other category of persons designated by the President in time of war or national emergency.

“Service in the Uniformed Services” or “Military Service” means the performance of duty on a voluntary or involuntary basis in one of the Uniformed Services. It includes active duty, active duty for
training, initial active duty for training, full-time National Guard duty, and a period of time for which a person is absent from a position of employment with the University for the purpose of an examination to determine the fitness of the employee to perform any such duty.

“Notice of Service” means any written or verbal notification of an obligation or intention to perform service in the uniformed services provided to an employer by an employee who will perform such service or by the uniformed service in which such service is to be performed.

Scope of Policy

This policy applies to all College campuses and all other locations that have regular employees who serve in the Uniformed Services. It does not apply to students, independent contractors, or temporary employees.

Policies and Procedures:

Leave of Absence for Military Service

All regular employees are entitled leaves of absence from their employment at Connors State College in order to engage in military service as is authorized by federal law without loss of status or seniority. Such leave is permitted regardless of whether the leave is voluntary or involuntary in nature. In ordinary circumstances, the maximum amount of such leave, in the aggregate, will be five (5) years in duration. Exceptional circumstances may occur in which leave for more than five years in the aggregate may be required. Unit supervisors should consult with the Director of Human Resources in such cases.

Employees engaging in military service are required to give notice of such service in advance in writing or orally to their immediate unit supervisor, either in person or through an appropriate officer of the uniformed service in which the service will be performed, except in extraordinary circumstances. No advance notice is required if the giving of such notice is precluded by military necessity (as per regulations prescribed by the Secretary of Defense) or, under all of the relevant circumstances, the giving of such advance notice is impossible or unreasonable. In all instances, employees engaging in military service must submit copies of official written orders issued by the proper military authority to their unit supervisor.

Military Leave Pay / Use of Annual Leave

Employees engaging in military service, as set forth in this Policy shall be entitled to leave with pay during such period of service for the first twenty regularly scheduled workdays of such service during each federal fiscal year. The federal fiscal year begins on October 1.

A leave of absence without pay shall be granted for the remainder of military service in excess of the first twenty scheduled workdays each federal fiscal year.

Employees on military leave, on request, may choose to use up any accrued, unused annual leave that is available to them, but may not be required to do so.

In all cases, appropriate leave forms must be filed. It is the responsibility of the unit administrator to maintain accurate records of military leave. When an employee transfers from one administrative unit to another, the new unit administrator is responsible to obtain military leave records from the previous administrator.

Benefits While on Military Leave

During a military leave of absence, certain benefit rights are protected. Details regarding specific rights should be obtained from the Director of Human Resources.
Subject to terms, conditions, and limitations (including war exclusion clauses) of the applicable benefit plans in which the employee is otherwise eligible, Connors State College will continue to provide coverage as long as law requires.

Employees returning to work after a military leave of absence will be reinstated in benefit programs, where authorized by law. Employees returning to work who do not make timely application for credit of time through OTRS will be required to pay all applicable penalties and interest payments set by OTRS.

**Leave Accrual, Seniority, and Holiday Pay While on Military Leave**

Leave does not accrue during a leave of absence without pay.

The continuous employment date will be maintained during periods of military leave to ensure that leave accrual rates and other benefits based on seniority remain uninterrupted, so long as the employee returns to duty with Connors State College as required by law and this policy statement.

Upon returning from military service, employees are entitled to pay for holidays occurring during the leave of absence. It is the unit administrator’s responsibility to process appropriate pay through the supplemental pay process.

**Reemployment Rights**

Upon completion of military service, employees who have been on military leave must notify their unit administrator of their intent to return to duty at Connors State College within the following time frames:

**Fitness Examinations**

**Service Less Than 31 Days:** If an employee is absent from work at Connors State College due to the employee’s being examined for the purpose of determining the employee’s fitness to perform military service, or if an employee engages in military service for less than 31 days, the employee ordinarily must report to work on the first full regularly scheduled work period on the first full calendar day following the completion of such an examination or service of less than 31 days, plus the expiration of eight hours after a period allowing for transportation from the place of military service to the employee’s home.

**Service of More Than 30 Days but Less Than 181 Days:** If an employee engages in military service for more than 30 days but less than 181 days, the employee must submit a written application for reemployment with the unit administrator not later than 14 days after the completion of the period of military service.

**Service of More Than 180 Days:** If an employee engages in military service for more than 180 days, the employee must submit a written application for reemployment with the unit administrator not later than 90 days after the completion of the period of military service.

**Hospitalization / Convalescence Due To Injury or Illness While In Military Service**

In cases where the employee is hospitalized for or convalescing from an illness or injury incurred in or aggravated during the period of military service, the employee is not required to return to work until the end of the period that is necessary for the employee to recover from that illness or injury, such period ordinarily not to exceed two years.

**Extraordinary Cases Beyond the Employee’s Control**

All of the requirements in the Section entitled Reemployment Rights pertaining to the time frames ordinarily expected of an employee in returning to work are extended if returning to work or submitting an application to return to work within the normal time periods is impossible or unreasonable through no fault of the employee. In such instances, the time periods referred to in this Section shall be extended to the next
full calendar day when such a return to work or submission of an application to return to work becomes reasonable.

In instances where an employee is convalescing from an injury or illness while in military service, and returning to work is impossible or unreasonable within the normal two-year time period, the two-year time period shall be extended by the minimum time to accommodate circumstances beyond the employee’s control which make the reporting within the period impossible or unreasonable.

Employees who have been on military service and who fail to report back to work or submit a written application for reemployment are subject to the College’s regular policies which allow an employee to be separated from employment if absent without excuse for three consecutive days, except in instances where returning to work is unreasonable or impossible due to no fault of the employee, as set forth in the Section entitled Extraordinary Cases Beyond the Employee’s Control.

Employees who are honorably discharged from their period of military service will be reinstated to active employment with Connors State College, provided that they have fulfilled the requirements of this policy statement and all applicable federal laws. Reinstatement will be in positions of like seniority, status and pay, or the nearest approximation consistent with the circumstances in each case. However, reemployment is contingent upon the employees’ continued qualification to perform the duties of the job, and no change in circumstances that would make employment unreasonable or impossible.

Special Rules Regarding Separation from Employment after Military Service

Employees who return to work after engaging in qualified military service lasting more than 30 days may not be separated from employment for any reason other than cause for certain periods of time after returning to work.

Employees who serve more than 30 days but less than 181 days of military service may not be separated from employment except for cause for a period of 180 days after returning to work.

Employees who serve more than 180 days of military service may not be separated from employment except for cause for a period of one year after returning to work.

Attendance and Punctuality

An employee is required to be in attendance and prepared to begin work at the assigned work location on the specified days and hours. Attendance and punctuality are objective measures for job performance evaluations.

An employee demonstrating excessive absenteeism or excessive tardiness, for whatever reason, shall be given the opportunity to substantiate the cause. The immediate supervisor shall evaluate the circumstances and determine the need for correction or disciplinary action.

If an employee cannot report to work as scheduled, he/she shall notify the immediate supervisor within one (1) hour after the reporting time. In the event notification is not made, immediately upon return to work the employee shall show sufficient reasons for the lack of notification. Failure to give sufficient reasons to the immediate supervisor shall be cause for disciplinary action.

An employee who is absent from work for three or more days without authorization from the supervisor may be subject to disciplinary action, including termination. Termination in such a case shall be placed in the personnel record as a voluntary resignation.

Absence or tardiness that is unexcused or excessive in the judgment of Connors State College is grounds for disciplinary action, up to and including dismissal.
Connors State College Policy and Procedures – OVERTIME
(In compliance with the Fair Labor Standards Act)

PURPOSE AND SCOPE

1.01 An integral part of the employment program of the College is a uniform policy related to the earning of and compensation for overtime.

1.02 This section deals with policies and procedures developed to comply with the Fair Labor Standards Act work regulations for exempt and non-exempt employees.

1.03 Payment of overtime is generally avoided and compensatory time is provided in its stead.

COLLEGE POLICY AND STATE LAW

2.01 It is the policy of Connors State College to comply with the overtime provisions of the Fair Labor Standards Act (FLSA) and its regulations in accordance with the policy of the State of Oklahoma. This includes, but is not limited to, the earning of and payment for overtime, establishment of the official workweek, and record keeping.

2.02 The Connors State College Human Resources Director shall post, where appropriate, information about the Fair Labor Standards Act and a copy of this policy to inform covered employees.

2.03 The employment and work program of each department or division of the College should be managed so that the necessity for overtime work is reduced to a minimum, except for emergency situations.

2.04 It is intended, however, that non-exempt employees should be expected to work a reasonable period of overtime. Notice to employees scheduled to work overtime will be given by the supervisor as early as possible.

2.05 Provisions of the Fair Labor Standards Act places a liability upon the employer for the payment of a premium for all hours that an employee not specifically exempt from overtime payment is either requested or permitted to work in excess of the statutory limitation. Therefore, under no circumstances may a non-exempt employee perform work of any nature for the College at his normally assigned work station, or anywhere else on the employer’s premises, in excess of his normal work schedule, unless such overtime work has been specifically authorized by the supervisor.

2.06 The official workweek of the College shall be from 12:00 midnight Friday until 12:00 midnight the following Friday.

2.07 Overtime shall be calculated on the basis of the official workweek and not on the official workday.

DEFINITIONS

3.01 EXEMPT - The position meets the FLSA tests for exemption from the overtime provisions of the Act, and compensation for overtime is not required. At Connors State College, generally exempt positions are faculty, graduate assistants, administrative/professional, certain farm and recreation workers, student professional, and temporary professional.

3.02 NON-EXEMPT - The position does not meet the FLSA tests for exemption from the overtime provisions of the Act, and the employee must be compensated for overtime. At Connors State College, generally non-exempt positions are identified as classified (except for certain farm and recreation workers) and non-professional student or temporary appointments.

NOTE: Information concerning the exempt or non-exempt status of a specific job is available in the Human Resources Department. All non-exempt employees are required to complete a monthly time sheet.
3.03 **OVERTIME** – Hours worked in excess of 40 in a workweek. Compensation for overtime hours is 1-1/2 times the employee’s regular pay rate. This “base” rate (which is multiplied by 1-1/2 to get the “premium” rate per hour) may be affected by special situations such as standby pay.

3.04 **WORKWEEK** – A regular, recurring period of 37.5 consecutive hours.

3.05 **PAY PERIOD** – The period of time covered in a paycheck. For employees on the salary budget a pay period is one month.

**NOTE:** Flextime definition: a supervisor may need to allow an employee to on occasion arrive later or leave early in reference to the normal work schedule. However, this practice should only be as needed and the employee still must work 37.5 hours in the workweek. This is different from compensatory time in that it is not a substitute for overtime, instead a scheduling allowance for activities or needs.

**PROCEDURES**

4.01 Overtime Payment

a. **Non-exempt**

(1) Non-exempt personnel shall receive compensation by check or warrant or by compensatory time at the rate of time and one-half their regular rate for all hours worked in excess of 40 hours in any workweek. Each workweek shall stand-alone and may not be averaged.

(2) Payment for overtime by check or warrant should be made within the same pay period, if possible, or no later than the pay period following the one in which the overtime hours were worked. Exception: Payment may be later if the hours have first been accumulated for compensatory time.

(3) If compensation for overtime worked is paid in released time at the premium rate, such released time (compensatory time) will be given according to the following:

   (a) The maximum compensatory time which may be accrued by any affected employee shall be 120 hours for those engaged in public safety, emergency response, or seasonal activity; the federal maximum of 480 shall not be exceeded by employees engaging in these activities; and 120 hours for all other non-exempt employees, for hours worked after April 15, 1986. The maximum is not an annual accumulation and is not a one-time accumulation. Once the maximum is accumulated, and then time is used, the amount may build to the maximum again, perhaps several times in the duration of the employee’s tenure.

   (b) An employee whose current accrual is the maximum number of compensatory hours shall be paid overtime compensation by check for any additional overtime hours of work according to the procedure in (2) above.

   (c) The use of accumulated compensatory time will be permitted within a reasonable period after the employee requests the time, when it will not be disruptive to department operations. Upon reasonable notice, a department head may request that an employee use a portion of the accrued compensatory time, at any time this is deemed advisable. Disputes should be referred to the Human Resources Department.

   (d) At termination of employment, payment for accrued FLSA compensatory time shall be calculated at the average regular employment, or the final regular rate received by the employee, whichever is higher.
(e) When an affected employee transfers to a non-exempt position in another department, accumulated compensatory time may be transferred to the new department, taken as time off before the effective date of the transfer paid check, or a combination of these. The employee’s wishes will be considered; however, the decision will also be based on the budgets and operational needs of the two departments involved. If the decision is to pay by check for part or all of the accumulated compensatory time, the rate shall be calculated as in (d) above and charged to the department where it was accumulated.

(f) When a non-exempt employee changes to exempt status, every effort should be made to clear accumulated compensatory time by payment, taking the time off, or a combination of these. If the change involves moving to another department, a cooperative decision by the two department heads may be necessary.

(4) When circumstances permit payment by compensatory time off, an agreement or understanding between the supervisor or designee and the employee shall be arrived at before the performance of the work. Such agreement will involve consideration of three factors: (1) the employee’s preference, (2) operational needs of the department, and (3) fiscal strictures which might preclude payment for overtime by check.

(5) A non-exempt employee may not “volunteer” to the College services of the same type he is employed to perform.

4.02 Record Keeping
   a. Records of time worked shall be made and preserved by the payroll office for each non-exempt employee. The records shall include full name, social security number, birth date if under 19, occupation, workweek beginning day/time, rate(s) of pay, hours worked each workday for each workweek, total hours to be paid for straight time, approved leave, and overtime. These time records shall be kept available for inspection for three years.

   b. The work for which non-exempt employees must be paid (at the rate of at least the current minimum wage) and which must be counted in computing liability for weekly overtime pay is described as: the time the employee is actually at work or required to be on duty.

   c. Counted as working time, in addition to time actually worked, are rest periods lasting 15 minutes or less, lectures, meetings, and training programs when attendance is required by the supervisor, and travel time (time en-route) as set out below:
      (1) Travel time from job site to job site during a workday, after reporting for the day’s work.
      (2) Travel time from home to work and return on a special one-day assignment in another city. Deduct the usual time from home to regular work site and return and meal time(s).
      (3) Travel time for out-of-town assignment of more than one day. The travel time that coincides with the employee’s normal workday schedule is counted as time worked. This applies to any day of the week.
      (4) Travel time for work performed while traveling. The time is counted as hours worked whether or not it occurs within the employee’s normal working hours.

   d. Not counted as working time are bona fide meal periods, vacation, sick leave, other leave, holidays not worked, and certain travel time not listed in “c” above.

Job-Related Injury or Illness

Any injury or illness occurring as a result of employment shall be reported immediately upon occurrence to the immediate supervisor. If the immediate supervisor is unavailable the employee shall
follow the chain of command. In the event that the employee is unable to contact supervisors, the employee shall contact the Human Resources Director. The employee must fill out an Employee Accident/Injury Report. The written report is to be submitted by the supervisor to the Director of Human Resources. Forms are available in the Human Resources Office. Failure to immediately report an accident/injury could result in a denial of claim.

**Code of Ethics**

Employees of the College shall maintain the highest standard of ethical conduct in all transactions with students, administrators, colleagues and the public. Employees represent the College when carrying out the duties associated with their position, and as such are expected to act in a manner consistent with the educational philosophy and goals of the College. Each employee must have a signed loyalty oath on file.

**Nepotism**

Employee shall not influence, advocate, negotiate, or approve an employment and promotion of a relative. In view of the sensitive nature of the issue, it is the best policy to refrain from involvement in any type of personnel action pertaining to a relative.

Connors State College permits the employment of relatives of employees as long as such employment does not, in the opinion of the College, create actual or perceived conflicts of interest. For purposes of this policy, “relative” is defined as a spouse, child, parent, sibling, grandparent, grandchild, aunt, uncle, first cousin, or corresponding in-law or “step” relation. The College will exercise sound judgment in the placement of related employees in accordance with the following guidelines:

- Individuals who are related by blood or marriage are permitted to work in the same College area, provided no direct reporting or supervisory/management relationship exists. That is, no employee is permitted to work within the “chain of command” of a relative such that the relative could influence one relative’s work responsibilities, salary, or career progress.

- No relatives are permitted to work in the same department or in any other positions in which the College believes an inherent conflict of interest may exist.

- Employees who marry while employed are treated in accordance with these guidelines. That is, if, in the opinion of the College, a conflict or an apparent conflict arises as a result of the marriage, one of the employees will be transferred at the earliest practicable time.

This policy applies to all categories of employment at Connors State College.

**Personal Appearance and Demeanor**

Discretion in style of dress and behavior is essential to the efficient operation of Connors State College. Employees are therefore, required to dress in appropriate attire and to behave in a professional manner. Employees should exercise good judgment in the choice of work clothes and remember to use conduct at all times in a way that best represents the College.

**Jury Duty**

Connors State College considers jury duty to be a civic responsibility. Whenever an employee is called upon to serve as a juror, it will be without loss of College pay. An employee who is selected and serves as a juror should present documentation of the summons to his/her supervisor for the period of absence during the jury duty. All payments received from the court for services rendered as a juror shall remain the property of the employee.
**Employees Paid By Temporary Grants or Contracts**

Employees paid by a grant or contract that expires during a period of military leave may have reemployment rights in certain circumstances. Reemployment rights are situational, depending upon the individual case facts, such as a history of grant or contract renewal. Contact Personnel Services/Human Resources for a specific determination in instances involving employees paid under a grant or contract.

**Reservation to Alter Policy**

Connors State College reserves the right to change this policy or any portion thereof at any time without any prior notice.
Faculty Responsibilities

Instruction and facilitation of learning are the primary responsibilities of the faculty. Official duties of the faculty include, but are not limited to:

- Maintaining up-to-date records of all of their academic development, transcripts, etc. in the Office of the Human Resources Director
- As soon as you receive a computer and are enabled for Email, notify CIS office and determine if you have been included in the All-CSC address. If you have not, please complete a CIS work order.
- Maintaining current syllabi
- Teaching in accordance with syllabi
- Submitting reports and grades in a timely manner
- Evaluating student learning, maintaining accurate academic records, and implementing appropriate assessment measures
- Serving as academic advisors and keeping records for all advisees
- Attending faculty meetings, division meetings, and required official activities
- Demonstrating evidence of professional growth
- Serving on assigned committees
- Serving as advisors for student organizations
- Being knowledgeable of and enforcing college regulations (refer to college publications)
- Conducting themselves at all times in a professional manner which promotes a positive image of themselves and the College
- Participating in the evaluation process

Teaching Load

A normal teaching load for full-time instructors is 15 credit hours per semester. Those asked to teach more than 30 hours in an academic year will receive overload pay, pending approval by the Office of the President.

Office Hours

Each instructor posts a schedule that indicates class times and locations, student consultation periods, and office hours. The schedule includes both day and evening class schedules with at least 10 hours per week designated for student consultation. If a faculty member needs to cancel an office hour, he/she should inform their Division Chair or the Vice President for Academic and Student Services and post a note on the door for the students.

Class Records/Grade Books

A preliminary class list is provided for all instructors prior to the beginning of classes. At a later date, an official class roll is provided. The instructor is responsible for obtaining a grade book from the CSC Bookstore. The instructor’s grade book is the primary document of record. Instructors are asked to maintain thorough, accurate records of each student’s attendance and performance. These records should also indicate the method in which the final grade was calculated and assigned.

Confidentiality of students’ records should be maintained. The grade book and final grade sheets are to be submitted to the Registrar’s Office at the end of the semester.
Commencement Ceremonies

The annual commencement exercise in May involves an academic processional and recessional. Full-time faculty and administration are required to participate in this ceremony. Please contact the Registrar’s Office to obtain information concerning renting or purchasing your academic regalia.

Textbook Policy

The appropriate Division Chair and the Vice President of Academic Services must approve textbook changes. Contact the appropriate Division Chair for information on changes and deadlines.
Faculty Grievance Review Procedures

Application

All members of the College faculty who have a grievance as defined in this policy that cannot be resolved informally may request the formation of a Grievance Review Committee to examine the grievance and make recommendations to the Vice President for Academic and Student Services or Persons holding a joint appointment (faculty and administrative staff combination) shall be entitled to use the procedures set forth in this policy only when the nature of the complaint pertains to faculty issues.

Definitions

A. Complaint: A "complaint" is a timely, verbal expression of dissatisfaction or concern with aspects of employment that is outside of the control of the employee.

B. Grievance: A "grievance" is a timely, written complaint relating to reappointment, reassignment, working conditions, hostile work environment, retirement, and/or any other work related issue which has not been resolved to the satisfaction of the faculty member after informal discussion of the complaint through the appropriate administrative channels. This process does not cover terminations of faculty appointments for cause, due to financial exigency, or due to academic curtailment or discontinuance. The separate review processes set forth in the Faculty Handbook addressing those areas cover terminations.

Note: If the grievant believes that discrimination has occurred due to race, color, national origin, sex, age, or qualified disability or veteran’s status, he/she must state that belief in the grievance.

Hearing Procedure

1. Informal Resolution Attempts

Faculty members with a complaint should first make every effort to resolve it through informal dialogue with appropriate colleagues and/or their immediate supervisor. Faculty members will be expected to have already thoroughly discussed their complaint with appropriate administrators prior to petitioning for grievance review.

2. Written Request for Response

Faculty members who believe that informal dialogue with colleagues and/or appropriate supervisors has not resulted in a timely and satisfactory resolution to a problem may request that a formal written response be made by the faculty member's immediate supervisor (or other administrator(s) if appropriate). This step of the process requires a written, dated memorandum to the person(s) from whom a response is desired, stating the concerns to be addressed, a resolution that would be acceptable, and a request for a written reply by a specific date. The time span for any written reply must allow the responding person(s) at least five (5) working days. The person(s) receiving such a request should make every attempt to respond within this five- (5) day period.

3. Grievance Review

A. Where informal dialogue and written response methods of resolution are not successful, faculty members who believe that they have a qualified employment dispute may submit a written petition to the Human Resources Director (HRD) for examination of their grievance. The request for grievance adjudication should contain:

   1. A clear, detailed statement of the grievance together with a statement describing all known specific supporting evidence;
2. A brief summary of the dates and results of previous dialogue and resolution steps taken by the faculty member;

3. A clear statement of specific remedial action or relief which is deemed acceptable as a fair resolution of the grievance;

4. A statement that illegal discrimination is or is not alleged;

5. Identification of the specific administrator(s) from which the faculty member requests a response.

B. Petitions to invoke the grievance review process must be submitted to the (HRD) within twenty (20) calendar days of the date when the faculty member received a written response as set forth above. Copies of such petition must be submitted at the same time to the Vice President for Academic Services and the person(s) whom the faculty member believes should respond to the petition. The Executive Vice President may, at his/her discretion, authorize the filing of a petition outside of the five- (5) daytime period.

**Qualified faculty grievances will be reviewed through the use of the procedures set forth below:**

A. Upon receipt of a valid petition asking for formal review of a faculty grievance, the (HRD) shall create a grievance review committee which will review the complaint and make advisory recommendations regarding the grievance to the President of the College. Every attempt will be made to select a committee within ten (10) working days after receipt of the petition.

B. The committee will be composed of five (5) faculty members selected through a random selection process utilizing all full-time members of the faculty as a pool from which committee members are to be drawn. At least three (3) members of each committee must be members of the continuing faculty of the College. The (HRD) shall oversee the random selection process. The faculty member and the appropriate administrative supervisor shall be afforded reasonable notice and opportunity to be present when the initial random selection process takes place.

C. The employee and the responding supervisor will each be allowed to challenge one selection for the committee without showing cause (peremptory challenge). Such challenge will be made at the time of the selection of the member.

D. In no instance may a member of the same academic area in which the faculty member is employed sit as a member of a review committee. If such a person is named in the random selection process, the name will be discarded and another selected.

E. Both the faculty member and the administrative supervisor shall have the right to challenge the participation of any member of the committee for cause. All such challenges must be made no later than two (2) working days after the committee members are selected. Any challenge for cause not expressed at the time of the initial committee selection shall be made in writing to the (HRD), with a copy given to the other party, with a brief factual explanation of the reasons for the challenge for cause. The (HRD) shall have the authority to dismiss challenged members of the committee if he/she finds that a conflict of interest would likely be present if the challenged committee member remains on the review committee. In such event, the random process will select another name. All parties will be notified of the new member as soon as possible. Challenges for cause of substitute committee members must be made prior to the beginning of the hearing held to review the termination.

F. If any member of the review committee believes himself/herself to have a conflict of interest in the case, that member shall advise the (HRD) of the possible conflict and the (HRD) shall notify
the parties. The (HRD) will select a replacement to serve on the committee whenever there appears to be a conflict of interest.

G. Prior to conducting any evidentiary hearings, the (HRD) shall coordinate the scheduling of a meeting of the members of the committee so that the committee members may select a Chair and discuss other procedural issues as may be appropriate. The (HRD) shall not attend such meeting. The members of the committee shall select from among themselves one person to serve as Chair for the committee. The Committee Chair will be responsible for scheduling hearing dates, communicating on behalf of the committee with the parties and for writing the ultimate recommendations of the committee.

H. Both parties shall have the right to be accompanied by an advisor at the hearing. Such advisor may be an attorney. However, advisors may not ask questions of witnesses nor address the committee members. In instances where the review is for cause (other than financial exigency or programmatic discontinuance) of a continuing faculty member who has been employed more than three years as an instructor, direct attorney input is allowed.

I. It is the grievant’s responsibility to present evidence that supports his/her request. The grievant will go first in all phases of the hearing. Adherence to strict civil rules of evidence is not required in the hearing. The grievant to support his/her claim to relief must present clear and convincing evidence.

J. Both parties shall be given the opportunity to present written evidence or testimony from witnesses relevant to the proposed grievance. The identity of persons intended to be called as witnesses will be given to the Chairperson of the committee and to the other party at least two (2) business days prior to the beginning of the hearing. When teaching competence is the issue, each party may introduce evidence and testimony from other members of the College faculty or instructors/scholars from other institutions. The College has no authority to issue subpoenas. Therefore, it is the obligation of the parties to be responsible for scheduling and ensuring that their respective witnesses appear as desired by them. The committee is not obligated to continue a hearing if a witness fails or refuses to appear as scheduled.

K. A confidential audio tape recording of the grievance review hearing shall be made and maintained as a part of the record of the hearing process. On request, and at the expense of the requesting party, a copy of such tape(s) shall be made for the requesting party, under supervision of the Committee Chair. Either party, upon reasonable advance notice to the Committee Chair, and at the sole expense of the requesting party, also may request a written transcript of the proceedings. The party requesting that the hearing be transcribed shall provide to the other party and to the committee at no cost to them copies of any such transcript.

L. The members of the committee shall keep all matters presented to them in the hearing in confidence and at the conclusion of the hearing shall make an advisory report with recommendations to the President of the College. The decision of the President is final. A copy of such report shall be transmitted to the parties and the (HRD). Faculty employees may seek redress from the Board of Regents, but this type of review is extraordinary and is at the discretion of the Board.


**Grievances and Appeals Procedures for Staff**

**Introduction**

This policy provides an avenue for the resolution of differences and misunderstandings between supervisors and staff regarding work-related issues. These policies and procedures statements are applicable to all employees of Connors State College. All employees who have a grievance as defined in this policy, that cannot be resolved informally, may request the formation of a Grievance Review Committee. The Grievance Review Committee will conduct an examination of the issues and make recommendations for review by the Affirmative Action Officer (HRD).

**Definitions**

A. Complaint: A complaint is a timely, informal expression of dissatisfaction with particular aspects of employment outside of the employee’s control.

B. Grievance: A grievance is a timely, written complaint filed by an employee, with regard to good faith assertion of substantial administrative error relating to appointment, reappointment, disciplinary actions, dismissal, retirement, hostile work environment, or safety in working conditions. Excluded from the grievance definition are complaints concerning wages and salary judgments, performance-related dismissal during a formal probationary period of employment, and College statements concerning policies and rules.

Note: A grievant must state whether he or she believes that discrimination due to race, color, national origin, sex, age, or qualified disability or veteran’s status is involved.

**Hearing Procedures**

1. **Informal Resolution Attempts**

All complaints will be reviewed in a timely manner to facilitate resolution at the lowest administrative level possible, beginning with the immediate supervisor. If the complaint cannot be resolved at this point, the employee must discuss the point(s) of dissatisfaction with the appropriate administrator at each level of the administrative jurisdiction through the HR.

2. **Written Request for Response**

If informal discussions between the employee(s) and the supervisor(s) do not resolve the issue, the employee has the option to request the formation of a Grievance Review Committee to consider the grievance and supporting evidence. The request must be submitted to the HR, in writing, within ten (10) workdays from the end of the informal discussion.

To expedite a timely review by the Grievance Review Committee, the request must include the following:

A. A clear and detailed statement of the grievance(s) along with a statement describing the specific supporting evidence,

B. The specific remedial action or relief sought with the reasons why such action is warranted,

C. A brief summary of the results of the previous discussions of the issues involved,
D. A statement that illegal discrimination is, or is not, alleged, and

E. The signature of the grievant.

Within fifteen (15) working days after receipt of a qualified written request for the formation of a Grievance Review Committee, the HR will initiate the selection of the Committee by random choice from computerized listings of the College full-time employees. Both the employee filing the grievance and the responder to the grievance will be notified of the time and place for the selection, and each will have the right to be present.

A. Five Committee members will be chosen. One member will be selected from the college staff. One member will be selected from the college faculty. The grievant will select one person, and the responder will select one. The remaining member and two alternates will be selected at random from the staff of the College. The alternates are expected to attend all hearings of the Grievance Review Committee but will not be involved in the recommendations of the Committee unless a serious illness, necessary absence, or extreme hardship of a staff Committee member occurs during the course of the grievance hearing. At least one staff member will be of the same sex as the employee. If the employee is a member of a racial minority, at least one staff member will be a member of a racial minority (it is not necessary that the member be of the same racial minority as the employee). No member of the Grievance Review Committee may be employed in the same departmental unit as the employee or supervised by the responding supervisor.

B. The employee and the responding supervisor will each be allowed to challenge one selection for the Grievance Review Committee without showing cause (peremptory challenge). Such challenge will be made at the time of the selection of the member.

C. Both parties will also have the right to challenge all other random members. Such challenges may be made either at the time of selection or at any time prior to the convening of the hearing conducted to review the employee's grievance. The HR will rule on the validity of all permissible challenges for cause, such as bias, prejudice, member of same unit as a party, etc.

D. All persons selected for membership on the Grievance Review Committee will be expected to serve except in cases of illness, necessary absence from the campus, prior service on a Grievance Review Committee in the current or immediately preceding calendar year, or other extreme hardship. The HR should decide whether a chosen person should be excused from service and may replace such a member by the same procedure used for the original selection.

E. In the event of serious illness, necessary absence, or extreme hardship of a Committee member during the course of a grievance hearing, HR may, at his or her option, or at the request of either the employee or the responding supervisor, select a replacement by using the same procedure that was used for the original selection. In the event that a Committee member is replaced during the course of the hearing, the successor will review the record of the proceedings to become familiar with the positions of the parties and with the evidence previously submitted to the Committee.

3. Grievance Review

The members of the Grievance Review Committee will select a Chair from their group. The HR will serve as a nonvoting advisor to the Committee, except when such official is a party to the grievance. In such an event, the college President will appoint an alternate to serve as the advisor.

A. The Affirmative Action Officer will exercise reasonable discretion in attempting to schedule a hearing to be convened at the earliest convenient time and date that the affected parties can be
in attendance. Such date will not exceed ten (10) workdays with a possible extension of five (5) workdays if necessary.

B. The Affirmative Action Officer will advise the Grievance Review Committee as to the nature of the charge and the Procedures for grievance review in order to promote fairness and equity for all persons involved. The HR will remain neutral in the matter at all times, and may serve as a resource person on procedural questions upon request of the grievant, the responder, or both.

C. The Affirmative Action Officer will be responsible for obtaining a hearing room, and will notify all appropriate Parties of the time, date, and place of all hearings. Attendance at the hearing will be limited to persons who have an official connection with the case as determined by the Chair. The employee and the responding supervisor may choose to be accompanied at the hearings by an advisor, colleague, friend, or legal counsel. Such person may not be someone who is contemplated to be a witness in the hearing. Others whose participation in the hearing is considered essential in order to assist the Committee in establishing the facts in the case will appear before the Committee only long enough to give statements and to answer questions from the grievant, responder or Committee members.

D. The Chair will set forth the rules of procedure for the hearing in general accordance with the guidelines below. The Chair may for good cause and with occurrence of a majority of the Committee, authorize minor deviations from the guidelines or format. In cases of deviation, the principal parties will be notified of the deviation.

The grievant will be heard first in all phases of the grievance hearing(s) and will be primarily responsible for the presentation of the evidence supporting the grievance.

Counsel or a representative may advise the principals but will not be permitted to participate directly in the proceedings, testify, or question witnesses except as noted below.

A reasonable time limit should be established for opening and closing statements, and will be announced prior to, or at the time of, the beginning of the hearing. Both Parties may make opening statements and present an overview of the evidence. Closing statements should review the evidence actually presented to the Committee, together with logical arguments for the parties’ positions.

The length of hearing sessions may be established in advance, and every effort will be made to conduct them as expeditiously as possible, with fairness to both parties and attending witnesses.

The principal parties will provide the Chair with the name of potential witnesses at least 48 hours in advance of the first hearing session. These persons will be notified of the hearing session by the employee or by the responding supervisor, and the witnesses will be scheduled as close to the time of call as possible to avoid undue waiting. The College has no power to compel attendance by employees desired to be called as witnesses. Therefore, the principal parties are responsible for contacting and arranging for attendance of their own witnesses in all cases.

The parties will develop their positions through witnesses and documentation. Witnesses may be cross-examined. Rebuttal evidence is permitted. The Committee may call additional witnesses if they regard such evidence as probably relevant to the case. Either party may also request additional witnesses are permitted to appear before the Committee. The Committee has the discretion to permit such an appearance, if no undue prejudice to the other party would result.

All testimony pertaining to the grievance hearing will be held in confidence by all parties and should not be discussed with others unless there is a compelling official need.
Only evidence relevant to the grievance may be introduced. The Chair of the Committee will decide the question of relevance.

In cases of termination of employment of a staff member, the College recognizes the seriousness of such action and intends that if legal counsel is retained by the grievant; the utilization of counsel will include opportunity for counsel to participate directly in all appropriate portions of the hearing including the Presentation of the grievant’s case to the Committee. Legal counsel may also represent the responder with the same opportunities for participation.

E. In order to have records of the proceedings, a confidential tape recording of the grievance hearing(s) will be made. Copies of such tape recording may be made accessible to members of the Grievance Review Committee, to the appropriate Vice President, to the President, and to the members of the Committee of Regents.

F. At the conclusion of all hearing sessions, after the final report of the Grievance Review Committee is submitted, the confidential tapes and all other relevant material will be sealed and preserved by the HR. These materials will be destroyed after five (5) years unless one or both parties submit a written reasonable request to the HR to preserve them for a longer period of time.

G. At any point in the grievance proceedings prior to the time at which the Grievance Review Committee has issued its final report in the case; the employee may withdraw any portion or the entire grievance with the permission of the Grievance Review Committee. In all cases of withdrawal, the employee will not have the privilege of reopening the same grievance at any time in the future.

H. At the conclusion of the final hearing session the Grievance Review Committee will establish a date, time and place to go into closed session for the purpose of deliberating the evidence, and Committee findings and recommendations in the case. Attendance at the closed sessions will be limited to Committee members unless a recalled witness is to be present, in which case both parties to the grievance will be notified and may attend.

1. The Grievance Review Committee will issue a written report, which states its findings and advisory recommendations for resolving the case.

2. The report of the Committee will include a summary of the testimony and evidence that was presented, and the evidence upon which the findings of fact were based will be specifically cited.

3. The report of the Committee will contain:
   a. A statement of the purpose of the hearing.
   b. The issues considered.
   c. The findings of fact.
   d. Recommendation(s) for disposition of the grievance.

I. The Grievance Review Committee will submit its report to the Affirmative Action Officer. The report will be forwarded to the appropriate Vice President. The Affirmative Action Officer will provide copies of the report to the employee, the responding supervisor, and to all members of the Grievance Review Committee. The Affirmative Action Officer will keep a copy in a permanent file.

**Review and Final Decision**

The appropriate Vice President will promptly review the report of the Grievance Review Committee. The report may be returned to the Grievance Review Committee for clarification purposes, if
it is unclear or incomplete. The appropriate Vice President will then make a decision regarding the matter, normally within ten (10) workdays from receipt of the advisory recommendations of the Grievance Review Committee and will forward that decision to the President, both parties to the grievance, and to the Chair of the Grievance Review Committee.

Prior to its implementation, the President of the College will review the report from the Grievance Review Committee. Unless otherwise previously effective, the decision of the Vice President will be implemented and considered final and binding after the review concurrence of the President. Such review should normally be completed within ten (10) working days after receipt of the Vice President's decision.

The Vice President will communicate the final decision in the case to the Chair of the Grievance Review Committee, to the grievant, to the responder, and to the Affirmative Action Officer.

**Sexual Harassment Policy**

*General Statements*

A. This policy applies to employment and/or academic relationships among faculty, staff and students. The college will take all reasonable steps necessary to prevent sexual harassment from occurring, which will include raising the subject, expressing strong disapproval, developing appropriate grievance procedures and sanctions, informing faculty, staff and students of their rights, and developing methods to sensitize all concerned about the issues.

B. Connors State College explicitly condemns sexual harassment of students, staff, and faculty and will not tolerate such conduct on or off campus. Sexual harassment is prohibited in the workplace and in the recruitment, appointment, and advancement of employees. Sexual harassment of students is prohibited in and out of the classroom and in the evaluation of student academic or work performance. Connors State College reserves the authority to independently deal with sexual harassment issues whenever becoming aware of their existence, regardless of whether informal or formal complaints have been lodged by persons complaining of such issues. Sexual harassment is unlawful and may subject those who engage in it to College disciplinary sanctions as well as civil and criminal penalties.

C. Connors State College will take measures to periodically educate and train employees regarding conduct that could constitute a violation of this policy. All personnel, including management and supervisory officials, are expected to participate in such education and training and to be knowledgeable concerning the College policy. Retaliation against anyone who makes a complaint or participates in the complaint process will not be tolerated.

D. Grievance procedures consistent with the principles of due process have been developed and implemented for faculty, students and staff; the latter includes administrative, professional employees, and classified staff. Complaints and grievances concerning sex discrimination will be reviewed under the appropriate grievance procedures for the accuser. Complaints and grievances concerning disciplinary actions will be reviewed under the appropriate disciplinary procedures for the person accused. Grievance procedures are available for students in the office of the Vice President for Academic Services and Student Life. The grievance procedures for faculty and staff are included in the Faculty and Staff Handbook.

E. Connors State College will (1) respond to every complaint of sexual harassment reported, (2) take action to provide remedies when sexual harassment is discovered, (3) impose appropriate sanctions on offenders in a case-by-case manner, and (4) protect the privacy of all those involved in sexual harassment complaints to the extent it is possible. The above actions will apply to the extent permitted by law or where personal safety is not an issue.
Sexual harassment is defined as follows: Unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct of a sexual nature constitute sexual harassment when:

1. Submission to such conduct is made either explicitly or implicitly a term or condition of an individual’s employment or academic standing,

2. Submission to or rejection of such conduct by an individual is used as the basis for employment decisions or academic decisions affecting such individual, or

3. Such conduct has the purpose or effect of unreasonably interfering with an individual’s work or academic performance or creating an intimidating, hostile, or offensive working/academic environment.

Harassment does not include verbal expressions or written material that is relevant and appropriately related to course subject matter or curriculum, and this policy shall not abridge academic freedom or the College’s educational mission.

Sexual harassment also can involve relationships among equals such as when repeated advances, demeaning verbal behavior, or offensive physical contact interfere with an individual’s ability to work and study productively. The creation or condonation of hostile working environments will not be tolerated and employees at all levels are subject to potential disciplinary action if engaged in such actions.

Members of the College community holding positions of authority involving the legitimate exercise of power over others have a particular responsibility to be sensitive to that power relationship. Supervisors, in their relationships with subordinates, and faculty, in their relationships with students, particularly need to be aware of potential conflicts of interest and the possible compromise of their evaluative capacity. Because there is an inherent power difference in these relationships, the potential exists for the less powerful persons to perceive a coercive element in suggestions regarding activities outside those appropriate to the professional relationship.

Regulations

A. It shall be a violation of College policy for faculty, staff and/or students to engage in sexual harassment as described in the Definition section of this policy.

B. It is a violation of College policy for anyone to seek gain, advancement, improved academic standing or consideration in return for sexual favors.

C. It is a violation of College policy for faculty, staff and/or students to initiate any action as a reprisal against a faculty or staff member or student for reporting sexual harassment.

D. Whenever there is a demonstrated instance of sexual harassment, or reprisal for reporting same, prompt and corrective action shall be taken. Failure to take appropriate actions is against College policy. Supervisors are charged with the responsibility of responding immediately and appropriately to correct any situations which create a hostile working or educational environment within an administrative unit under their supervision. Supervisors who are concerned about whether such a situation is developing or who desire assistance in appropriately responding to such a situation should seek assistance from the Director of Human Resources. Any supervisor who fails to appropriately respond to a hostile working or educational environment, or to seek assistance from the Director of Human Resources when a hostile working or educational environment situation develops which reasonably should have been perceived by the supervisor, may be subject to disciplinary action. Supervisors should also be aware that failure to adequately respond to allegations of sexual harassment may subject them to personal liability under relevant Civil Rights statutes.
Reporting Complaints

A. All persons who believe that they have been subjected to prohibited sexual harassment are encouraged to report such conduct to designated College officials. It is not necessary that a person complaining of sexual harassment file a formal complaint in order for the College to evaluate the matter and/or attempt to informally resolve the situation. Persons who believe that they have been subjected to prohibited sexual harassment may seek either informal or formal College evaluation and response to their concerns by going to any of the designated officials listed above. However, in order for disciplinary action to be taken against a College employee or student, it may be necessary for a formal complaint to be filed, and that process may require the person complaining about such behavior to cooperate with College officials on a formal basis.

B. Any individual, whether an employee, a student, or a visitor to the College, who believes he/she may have experienced sexual harassment, or who believes that he/she has observed sexual harassment taking place, should report this information immediately to any of the following “designated officials”:

1. The Executive Vice President
2. The Vice President of Academic Services and Student Life
3. The Director of Human Resources
4. Any administrator with direct or chain of command supervisory responsibility over the unit in which the concern arise.

Office locations, addresses, and telephone numbers for the above officials are provided on page 6 of this handbook. Reports/complaints, whether informal or formal, received by them must, in turn, be reported to the Director of Human Resources. If an extraordinary conflict of interest would prevent use of the usual informal or formal review procedures, the person complaining of sexual harassment may request assistance directly from the Office of the President.

Unless otherwise provided herein, investigation of sexual harassment complaints shall be the responsibility of the Director of Human Resources or such other official as designated by the President in a given case. In instances where formal disciplinary action is deemed necessary, other College policies may call for additional levels of review before such action is taken.

Review Procedures

If an individual believes an incident of sexual harassment has occurred, he/she may wish to discuss the alleged behavior with a trusted friend or colleague on a confidential basis. The Director of Human Resources is also available for consultation. The individual may elect to pursue the matter on an informal basis or to file a formal complaint.

A. Informal Resolution

Many times, issues of concern are due to lack of communication or awareness that certain conduct is offensive and simply talking with the person engaging in the conduct in question can resolve the matter. Persons complaining of sexual harassment may therefore desire to attempt to resolve the problem informally by discussing the matter with the person who is allegedly engaging in prohibited conduct or by talking with supervisory officials.

An individual who feels he/she has been sexually harassed may desire to resolve his/her complaint informally (i.e., without formal disciplinary action being taken against the accused individual and without the formal investigatory process). Informal complaints are not required to be made in writing. An example of an informal complaint is one where the complainant requests only that an appropriate College official counsel the accused individual to cease and desist the alleged conduct, and requests no other specific action(s) be taken against the accused. Persons making informal complaints of sexual harassment agree
and understand that no formal disciplinary action will be taken against the alleged offender based on an informal complaint. If the complainant chooses, he/she may at any time prior to resolution of the informal complaint amend the informal complaint to a formal complaint.

If informal discussion with a supervisory official is desired, the concerns ordinarily should be directed to the immediate supervisor of the employee accused of engaging in sexual harassment. However, if the person complaining of sexual harassment is uncomfortable discussing the matter with such immediate supervisor, if the person accused of engaging in prohibited conduct is the supervisor of the person lodging concerns, or if the supervisor has previously been made aware of the conduct at issue and is not believed to have adequately responded to the matter, the person complaining of sexual harassment may ask to discuss the matter with College officials at a higher supervisory level. Any College supervisory official overseeing the area where the accused employee works through the level of Vice President, or the Director of Human Resources, may be contacted for informal discussion regarding the matter of concern. Such officials will evaluate the matter and, if the concerns expressed are believed to have merit, will attempt to aid the person complaining of sexual harassment in informally resolving the matter to the extent possible. A written record will be made of the informal discussions and interactions and such record will be maintained in a confidential manner for future reference as might be necessary.

Note: The College will attempt to balance the wishes of a complainant who does not want to file a formal complaint with the College’s responsibility to respond to serious allegations and take prompt, appropriate corrective action. A complainant who chooses not to proceed with a formal complaint may be asked to state that preference in writing.

B. Formal Review Process

1. If a person complaining of sexual harassment does not believe that informal attempts to resolve issues of concern have been successful and therefore desires to lodge a formal complaint, or if informal resolution attempts are not believed to be possible, that person may file a formal complaint alleging sexual harassment and asking that appropriate steps be taken in response to the complaint by the College.

2. Any formal complaint must be filed with the Director of Human Resources listed above within 180 calendar days of the act(s) of alleged sexual harassment.

3. Formal complaints must be delivered by the complainant to the Director of Human Resources. The formal complaint must be filed as soon as possible after the alleged incident occurred or after attempts to resolve the situation informally have been unsuccessful. A formal complaint must be in writing, signed by the complainant, and must include the following information:
   a. Details concerning the incidents or conduct giving rise to the complaint;
   b. Dates and location of incidents;
   c. Any witnesses to the alleged incidents or conduct;
   d. Action requested to resolve the complaint and prevent future violations of the policy.

4. Upon receipt of a formal complaint alleging sexual harassment, the Director of Human Resources (or other appropriate administrators or review committees) is empowered to conduct an initial investigation of the charge, to interview the parties involved, to hear testimony pertaining to the matter, and to gather any pertinent evidence. During such initial investigation, the Director of Human Resources is authorized to explore means by which the matter may still be informally resolved.

5. All College employees are obligated to fully cooperate with such an investigation and refusal or willful neglect to do so may subject such employees to independent disciplinary action, including possible termination, based upon such refusal or willful neglect. The investigating official may request assistance or advice from the Office of Legal Counsel to the Board of Regents. The complaining party and the accused
will be interviewed. Other witnesses and other parties may be interviewed to clarify details. The accused will be given a copy of the complaint and will have an opportunity to respond. In arriving at a determination of the existence of sexual harassment, at any stage in the proceedings, the evidence as a whole, the totality of the circumstances, and the context in which the alleged incident(s) occurred, shall be considered. The determination of the existence of sexual harassment will be made from the facts on a case-by-case basis.

6. At any stage in the investigation and review process, if it is reasonably believed that the immediate harm to either party is threatened by the continued performance of either party’s regular duties or College responsibilities, the appropriate administrative official may suspend or reassign such duties or responsibilities pending the completion of the investigation and review process.

7. The initial investigation should ordinarily be completed within 30 calendar days of receipt of the complaint. However, unusual circumstances may compel that the initial investigation extend beyond the usual 30-day time frame.

8. Upon completion of the initial investigation, the Director of Human Resources is authorized to take the following actions:

   a. **Agreed Resolution**

   Resolve the matter to the satisfaction of the College and both the person complaining of sexual harassment and the employee accused of sexual harassment. If such a resolution is reached through the efforts of the Director of Human Resources or other administrator, a written statement shall be prepared which shall indicate the agreement reached by the parties and shall be signed and dated by each party and by the administrator. A copy of such written statement shall be attached to the initial investigation report. At that time the investigation and the record thereof shall be closed.

   b. **Formal Recommendation**

   Find that the parties are unable to resolve the matter informally and make a written recommendation to appropriate administrative officials regarding whether acts of sexual harassment have occurred. Such report will be limited to factual recommendations regarding the existence of prohibited conduct and will not include recommendations regarding actions to take in response to the report. Upon receipt of a formal written recommendation from the Director of Human Resources, the administrative official overseeing the administrative unit in question shall review the recommendation and make a final decision regarding what administrative action to take in response to the recommendation, if any.

   In such instances, the person who has brought the complaint shall be notified of such decision and that such decision can be appealed for reconsideration to the administrative official of the College who has direct supervisory responsibility over the official making the decision not to pursue the matter further.

   Where administrative actions are to be directed in response to a written report, the administrative supervisor may consult with the Director of Human Resources or other appropriate administrative officials regarding such actions prior to implementation. The administrative official will, in turn, notify the complainant regarding the resolution of the complaint, what corrective action, if any, will be taken, and/or, in general, whether any discipline will be imposed.
C. Appeal of Formal Complaint Resolution / Disciplinary Action

1. Either the complainant or the person accused may file an appeal of any decision concerning the resolution of the complaint. An appeal by either party must be made in writing, delivered to the Director of Human Resources within five (5) business days of receipt of the notice of resolution/disciplinary decision.

2. The written appeal must state in detail the reason(s) for the appeal and shall address one or more of the following:

   A. if the appeal alleges the findings of the investigator included relevant factual errors or omitted relevant facts, the appeal shall specify each and every alleged factual error, and/or details of each, and every relevant fact that was omitted from the investigation;

   B. if the appeal alleges substantive procedural errors, the person appealing shall identify each and every instance of said substantive procedural error;

   C. if the appeal alleges relevant and substantive issues or questions concerning interpretation of University policy, the person appealing shall state, in detail, the issues/questions supporting this allegation;

   D. if the appeal alleges new information or evidence, the person appealing shall specify the reasons why said information was not available or provided to the investigator during the investigation, including specific reasons why said information could not have been provided on a timely basis;

   E. if the appeal alleges either that the action(s) or inaction(s) of the supervisor in response to the findings of the investigator will not prevent future violation(s) of this policy, the person appealing shall specify, in detail, the reasons and basis for this belief/allegation.

3. No disciplinary or other action based on the complaint shall be taken against the alleged offender during the appeal process, although temporary, interim measures may remain in place. As indicated herein, the College in its discretion, may at any point in the complaint process elect to place the alleged offender on administrative leave, with pay, or implement a temporary reassignment.

4. The Director of Human Resources will convene a three-person hearing panel. The Director will preside as a non-voting facilitator. The panel will review all previous findings and the disciplinary action recommended, if any. In addition, the panel will interview the complaining party and the accused. After reviewing the written summary, considering the interviews, and deliberating, the committee will communicate its findings and, if appropriate, recommendations for disciplinary and/or corrective action to be taken. The Director of Human Resources will meet with the President of the College and outline the panel’s findings. The President or his designee will meet with the complaining party, the accused and appropriate department supervisors or directors to communicate his decision based upon the panel’s findings.

D. Withdrawal of Complaint

The person complaining of sexual harassment may withdraw the complaint at any point during the investigation or prior to the completion of any formal hearing on the matter. Once a complaint is withdrawn, it may not be refiled and will not be further considered except where the conduct constitutes part of a continuing pattern of similar conduct.
Drug-Free Workplace Policy

General Statements

The 1988 Federal Drug-Free Workplace Act requires that entities seeking consideration for a grant from any federal agency or any entity seeking a contract for the procurement of any property or services valued at $25,000 or more from any federal agency, certify to the federal granting or contracting agency that it will provide a drug-free workplace. Supporting this anti-drug abuse legislation and recognizing that drug abuse in the workplace is a concern regardless of any connection to federal funds, Connors State College established a Drug-Free Workplace Policy.

Specific Statements

The unlawful manufacture, distribution, dispensation, possession, or use of a controlled substance is prohibited in the workplace.

Each department shall post the Drug-Free Workplace Policy Statement (available from the Human Resources Office) in a conspicuous location.

Each employee of Connors State College should have access to a copy of the policy statement. A copy of the policy statement must be signed by the employee to verify such delivery. The signed statements are maintained in the permanent personnel files. New employees are to acknowledge the receipt of the policy statement when processing employment forms.

Each department chair or area supervisor should ensure that each employee has received the drug-free workplace policy. This policy will be explained in a departmental meeting at least once each fiscal year.

The Director of Human Resources will be responsible for an on-going educational program regarding the dangers of drug abuse. The program will be an expanded effort to ensure that all employees and students are aware of the dangers of substance abuse. The program will include activities such as the distributing of education pamphlets and other printed material, displaying posters in highly visible locations, publishing articles in the student paper, providing guest lectures, observing an annual “Substance Abuse Week,” and/or other related activities.

An employee convicted under a state or federal criminal drug statute for misconduct in the workplace shall notify the Human Resources Office within five (5) days of such conviction (as a condition of continued employment).

The Human Resources Office shall provide timely notification (within ten (10) days of knowledge) to appropriate federal granting or contracting agencies when a university employee engaged in the performance of federal grants or contracts is convicted under any state or federal criminal drug statute for misconduct in the workplace.

Penalties assessed for convictions of drug abuse in the workplace shall range from reprimand to termination, depending upon the circumstances of the individual situation. An individual may also be required to participate in an approved substance abuse rehabilitation program as a condition of continued employment.

Definitions

A. “Controlled Substance” means any controlled substance set forth in Schedules I through IV of Section 202 of the federal Controlled Substances Act (21 U.S.C. Sec. 812, as amended). Such controlled substances include, but are not limited to cocaine, marijuana, opiates, amphetamines and barbiturates.
B. “Conviction” means a finding of guilt (including a plea of nolo contendere) or imposition of sentence, or both, by any judicial body charged with the responsibility to determine violations of federal or state criminal drug statutes.

C. “Criminal Drug Statute” means any criminal drug statute involving manufacture, distribution, dispensation, use or possession of any controlled substance.

D. “Employee” means any person receiving pay through the College payroll system.

**Technology Policies and Procedures**

**Computer Usage**

As an institution of higher learning, Connors State College encourages, supports, and protects freedom of expression and an open environment to pursue scholarly inquiry and to share information. Access to networked computer information in general and to the Internet, in particular, supports the academic community by providing a link to electronic information in a variety of formats and covering all academic disciplines. Consistent with our College policies, this policy is intended to respect the rights and obligations of academic freedom, while protecting the rights of others. The computing and network facilities of the College are limited and should be used wisely and carefully with consideration for the needs of others. As with any resource, it is possible to misuse computing resources and facilities and to abuse access to the Internet. The following statement address, in general terms, the College’s philosophy about computing use.

This policy is applicable to all individuals using College owned or controlled computer and computer communication facilities or equipment, whether such persons are student, staff, faculty, or authorized third-party users of College computing information resources. It is applicable to all College information resources whether individually controlled or shared, stand alone or networked. It applies to all computer and computer communication facilities owned, leased, operated, or contracted by the College. This includes, but is not limited to, word processing equipment, personal computers, workstations, mainframes, minicomputers, and associated peripherals and software, and electronic mail accounts, regardless of whether used for administration, research, teaching, or other purposes. In addition, a user must be specifically authorized to use a particular computing or network resource by the campus unit responsible for operating the resource.

Individual units within the College may define “conditions of use” for information resources under their control. These statements must be consistent with this overall Policy but may provide additional detail, guidelines and/or restrictions. Such policies may not relax or subtract from this policy. Where such “conditions of use” exist, enforcement mechanisms defined therein shall apply. These individual units are responsible for publicizing both the regulations they establish and their policies concerning the authorized and appropriate use of the equipment for which they are responsible. In such cases, the unit administrator shall provide the Executive Vice President with a copy of such supplementary policies prior to implementation thereof. Where use of external networks is involved, policies governing such use also are applicable and must be adhered to.

**User Responsibilities and Expectations**

Access to the information resource infrastructure both within and beyond the College Campus, sharing of information, and security of the intellectual products of the community all require that each and every user accept responsibility to protect the rights of the community. Access to the networks and to the CIS resources at Connors State College is a privilege granted to College students, faculty, staff, and third parties that have been granted special permission to use such facilities. Access to College information
resources must take into account the following factors: relevant laws and contractual obligations, the requestor’s need to know, the information’s sensitivity, and the risk of damage to or loss by the College.

Anyone who accesses, uses, destroys, alters, or damages College information resources, properties or facilities without authorization, may be guilty of violating state or federal law, infringing upon the privacy of others, injuring or misappropriating the work produced and records maintained by others, and/or threatening the integrity of information kept within these systems. Such conduct is unethical and unacceptable and will subject violators of this Policy to disciplinary action by the College, including possible termination from employment, expulsion as a student, and/or loss of computing system privileges.

The College requires the members of its community act in accordance with these responsibilities, this Policy, the College’s Student or Faculty Handbook, as appropriate, Connors State College Policies and Procedures, relevant laws and contractual obligations, and the highest standard of ethics. The policies as stated in this policy are intended to ensure that users of College information resources shall:

- Respect software copyrights and licenses,
- Respect the integrity of computer-based information resources,
- Refrain from seeking to gain unauthorized access,
- Respect the privacy of other computer users.

The College reserves the right to limit, restrict, or extend computing privileges and access to its information resources. Data owners – whether departments, units, faculty, students, or staff – may allow individuals other than College faculty, staff, and students access to information for which they are responsible, so long as such access does not violate any license or contractual agreement, College policy, or any federal, state, county, or local law, or ordinance. However, users are personally responsible for all activities on their user ID or computer system and may be subjected to disciplinary action and/or loss of privileges for misuse of computers or computing systems under their control, even if not personally engaged in by the person controlling the computer or system.

Units and individuals may, with the permission of the appropriate College officials and in consonance with applicable College policies and guidelines, configure computing systems to provide information retrieval services to the public at large. However, in so doing, particular attention must be paid to College policies regarding authorized use (must be consistent with the mission of the College) ownership of intellectual works, responsible use of resources, use of copyrighted information and materials, use of licensed software, and individual and unit responsibilities.

**Authorized User Purposes**

Use of College computers must comply with Federal and State law and College policies. College computing facilities and accounts are to be used for the College-related activities for which they are assigned. When users cease to be members of the academic community (such as by graduating or ceasing employment), or when persons are assigned to a new position and/or responsibilities within the College, the access authorization of such person will be reviewed and may be altered. Users whose relationships with the College change may not use computers and computing resources, facilities, accounts, access codes, privileges, or information for which they are not authorized in their new relation to the College.

Users may use only their own computer accounts. The negligence or naiveté of another user in revealing an account name or password is not considered authorized use. Convenience of file or printer sharing is not sufficient reason for sharing a computer account. Users are personally responsible for all use of their computer account(s).

Appropriate use of computing and networking resources includes instruction, independent study, authorized research, independent research, communications, and official work of the offices, units, recognized student and campus organizations, and agencies of the College.
Computing facilities, services, and networks may not be used in connection with compensated outside work for the benefit or organizations unrelated to the College except in connection with scholarly pursuits (such as faculty publishing activities) in accordance with the College consulting policy or the policy governing Access by External Entities to University Technology Resources, or in a purely incidental way. State law generally prohibits the use of College computing and network facilities for personal gain or profit, and use of computing resources for unauthorized commercial purposes, unauthorized personal gain, or any illegal activities is prohibited.

**Roles and Responsibilities**

IT Services is responsible for implementing and enforcing adequate computer security policies throughout the organization.

IT Services requires all software installed on IT-supported computers be properly licensed and authorized.

**Special User Notifications**

The College makes available both internal and external computing facilities consisting of hardware and software. The College accepts no responsibility for any damage to or loss of data arising directly or indirectly from the use of these facilities or for any consequential loss or damage. The College makes no warranty, express or implied, regarding the computing services offered, or their fitness for any particular purpose.

Liability for any loss or damage shall be limited to a credit for fees and charges paid to the College for use of the computing facilities, which resulted in the loss or damage.

The College cannot protect individuals against the existence or receipt of material that may be offensive to them. As such, those who make use of electronic communications are warned that they may come across or be the recipients of materials they find offensive. Those who use e-mail and/or make information about themselves available on the Internet should be forewarned that the College cannot protect them from invasions of privacy and other possible dangers that could result from the individual’s distribution of personal information.

An individual using College computing resources or facilities must do so in the knowledge that he/she is using College resources in support of his/her work. The College owns everything stored in its facilities unless it has agreed otherwise. The College has the right of access to the contents of stored computing information at any time for any purpose for which it has a legitimate “need to know.” The College will make reasonable efforts to maintain the confidentiality of computing information storage contents and to safeguard the contents from loss, but is not liable for the inadvertent or unavoidable loss or disclosure of the contents.

Any individual using College computing resources and facilities must realize that all networked computer systems maintain audit trials logs or file logs within the network system. Such information as the user identification, date and time of the session, the software used, the files used, the computer time, and storage used, the user account, and other run-related information is normally available for diagnostic, accounting, and load analysis purposes. Under certain circumstances, this information is reviewed by system administrators, either at the request of an academic department, or in situations where it is necessary to determine what has occurred to cause a particular system problem at a particular time. For example, analysis of audit files may indicate why a particular data file is being erased, when it was erased, and what user identification has erased it.

IT Services employees and system administrators do not routinely look at individual data files. However, the College reserves the right to view or scan any file or software stored on the computer or
passing through the network, and will do so periodically to verify that software and hardware are working correctly, to look for particular kinds of data or software (such as computer viruses), or to audit the use of College resources. Violations of policy that come to the attention of College officials during these and other activities will be acted upon. User data on the mainframe will be periodically copied to backup tapes. The College cannot guarantee confidentiality of stored data. Users should be aware that use of one of the data networks, such as the Internet, and electronic mail and messages, will not necessarily remain confidential from third parties outside the College in transit or on the destination computer system, as those data networks are configured to permit fairly easy access to transmissions.

**Conduct Expectations and Prohibited Actions**

The well being of all computer users depends on the availability and integrity of the system. Any defects discovered in the system accounting or system security is to be reported to the appropriate system administrators so that steps can be taken to investigate and solve the problem. The cooperation of all users is needed to ensure prompt action. The integrity of most systems may be maintained by password protection of accounts. A computer user who has been authorized to use such a protected account may be subject to criminal and civil liability, as well as College discipline, if the user discloses a password or otherwise makes the account available to others without the permission of the system administrator.

Restrictions on computer security and self-replicating code are to be interpreted in a manner that protects university and individual computing environments, but does not unduly restrict or limit legitimate academic pursuits.

The following examples of acts or omissions, though not covering every situation, specify some of the responsibilities that accompany computer use at Connors State College, and outline acts or omissions that are considered unethical and unacceptable, and may result in immediate revocation of privileges to use the College’s computing resources and/or just cause for taking disciplinary action up to and including discharge, dismissal, expulsion, and/or legal action:

Violating any software license agreement or copyright, including copying or redistributing copyrighted computer software, data, or reports without proper, recorded authorization. Software protected by copyright shall not be copied except as specifically stipulated by the owner of the copyright. Protected software is not to be copied into, from, or by any College facility or system, except by license. The number and distribution of copies must be handled in such a way that the number of simultaneous users in a department does not exceed the number of original copies purchased by that department, unless otherwise stipulated in the purchase contract.

Interfering with the intended use of the information resources or without authorization, destroying, altering, dismantling, disfiguring, preventing rightful access to or otherwise interfering with the integrity of computer-based information and/or information resources.

Modifying or removing computer equipment, software, or peripherals without proper authorization is prohibited.

Encroaching on others’ use of the College’s computers. This includes, but is not limited to: the sending of chain-letters or excessive messages, either locally or off-campus; printing excess copies of documents, files, data, or programs; running grossly inefficient programs when efficient alternatives are known to be available; unauthorized modification of system facilities, operating systems, or disk partitions; attempting to crash or tie up a College computer; damaging or vandalizing College computing facilities, equipment, software, or computer files.

Developing or using programs which harass other computer users or which access private or restricted portions of the system and/or damage the software or hardware components of the system. Computer users shall use great care to ensure that they do not use programs or utilities that interfere with other computer users or which modify normally protected or restricted portions of the system or user accounts. Computer users shall not use network links for any use other than permitted in network
guidelines (e.g., ONENET, Internet, NSFNet, and BITNET). The use of any unauthorized or destructive program may result in legal civil action for damages or other punitive action by any injured party, including the College, as well as criminal action.

Using College computing resources for commercial purposes or non-College-related activities without written authorization from the College. In these cases, the College will require restitution payment of appropriate fees. This Policy applies equally to all College-owned or College-leased computers.

Using College computing resources to generate or access obscene material as defined by Oklahoma or federal law and acceptable community standards or creating a hostile work and/or educational environment.

Seeking to gain or gaining unauthorized access to information resources or enabling unauthorized access.

Accessing computers, computer software, computer data or information, or networks without proper authorization, or intentionally allowing others to do so, regardless of whether the computer, software, data, information, or network in question is owned by the College. For example, abuse of the networks to which the College belongs or the computers at other sites connected to those networks will be treated as an abuse of Connors State College computing privileges.

Without authorization invading the privacy of individuals or entities that are creators, authors, users, or subjects of the information resources.

Using College electronic communication facilities to send fraudulent, harassing, obscene, threatening, or other unlawful messages is prohibited. Users shall respect the purpose and charters of computer mailing lists (including local or network news groups and bulletin boards). It is the responsibility of any user of an electronic mailing list to determine the purpose of the list before sending messages to the list or receiving messages from the list. Persons subscribing to an electronic mailing list will be viewed as having solicited any material delivered by the list as long as that material is consistent with the purpose of the list. Persons sending to a mailing list any materials that are not consistent with the purpose of the mailing list will be viewed as having sent unsolicited material to the mailing list.

Transmitting commercial or personal advertisements, solicitations, promotions, or programs intended to harass other computer users or access private or restricted computer or network resources. Some public bulletin boards may be designated for selling items, etc., and must be used appropriately, according to the stated purpose of the lists. Vendors may send product information and technical material to specific mailing lists, with the permission of the manager of the mailing list.

Seeking to provide information on, obtain copies of, or modify data files, programs, or passwords belonging to other users without the permission of these other users; using programs or devices to intercept or decode passwords or similar access control information.

Attempting to circumvent mechanisms intended to protect private information from unauthorized examination by others in order to gain unauthorized access to the system or to private information; configuring or running software so as to allow unauthorized use.

Using College computers or computing systems in any manner, which violates Federal, state, or local laws, or College policies.

Using College computing facilities or accounts for other than the College-related activities for which they were assigned and intended.

Using computers or the College computing resources to engage in political campaigning or commercial advertisement.
The system administrator has certain responsibilities to the College as a whole for the system(s) under his/her control, regardless of the policies of his/her department or groups, and the owner has the immediate responsibility to see that the system administrator carries these out. These responsibilities are:

- To take reasonable precautions against theft of, or damage to, the system components.
- To faithfully execute all hardware and software licensing agreements applicable to the system.
- To treat information about, and information stored by, the system’s users as confidential (as conditioned in this policy) as conditioned in this policy and to take reasonable precautions to ensure the security of a system or network and the information contained therein.
- To promulgate information about specific policies and procedures that govern access to and use of the system and services provided to the users or explicitly not provided. This information should describe the data backup services, if any, offered to the users. A written document given to users or messages posted on the computer system itself shall be considered adequate notice.
- To cooperate with the system administrators of other computer systems or networks, whether within or without Connors State College, to find and correct problems caused on another system by the use of the system under his/her control.

The system administrator(s) is authorized to take all reasonable steps and actions to implement and enforce the usage and service policies of the system and to provide for security of the system. System administrators operating computers and networks may routinely monitor and log usage data, such as network session connection times and end-points, CPU and disk utilization for each user, security audit trails, network loading, etc. These units may review this data for evidence of violation of law or policy and for other lawful purposes. System administrators may access computer user’s files at any time for maintenance purposes. System administrators may access other files for the maintenance of networks and computer storage systems, such as to create backup copies of media. System administrators are required to report suspected unlawful or improper activities to the proper College authorities. Computer users, when requested, have an affirmative duty to cooperate with system administrators in investigations of system abuse. Users are encouraged to report suspected illegal activity or abuse, especially if related to any damage to or problems with their files.

When system response, integrity, or security is threatened, a system administrator is authorized to access all files and information necessary to find and correct the problems or otherwise resolve the situation.

If an occasion arises when a College officer or supervisor believes that access to an individual’s data is required for the conduct of College business (unrelated to the need to investigate possible wrongdoing), the individual is not available, and a system administrator is required to access the individual’s account, the following procedure shall be followed:

- The College official or supervisor shall secure permission to access the data from the Executive Vice President or designee of such officer.
- An appropriate form with the signature of the Executive Vice President shall be presented to the system administrator allowing the system administrator to proceed to access the data.
- The individuals whose e-mail account has been accessed will be notified as soon as possible by copy of the above referenced form. Where necessary to ensure the integrity of an investigation into the use of College computing resources, such notice, with the approval of the Executive Vice President, may be delayed until such time as such investigation would no longer be compromised.

System administrators are required to report suspected unlawful or improper activities to the proper College authorities. Computer users, when requested, have an affirmative duty to cooperate with system administrators in investigations of system abuse. Users are encouraged to report suspected illegal activity or abuse, especially if related to any damage to or problems with their files.
If an occasion arises when a College officer or supervisor believes that a user is violating state or federal law, or College policy, and that access to an individual’s data is required in order to conduct an internal investigation into such possibility, system administrators may monitor all the activities of and inspect the files of such specific user(s) on their computers and networks. In such cases, and a system administrator is required to access the individual’s data, steps (1) and (2) set forth above in Section 2.05(d) shall be followed and the Office of Legal Counsel for OSU/A&M Board of Regents shall be contacted and informed of the matter.

Electronic Mail

The policy statements below refer only to e-mail. It is recognized that the law governing electronic communication technologies and the material transmitted using these technologies is in an early stage of development and that the policy statements in this document will change in response to changes in law and further development of electronic communications technology.

This policy will apply to all College e-mail services. Members of the college community who are given access to CSC’s e-mail system are expected to familiarize themselves with and abide by the policies in this document. Violations of this policy will result in loss of e-mail privileges at the College, disciplinary action, or legal action where applicable.

Appropriate Use

As with other College resources, e-mail is appropriately used for purposes that further the mission and goals of the College.

- Individuals may not use e-mail for entrepreneurial activities except in cases of College-sanctioned activities. Specifically prohibited is the selling of access to the Internet by any member of the College community.
- No one shall be added to an e-mail mailing list for other than official College business without his or her consent. Mailing lists may be used only for their intended purposes.
- College computing services should not be used to solicit goods and services to or from other members of the College community. For such purposes, Usenet news groups or bulletin boards may be made available by CIS.

All materials sent by campus e-mail must be attributed to the individual, office, or organization sending the material. It is a violation of this policy to originate e-mail in such a manner as to create the impression to the recipient that it originated from another source or individual.

Issues Related to Privacy

It is the intent of the College to preserve the privacy of e-mail communications and maintain access to communications intended for an individual. Given that institutions or higher education place high value on open communication of ideas, the intention of the College is to maximize freedom of communication for purposes that further the mission and goals of the College.

All e-mail communications, unless subject to a specific privilege, are subject to production under the Oklahoma Open Records Act and, when relevant, to discovery in civil litigation. The College will observe and follow the requirements of all applicable state and federal statutes relating to privacy concerns in electronic mail.

*The term “electronic mail which has not been opened,” or “unopened e-mail” or similar references, applies only to electronic messages received by a user but which the user has not opened. Once the user opens a message it is no longer considered “unopened,” even if such message has not been moved or otherwise stored in another location.
**Individual Expectations**

E-mail messages shall be delivered to the intended addresses and not censored or interfered with in any way by the College.

Individually addressed e-mail communications may not be intercepted by any third party except as noted below. This does not prevent persons who have legitimately received electronic mail messages from forwarding such messages on to third parties.

Users of the College’s e-mail services are required at all times to observe all laws relating to copyright, trademark, and trade secrets protection.

**College Expectation/Requirements**

Account holders may not use encrypting programs when engaging in e-mail communications except as specifically authorized in advance in writing by IT Services.

College officers and supervisors shall have the right to read any e-mail when the individual has given written permission for such access.

Under certain circumstances the IT Services Administrator may, in the course of his or her professional duties, access an individual’s e-mail for legitimate management or maintenance purposes. The IT Services Administrator shall designate in writing the identities of all such persons to the President.

If an occasion arises when a College officer or supervisor believes that access to an individual’s e-mail account is required for the conduct of College business, and the individual is not available, and an IT administrator is required to access the individual’s e-mail account, the following procedure shall be followed:

- The College official or supervisor shall secure permission to access the e-mail account from the Executive Vice President of this institution.
- An appropriate form with the signature of the Executive Vice President shall be presented to the CIS Administrator allowing him/her to proceed to access the e-mail account.
- The individual whose e-mail account has been accessed will be notified as soon as possible with a copy of the above referenced form.

Individuals shall make all e-mail files related to College business available to his or her supervisor prior to termination or resignation. At such time the individual’s e-mail account will be terminated and all information not retained by the supervisor will be deleted from the College system.

**Establishing College Electronic Mail Accounts**

Persons who desire to have e-mail accounts established on their behalf shall make application to IT Services. When such services become available, requests from faculty, non-faculty staff, and students asking for the establishment of an e-mail account normally will be honored. However, such an account is a privilege extended by the College and may be withdrawn by IT Services at any time without prior notice. The establishment of an e-mail account does not grant or guarantee unlimited or unrestricted opportunities to use the e-mail account. Reasonable access to e-mail cannot be guaranteed at all times and in all circumstances.

While account holders may expect reasonable access to e-mail, there is no guarantee that access will be possible at all times and in all circumstances.
Violation of this Policy Statement may result in the loss of e-mail privileges at this College.

**Objectionable Material, Violations and Sanctions**

The College cannot protect individuals against the existence or receipt of material that may offend them. Those who make use of electronic communications are warned that they may willingly or unwillingly come across, or be recipients of, material that they may find offensive. Members of the College community are expected to demonstrate good taste and sensitivity to others in their communications.

It is a violation of this policy to use e-mail to libel, harass, or threaten other individuals.

Users of campus communications are subject to all applicable local, state, and federal laws and regulations, and Connors State College policies and procedures.

**Consequences of Misuse of Computing Privileges**

Users, when requested, are expected to fully cooperate with system administrators in any investigations of system abuse. Failure to cooperate may be grounds for cancellation of access privileges or disciplinary action.

Abuse of computing privileges is subject to disciplinary action. If system administrators have strong evidence of misuse of computing resources, and if that evidence points to the computing activities or the computer files of an individual, they have the obligation to pursue any or all of the following steps to protect the user community:

1. Notify the user’s instructor, department or division chair, or supervisor of the investigation.
2. Suspend or restrict the user’s computing privileges during the investigation.
3. Inspect the user’s files, diskettes, tapes, and/or other computer-accessible storage media. System administrators must be certain that the trail of evidence clearly leads to the user’s computing activities or computing files before inspecting the user’s files.
4. Refer the matter for possible disciplinary action to the appropriate College department.

Individuals whose privileges to access College computing resources have been suspended may request that the Executive Vice President or his/her designee, review the suspension. The Executive Vice President, or designee, may reinstate privileges, alter any restrictions that have been imposed, or refuse to interfere with the administrative action taken to that time. There is no right to a hearing or appearance regarding such issues, and the decision made by the Executive Vice President or designee is final.

**Administrative Policies and Procedures**

**Appointment of Administrators**

**Appointment of President**

It is the responsibility of the governing Board of Regents to appoint personnel to fill the position of President of any institution under the governance of the Board. Prior to accepting applications, the Board of Regents shall request from the faculty and administrators of the institutions a list of personal and professional attributes which they believe are essential qualifications of the new President. The Board may at its discretion, request similar input from students and alumni of the institution and from certain other groups as the Board may choose. The Board may, at its own discretion, develop its own list of priorities concerning the personal and professional qualifications. The minimum qualifications for the person to be selected as the new President shall be established by the Board in consideration of the lists of priorities suggested by the faculty, administrators, alumni, or other groups, and the Board of Regents.
In addition to participating in establishing the qualifications to be required of the new President, the appropriate faculty representative(s) so designated by the faculty of the institution involved shall be consulted concerning other input to be made by the faculty of the institution in which the vacant position exists. For the purpose of this consultation, the Chairman of the Board shall appoint a policy committee for appointment of personnel or a committee of his choosing to confer with the appropriate faculty representative(s). This committee shall consist of not less than three (3) Board members.

Following consultation with the faculty, the policy committee for appointment of personnel shall devise and recommend to the Board specific procedures to be utilized in the nominating of candidates, screening of applicants, and in making the selection of the new President.

The responsibility for screening applications shall be assigned to a screening committee on which there shall be no less than three members of the Board of Regents and representatives of other groups. The Chairman of the Board of Regents shall appoint the chairperson of the Screening Committee. The Board shall decide the number of the faculty, administrators, and other citizenry who shall be represented to serve on the committee. At the Board’s discretion, other citizens may be involved in the screening of applicants.

From the pool of applications, the screening committee shall submit a predetermined number of unranked applications to the Board as a whole. Preliminary to the work of the screening committee, the Board shall decide the number of applications to be submitted by the screening committee.

The Board of Regents shall give first consideration to those names submitted by the screening committee. If the Board cannot make a selection from the original names submitted, the screening committee should be requested to send additional names to the Board.

In all instances where a vacancy exists in the Office of the President for any of the institutions under the Board, the vacancy shall be made known by use of the news media to accomplish a wide circulation of the fact. Any person who wishes to apply for a vacant position of President will be given an opportunity to do so equal to that of any other applicant, subject to appropriately reasonable deadlines. Procedures utilized to screen and select will not discriminate on the basis of race, color, religion, national origin, sex, qualified disability, or status as a veteran.

The Board of Regents may alter its format for the selection of a President at any time.

Appointment of Other Major Administrative Personnel

With regard to the appointment of other major administrative personnel, appropriate consultation shall be secured from the Board of Regents. This will include presenting the Board with a complete job description of the position to be filled with minimum required qualifications and salary range, all of which must have Board approval prior to the acceptance of applications or initiating screening procedures of applicants.

Appropriate faculty and/or staff counsel shall precede any recommendation for appointment by the President. At the President’s option, unless otherwise directed by the Board, he/she may consult and/or involve students and other citizens in making recommendations to the Board.

The President shall recommend all major personnel to the Board for approval. In the event any recommendation does not receive approval by the Board, the President of the institution may bring another recommendation before the Board. Major administrative personnel shall be considered to be those holding, or to hold, the title of Vice President, or an equivalent administrator of a major administrative unit.
Retention or Reappointment of Administrators

The continuation of administrators in their positions at institutions under the operational control of the Board of Regents for Oklahoma State University and the A & M Colleges is a result of demonstrated satisfactory performance. The concept of tenure in an administrative position is not applicable.

It is the policy of the Board that each administrator’s performance shall be continually evaluated. Administrators below the level of president shall be evaluated by the responsible administrative supervisor. The evaluation shall be made in accord with the evaluation procedures developed in the institution where the administrator is employed. All evaluation procedures in each institution shall be developed under the direction of the president and are subject to the approval of the Board of Regents. In instances where the performance of an administrator is determined to be unsatisfactory, the administrative supervisor responsible for that administrator must carefully monitor the future performance by such an administrator. Continuing failure to improve by an administrator whose present or past performance is unsatisfactory may result in reassignment to other duties or termination of employment.

Only the governing Board of Regents will evaluate the performance of presidents. Retention or reappointment of presidents is a result of demonstrated satisfactory performance in the following areas:

- Academic Leadership
- Administrative Leadership
- Financial Responsibility
- Personnel management
- Implementation of Board and Institutional Policies
- Maintenance of Confidence and Respect of the Board of Regents and the Relevant Constituencies and Publics of the Institution

Appointment of Personnel

The President shall have final responsibility for recommending appointments, promotions, and discontinuances, but he shall secure appropriate faculty and/or staff counsel before making recommendations. Insofar as possible, the responsible administrative officer shall arrange for principle candidates for initial appointments to visit the campus for personal interviews. Approved administrative practices shall include the following procedures:

The school’s affirmative action policy shall be complied with at all times. The college shall pursue a non-discriminatory policy with respect to age, race, sex, religion, color, national origin, qualified disability, or status as a veteran.

In the selection of major administrative personnel defined by the Board policy as including all Vice Presidents, Deans and Directors a committee will be formed for consultation purposes with the President prior to his or her recommendation to the Board for appointment. The committee shall be composed of two major administrators, an administrator/instructor, and, at the President’s option two faculty members, (where federal projects federally funded are involved, the Federal Programs Director would be included). This committee shall be used by the President to assist him or her in arriving at a recommendation.

In the selection of an individual to serve in a faculty position, a screening and interviewing committee shall be formed/composed of the appropriate division chairperson, the appropriate dean or administrative head, the President and/or appropriate Vice President. Their choice shall be recommended to the President and, after consideration, the President may recommend appointment to the Board of Regents. Insofar as possible, the Division Chairperson shall appoint or select a faculty member of his division for committee participation.
Notification of appointments shall be made to the appointee specifying position, salary, conditions and duration of the appointment. Such appointments are recommended by the president and are subject to Board of Regents approval.

1A faculty position is defined as any position with teaching or research responsibilities requiring a Bachelor's degree or higher and not listed as major administrative personnel as defined by Board policy.

Retention or Reappointment of Other Administrators

Retention or reappointment of other administrators to their respective positions shall be evaluated each year on a continual basis. The evaluation shall be by the major administrative officer for each area. The President, as specified in this policy, shall evaluate the major administrators. Evaluation criteria for all administrators shall be demonstrated satisfactory performance in their respective areas with regard to leadership, responsibility, management, and implementation of the Board of Regents’ and President’s policies and objectives and support and loyalty to the administrative head of the college as this relates to the institution. Where an administrator’s performance is unsatisfactory, the future performance must be carefully observed and continuing failure may result in reassignment, non-reappointment or dismissal. There is no property interest, e.g. continuing employment, applicable to administrative positions.

Promotions

Since the college has only one faculty rank, the question of promotion is a rare procedure and relates to positions of division chairpersons or administrative positions.

In the selection of Division Chairpersons, Directors, and Deans, a committee shall be appointed by the President to make recommendations to the President.

In the case of appointments by the President, of Division Chairpersons, Directors, and other minor administrative roles, such appointments are “at-will” and are reappointed or not reappointed on the basis of institutional need and/or performance.
Financial Exigency Policy

Introduction

On May 18, 1979, the Board of Regents for Oklahoma State University and the A & M Colleges unanimously adopted the following resolution:

“That the Board of Regents direct each of the presidents under the jurisdiction of the Board of Regents to develop and recommend to the Board of Regents a policy for meeting any possible conditions of financial exigency. Included in this policy shall be provisions for securing appropriate input from representatives of academic and non-academic personnel.

Representatives of these personnel shall serve only in an advisory capacity to the President. Such policy statements after being approved by the Board of Regents may be included in the respective institutional faculty and/or staff handbooks. Regardless of input or counsel received by the President from institutional personnel, it shall be the sole responsibility of the A & M Board of Regents to make the final decision regarding recommendations to the Board of Regents concerning any financial exigency. The President and the governing Board of Regents shall finally decide the specific actions required concerning any existing or anticipated financial exigency.”

This policy statement was submitted pursuant to this directive from the Board of Regents and establishes the procedures and guidelines for addressing a state of financial exigency at Connors State College. It will supersede other College policies and procedures, including all grievance procedures, if the President of the College declares a state of financial exigency.

Definitions

When used in this policy statement, unless the context clearly indicates otherwise, the following words and terms shall be construed as having the meanings described to them in this section:

Board of Regents shall mean the Board of Regents for Oklahoma A & M Colleges.

Continuing Faculty shall mean faculty with more than three years of service with the College and should not be construed as meaning tenured. (Coaching personnel are considered non-faculty even though they may teach some classes.)

Financial Exigency shall mean that state of financial crisis brought about by an Educational and General Part I budget allocation to the College, which would:

- Necessitate the elimination or reduction of existing instructional programs; or,
- Necessitate the termination of employment or reduction of compensation for permanently employed faculty or staff prior to the normal expiration of their contract or appointment; or,
- Seriously erode the quality of any existing program.

Financial Exigency Executive Committee shall be composed of the President, who shall serve as Chairman, the Executive Vice President, the Vice President for Academic and Student Services, the Vice President for Fiscal Services, and other designees as may be deemed appropriate at the time.

Financial Exigency Task Force shall be composed of the incumbents of the following described positions or their successors in interest as defined by the President:
Vice President for Fiscal Services  
Affirmative Action Officer  
President of Student Senate  
One (1) elected representative of the Division Chairpersons  
Athletic Director  
Executive Vice President  
Vice President for Enrollment Management and Student Services  
(Ex-officio and non-voting)  
Director of the Muskogee Branch Campuses (Ex-officio and non-voting)

In addition, the President may appoint to the Task Force such other faculty, administrators, staff, or students to assure appropriate representation of all groups within the college community.

Termination Review Committee shall be composed of a chairman and six members, three of whom shall be faculty members and three of whom shall be administrators or staff. The Vice President for Academic and Student Services shall determine the faculty members of the committee by random selection from among the continuing faculty who are full-time employees for two of the positions, and from among other faculty who are full-time employees for the remaining faculty position. Any faculty member so chosen may decline to serve. A continuing faculty member whose termination, if proposed, shall be allowed to excuse one of the three faculty members of the committee without cause; if necessary, another faculty member shall be chosen to serve. Challenges for justifiable cause shall also be allowed. The President shall designate administrators to serve on the committee. When the committee is considering the appeal of a faculty member whose termination is proposed, the Vice President for Academic and Student Services shall chair the proceedings; when the committee is considering the appeal of a staff member whose termination is proposed, the Vice President for Fiscal Services shall chair the proceedings. (All members shall be voting members.)

Procedures

Declaration

When, in his opinion, a state of financial exigency is impending, the President shall convene the Connors State College Executive Council and may convene such other entities or groups as he shall deem appropriate and advise any group so convened of the circumstances upon which the opinion is founded. Included within the statement of circumstances shall be an estimate of the scope and duration of budgetary shortfall or other condition which gives rise to the expected exigency and an explanation of all pre-exigency budgetary reductions affected. The President shall further consult with the Executive Secretary and any appropriate committee of the Board of Regents with respect to the expected exigency. If, following these consultations, the President determines that a financial exigency exists or is imminent; he shall declare the College to be in a state of financial exigency.

Preliminary Action Plan

Following the declaration, the President shall convene the Financial Exigency Task Force (Task Force) and charge it with the responsibility of conducting appropriate studies and reviews to determine the nature and extent of the crisis and developing a Preliminary Action Plan to return the college to a stable financial state. As a minimum, the plan shall contain a summary review of the academic and support programs of the college recommendations for reorientation, reorganization, realignment or reduction of academic and support programs; recommendations concerning reduction of personnel; the effect of the plan upon the performance of the college’s mission and the effect of the plan upon the college’s Affirmative Action Plan.

All Task Force Members shall seek input from personnel within their respective areas of representation.
Upon completion of its evaluation, the Task Force shall prepare and recommend its Preliminary Action Plan to the Financial Exigency Executive Committee (Executive Committee) which shall review the plan, make such revision as it deems appropriate, and recommend the plan to the President. The Executive Committee shall provide the Task Force with copies of the revised plan recommended to the President.

Exigency Action Plan

The President shall review and consider the Preliminary Action Plan and any revision thereof submitted by the Executive Committee. Further, the President will seek such other and advice and counsel from faculty, students, and other interested parties, as he shall deem appropriate. Any advice and counsel shall be advisory only, and it shall remain the sole responsibility of the President to make final decisions regarding recommendations to the Board of Regents concerning the financial exigency. Following such deliberation, the President shall prepare and submit to the Board of Regents an Exigency Action Plan for alleviating the financial crisis at the college. The Exigency Action Plan will not identify specific faculty or staff for termination but will identify areas in which reductions are proposed.

Action by Board of Regents

The Board of Regents has ultimate responsibility for the financial integrity of the college. It will review the Action Plan submitted by the President and may consider such other factors as it deems appropriate in determining what actions should be taken to restore the college to a stable financial state. Any Action Plan adopted by the Board of Regents will not identify specific faculty or staff for termination, but it will identify areas and units in which reductions are proposed.

Action Plan Implementation

Following adoption by the Board of Regents, the President shall direct the Vice President to implement the provisions of the approved Action Plan. If the plan entails the reduction of programs, activities of services, or the termination of faculty or staff, then the following appropriate provisions of this policy shall apply.

Guidelines for Termination of Employment

In reviewing programs and activities for reorientation, reorganization, realignment, reduction, or termination, the mission of the college and the fulfillment of its obligations as a higher education institution shall remain paramount. As the Task Force and Executive Committee conduct their studies and develop their respective plans, they should consider centrality to the college’s mission, productivity, support of productive programs, cost-benefit relationship, program achievement and income generating ability with respect to consolidation, reduction, or termination of college programs or activities. This may, in some cases, necessitate the retention of programs, services, and activities which are not strong, but which are central to the concept of the college and to the mission of Connors State College.

Guidelines for Program Review

Every termination must be based on an appropriate administrative judgment that the action will have an effect substantially less detrimental to the quality and effectiveness of the performance of the college’s mission than any alternate budgetary reduction.

Program Deletions

If an academic/technical program at the college is discontinued, students in the program shall be notified and every effort shall be made to allow them to finish their academic work. If it is not possible for students to complete the program, the college will explore making special allowances for such students. Special allowances might include, without limitation, permitting students to complete programs by taking work in related departments, or in any other reasonable manner facilitating the academic needs of affected students. To accommodate affected students, action will be taken to obtain approval of the Board of Regents for program adjustments if required.