Schedule for May 18, 2017

Board of Trustees &
UofL Research Foundation
Board of Directors

10:30 a.m.  Call to Order Board of Trustees Meeting
Orientation of Board of Trustees by CPE President Robert King

11:30 a.m.  Questions & Answers, Break

11:45 a.m.  Recess Board of Trustees meeting; Convene Annual Meeting of the UofL Research Foundation Board

12:00 p.m.  Break for Lunch

12:30 p.m.  Reconvene Board of Trustees Meeting
REGULAR MEETING OF THE UNIVERSITY OF LOUISVILLE
BOARD OF TRUSTEES

May 18, 2017

10:30 a.m.
Jefferson Room, Grawemeyer Hall

In Open Session

10:30 a.m. I. Call to Order Grissom

- Approval of Minutes, 4-26-2017 1

II. Orientation of Board of Trustees by CPE King

11:30 a.m. Questions & Answers, Break

11:45 a.m. III. Recess Board of Trustees Meeting; Convene Annual Meeting of the UofL Research Foundation

12:00 p.m. Break for Lunch

12:30 p.m. IV. Reconvene Board of Trustees Meeting Grissom

V. Report of the President Postel

- Updates 2
- Budget Presentation Howarth

VI. Report of the Chairman Grissom

- Update on Bylaws 3
- Ad Hoc Tenure and Nepotism Policy Committee 4

VII. Executive Session Grissom

- Motion to recess to discuss personnel matters and a business proposal pursuant to KRS 61.810(1)(f) and (g)

VIII. Open Meeting Reconvenes Grissom

- Report on Executive Session
- Appropriate action, if any

IX. Adjournment Grissom
REGULAR MEETING OF THE UNIVERSITY OF LOUISVILLE
BOARD OF TRUSTEES

May 18, 2017
Jefferson Room, Grawemeyer Hall

In Executive Session

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MINUTES OF THE SPECIAL MEETING OF THE
BOARD OF TRUSTEES OF THE
UNIVERSITY OF LOUISVILLE

April 26, 2017

In Open Session

Members of the University of Louisville Board of Trustees met at 1:00 p.m. on April 26, 2017, in the Jefferson Room, Grawemeyer Hall, with members present and absent as follows:

Present:  
- Mr. David Grissom, Chairman Pro Tempore
- Mr. William Armstrong
- Ms. Bonita Black (via videoconference)
- Mr. Brian Cromer
- Ms. Diane Medley
- Mr. James Rogers
- Mr. Nitin Sahney
- Mr. John Schnatter (arrived at 1:03 p.m.)
- Prof. Enid Trucios-Haynes
- Mr. Aaron Vance
- Dr. Ron Wright (arrived at 1:11 p.m.)

Absent:  
- Ms. Sandra Frazier

From the University:  
- Dr. Greg Postel, Interim President and Interim Exec. VP for Health Affairs
- Dr. Dale Billingsley, Acting Executive Vice President and University Provost
- Ms. Leslie Strohm, Vice President for Strategy and General Counsel
- Mr. Keith Inman, Vice President for University Advancement
- Mr. Dan Hall, Vice President for Community Engagement
- Ms. Susan Howarth, Interim CFO
- Dr. Toni Ganzel, Dean, School of Medicine
- Ms. Jenni Elliott, Assoc. VP in Executive VP for Health Affairs Office
- Dr. Michael Mardis, Dean of Students
- Mr. Gary Mans, Director of Media Relations, HSC
- Mr. Jeff Spoelker, Support Services in VP for Athletics Office
- Ms. Cheri Jones, Interim Assoc. VP for Audit and Compliance
- Mr. John Drees, Interim Sr. Assoc. VP for Communications and Marketing
- Mr. John Karman, Director of Media Relations
- Mr. Jake Beamer, Boards Liaison and Assistant Secretary

From UMC:  
- Mr. Ken Marshall, Interim President

From the Foundation:  
- Mr. Keith Sherman, Interim Executive Director
I. Call to Order

Mr. Beamer read the roll. Having determined a quorum present, Chairman Grissom called the meeting to order at 1:00 p.m.

Approval of Minutes, 4-12-2017

Mr. Cromer made a motion, which Mr. Armstrong seconded, to approve the minutes of the April 12, 2017 meeting. The motion passed.

II. Report of the Chair

Appointments to QCCT Board of Directors

The Chairman noted the Quality and Charity Care Trust (QCCT) has three seats to which the Board of Trustees appoints directors. There are two vacancies to fill, and the Interim President recommends the board appoint himself and Jerry Johnson to those seats.

Ms. Medley made a motion, which Prof. Trucios-Haynes seconded, to approve

The Interim President’s recommendation that the Board of Trustees appoint Greg Postel and Jerry Johnson to the board of directors of the Quality and Charity Care Trust, Inc., effective immediately.

The motion passed.

Update: MOU between UofL and Foundation

Mr. Grissom asked Ms. Black to update the board on the Memorandum of Understanding between the University and the Foundation. Ms. Black stated the Ad Hoc Committee on Board Governance was finalizing the draft agreement concurrently with the Foundation’s Board Governance committee. Once completed, the draft will be circulated to the Board of Trustees and the Board of Directors of the Foundation for review.

The Chairman thanked Ms. Black for her update. Ms. Black departed the meeting at 1:03 p.m.

III. Report of the President
Health Sciences Organizational Structure

Interim President Postel explained the focus of the meeting was to provide the Board with education and information regarding proposed governance changes to the Health Sciences Center. Said changes would include creating a functional business unit for the clinical care provided by UofL Hospital and University of Louisville Physicians, Inc. (ULP), separated from the non-clinical and educational research on UofL’s campuses.

Dr. Postel noted the chief reason for such an organizational change is because the clinical enterprise of medicine is a business that is distinct from other types of business conducted by the University. As such, it requires specialized leadership that is nimble enough to negotiate its business and adapt to a rapidly changing healthcare landscape. The President stated this was not unique to UofL and many institutions across the country have contemplated and executed similar changes.

President Postel indicated any structure put in place would have an affiliation agreement with the University defining the clinical and research missions, and UofL would not, in any way, relinquish its mission to teach or conduct research. He then introduced Dr. Jeff Balser, President and CEO of Vanderbilt University Medical Center (VUMC) and Dr. Steven Stites, Vice Chancellor for Clinical Affairs at the University of Kansas (KU).

Dr. Balser discussed the processes of separating VUMC, both financially and legally, from Vanderbilt University. He then fielded questions from the board. Dr. Balser thanked board members for allowing him the opportunity to speak to them.

Dr. Stites discussed KU’s medical center reorganization, noting its differences from VUMC as KU is a public institution. He then fielded questions from the board. Dr. Stites thanked the board for allowing him the opportunity to answer questions about separate university health systems.

The Chairman and Dr. Postel thanked both guests for sharing their experiences with the Board.

IV. Executive Session

Dr. Wright made a motion, which Mr. Sahney seconded, to go into Executive Session at 1:42 p.m. to discuss a business proposal pursuant to KRS 61.810(1)(g).

The motion passed.

Mr. Schnatter departed the meeting at 2:04 p.m.

V. Open Meeting Reconvenes

The open meeting reconvened at 2:28 p.m. Chairman Grissom reported the board discussed a business proposal. No action was taken.
Additional Updates

Athletics

President Postel reported working with Athletic Director Tom Jurich and Associate Director Kevin Miller to understand the complexity of the Department of Athletics, and that it was a productive and collaborative process.

He noted the University of Louisville Athletic Association (ULAA) Finance & Budget Committee and full board would meet the following day. At these meetings, members will consider resolutions regarding a financial transactions/spending policy, similar to the policy approved by the Board of Trustees, in preparation of the upcoming annual budget; and regarding committee structures and vacancies on the board.

Dr. Postel stated the Finance & Budget Committee budget workshops, held on May 19, would be open to the public, and the ULAA board of directors would consider the committee’s recommendations on the budget in June.

The President then thanked Susan Howarth, Interim CFO, for her engagement with the external auditor to review by line item the ULAA operating budget. Dr. Postel said it was critical for his understanding to help guide this organization in decision-making.

Progress on Accreditation

Dr. Billingsley thanked his staff for working to satisfy the requirements by the Southern Association of Colleges and Schools (SACS) to lift the university’s accreditation probation. This included updating both the University’s and Foundation’s bylaws, updating the Redbook (the University’s governance document), and submitting reports.

He specified the University’s finalized probation report would be sent in September 2017, with a site visit by SACS to follow.

Chairman Grissom thanked the President and Provost for the additional updates.

VI. Adjournment

Dr. Wright made a motion, which Mr. Armstrong seconded, to adjourn.

The motion passed and the meeting adjourned at 2:40 p.m.

Approved by:

________________________
Assistant Secretary
Present: Mr. David Grissom, Chairman Pro Tempore
Mr. William Armstrong
Ms. Bonita Black (via videoconference)
Mr. Brian Cromer
Ms. Diane Medley
Mr. James Rogers
Mr. Nitin Sahney
Mr. John Schnatter (arrived at 1:03 p.m.)
Prof. Enid Trucios-Haynes
Mr. Aaron Vance
Dr. Ron Wright (arrived at 1:11 p.m.)

Absent: Ms. Sandra Frazier

From the University: Dr. Greg Postel, Interim President and Interim Exec. VP for Health Affairs
Dr. Dale Billingsley, Acting Executive Vice President and University Provost
Ms. Leslie Strohm, Vice President for Strategy and General Counsel
Dr. Toni Ganzel, Dean, School of Medicine
Ms. Jenni Elliott, Assoc. VP in Executive VP for Health Affairs Office
Mr. Gary Mans, Director of Media Relations, HSC
Mr. Jake Beamer, Boards Liaison and Assistant Secretary

From UMC: Mr. Ken Marshall, Interim President

Outside Counsel: Mr. Chris Collins, ECG
Ms. Stacey Murphy, Norton Rose Fulbright

I. Call to Order

Chairman Grissom called the meeting to order.

II. Business Proposal

A business proposal was discussed.
III. **Adjournment**

The executive session adjourned at 2:39 p.m.

Approved by:

____________________________
Assistant Secretary
# ANNUAL MEETING OF THE UNIVERSITY OF LOUISVILLE RESEARCH FOUNDATION, INC. (ULRF) BOARD OF DIRECTORS

11:15 a.m., May 18, 2017

Jefferson Room, Grawemeyer Hall

In Open Session

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<td>II.</td>
<td>Election of ULRF Officers</td>
<td>Rogers</td>
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<td>III.</td>
<td>Adjournment</td>
<td>Rogers</td>
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MINUTES OF THE JOINT SPECIAL MEETING OF THE
BOARD OF TRUSTEES OF THE UNIVERSITY OF LOUISVILLE
AND THE BOARD OF DIRECTORS OF THE
UNIVERSITY OF LOUISVILLE RESEARCH FOUNDATION, INC.

March 27, 2017

In Open Session

Members of the University of Louisville Board of Trustees and the Board of Directors of the University of Louisville Research Foundation, Inc. (ULRF) met at 4:10 p.m. on March 27, 2017, in the Jefferson Room of Grawemeyer Hall, with members present and absent as follows:

Board of Trustees:
- Mr. David Grissom, Chairman Pro Tempore
- Mr. William Armstrong
- Ms. Bonita Black (via videoconference)
- Ms. Diane Medley
- Mr. James Rogers
- Mr. John Schnatter
- Prof. Enid Trucios-Haynes
- Mr. Aaron Vance

Absent:
- Mr. Brian Cromer
- Ms. Sandra Frazier
- Mr. Nitin Sahney
- Dr. Ron Wright

ULRF Board of Directors:
- Dr. Gregory C. Postel, Interim President
- Mr. William Armstrong
- Dr. Dale Billingsley, Vice President, EVP and University Provost
- Ms. Bonita Black (via videoconference)
- Mr. David Grissom
- Ms. Susan Howarth, Vice President, Interim Chief Financial Officer
- Ms. Diane Medley
- Dr. William Pierce, Vice President, EVP for Research and Innovation
- Mr. James Rogers
- Mr. John Schnatter
- Prof. Enid Trucios-Haynes
- Mr. Aaron Vance

Absent:
- Mr. Brian Cromer
- Ms. Sandra Frazier
- Mr. Nitin Sahney
- Dr. Ron Wright
I. Call to Order of UofL Board of Trustees

Mr. Beamer read the roll. Having determined a quorum present, Chairman Grissom called the meeting to order.

Approval of Minutes, 3-16-2017

Prof. Trucios-Haynes made a motion, which Mr. Armstrong seconded, to approve the minutes of the March 16, 2017 meeting. The motion carried.

II. Call to Order of ULRF Board of Directors

Mr. Beamer read the roll. Having determined a quorum present, President Postel called the meeting to order.

Approval of Minutes, 11-29-2016

Dr. Billingsley made a motion, which Ms. Howarth seconded, to approve the minutes of the November 29, 2016 meeting. The motion carried.

III. Election of ULRF Chairman Pro Tem to Serve Until the Board’s Annual Meeting

President Postel opened the floor for nominations for chairman pro tem and nominated Mr. Rogers.

Mr. Vance made a motion, which Mr. Armstrong seconded, to close nominations. The motion passed.

Ms. Medley made a motion, which Dr. Billingsley seconded, to elect Mr. Rogers for chairman pro tem. The motion passed.
IV. Election of ULRF Vice Chairman Pro Tem to Serve Until the Board’s Annual Meeting

Chairman Rogers opened the floor for nominations for vice chairman pro tem. Ms. Black nominated Ms. Frazier.

Ms. Medley made a motion, which Mr. Armstrong seconded, to close nominations. The motion passed.

Ms. Medley made a motion, which Ms. Black seconded, to elect Ms. Frazier as Vice Chair Pro Tem. The motion passed.

V. Election of ULRF Secretary Pro Tem to Serve Until the Board’s Annual Meeting

Chairman Rogers opened the floor for nominations for secretary pro tem. Ms. Medley nominated Ms. Black.

Mr. Schnatter made a motion, which Mr. Grissom seconded, to close nominations. The motion passed.

Ms. Medley made a motion, which Mr. Schnatter seconded, to elect Ms. Black as Secretary Pro Tem. The motion passed.

VI. Election of ULRF Treasurer Pro Tem to Serve Until the Board’s Annual Meeting

Chairman Rogers opened the floor for nominations for treasurer pro tem. Mr. Armstrong nominated Prof. Trucios-Haynes.

Mr. Schnatter made a motion, which Ms. Medley seconded, to close nominations. The motion passed.

Mr. Vance made a motion, which Mr. Schnatter seconded, to elect Prof. Trucios-Haynes as Treasurer Pro Tem. The motion passed.

VII. Election of Four ULRF Vice Presidents to Serve Until the Board’s Annual Meeting

Chairman Rogers opened the floor for nominations for the four vice presidents. President Postel nominated Dr. Billingsley, Dr. Pierce, Ms. Howarth, and Mr. Adams in their capacities of Chief Academic Officer, Chief Research Officer, Chief Financial Officer, and Chief Business Officer, respectively. He noted this would satisfy the requirements in the board’s bylaws regarding the composition of the board of directors.

Prof. Trucios-Haynes made a motion, which Mr. Armstrong seconded, to close nominations. The motion passed.

Mr. Armstrong made a motion, which Mr. Vance seconded, to elect Dr. Billingsley, Dr. Pierce, Ms. Howarth, and Mr. Adams as Vice Presidents. The motion passed.
VIII. Action Item: Approval of ULRF Signature Authority

Chairman Rogers explained the approval of the ULRF signature authority was routine in nature and reflects changes in administration and the election of the four vice presidents to the ULRF Board of Directors.

Dr. Billingsley made the motion, which Ms. Black seconded, to approve the

Interim President’s recommendation that the Board of Directors adopt the attached signature authority resolution in the form attached as Exhibit A.

The motion passed.

IX. Action Item: UofL Request to ULRF Pursuant to KRS 164A.610(3)

President Postel provided background information on the ULRF including the separate, affiliated entity’s mission and purpose. He then briefed the Trustees on the resolution to request the Board of Directors of the ULRF to take formal action in support of the University’s School of Medicine and University of Louisville Physicians, Inc. (ULP).

Newly revised resolutions were distributed to trustees and Ms. Strohm explained the differences between the drafts and finalized resolutions, as well as the accompanying memoranda of understanding between the university and the ULRF.

Dr. Postel and Ms. Strohm then fielded questions from the board.

Mr. Rogers made a motion, which Ms. Medley seconded, to adopt the following resolution:

WHEREAS, the University of Louisville Research Foundation, Inc. (“ULRF” or the “Research Foundation”) is a not-for-profit corporation affiliated with the University of Louisville pursuant to KRS 164A.610 and incorporated under the laws of the Commonwealth of Kentucky for the performance of charitable, educational and scientific purposes, including, inter alia, carrying out and supporting projects relating to the educational, scientific, literary, artistic, health care and public service missions of the University of Louisville (the "University"); and

WHEREAS, KRS 164A.610 provides, in part, that an affiliated corporation, such as the Research Foundation, may pay such sums as may be essential to meet contractual obligations incurred at the request of the University’s governing board; and

WHEREAS, the University of Louisville Physicians, Inc. (“ULP”) is a not-for-profit multi-specialty physician practice with more than 700 employed primary care and specialty physicians, all of whom serve as professors and/or researchers at the University of Louisville School of Medicine; and
WHEREAS, receipts generated from the clinical services provided by ULP/School of Medicine physicians are deposited into accounts maintained either by the Research Foundation (the “ULRF Clinical Receipts”) or by ULP; and

WHEREAS, the majority of the ULRF Clinical Receipts are transferred to the University and ULP to pay the faculty physicians, staff, and practice expenses. Over the past three years, an average of Nine Million Dollars per year of ULRF Clinical Receipts have passed through from ULRF to ULP to support ULP programs and operations; and

WHEREAS, ULP has retired a large amount of debt since its origination in 2011. $17 Million remains on a line of credit (LOC) with PNC Bank. The line of credit is supported by a $7.5 Million guaranty from the University of Louisville Foundation, Inc.; and

WHEREAS, pediatric practices for 200 Department of Pediatrics faculty members currently provide patient care and do business in a number of facilities, with rent being paid to outside entities for this space; and

WHEREAS, a Pediatric Medical Office Building (PMOB) is under construction to be completed in the summer of 2018. The pediatric practices within the School of Medicine/ULP will be a major tenant of the PMOB. The University of Louisville Real Estate Foundation, Inc. is currently a co-guarantor of the construction loan for the PMOB and for a portion of the mortgage cost going forward.

WHEREAS, the University of Louisville Foundation, Inc. desires to be released from its obligations under the line of credit with PNC Bank and the University of Louisville Real Estate Foundation desires to be released from its obligations under the construction loan for the PMOB; and

WHEREAS, Old National Bank (ONB) has agreed to finance both of these ongoing obligations. As a condition of the ONB term loan/line of credit, ONB requires a Memorandum of Understanding between the Research Foundation and ULP requiring the Research Foundation to transfer up to $5.1 Million of ULRF Clinical Receipts each year into an account at ULP designated for payments under the ONB term loan/line of credit (the “Loan MOU”). With respect to the Pediatric Medical Office Building Financing, ONB requires a separate MOU requiring the Research Foundation to make ULRF Clinical Receipts available to backstop ULP’s lease obligations and the fit-out of the leased space with furniture, fixtures, and equipment (the “Lease MOU”); and
WHEREAS, these ongoing budgeted expense categories exist today and are paid for with ULRF Clinical Receipts that have been transferred to ULP. The bank wants to memorialize this arrangement;

NOW, THEREFORE, BE IT RESOLVED, that, pursuant to KRS 164A.610, the Board of Trustees of the University of Louisville hereby requests that the Board of Directors of the Research Foundation take formal action in support of the University’s School of Medicine and ULP:

(a) To authorize the President of the Research Foundation or his/her designees to approve on such terms as the President deems appropriate the routine transfer of ULRF Clinical Receipts to the University to support School of Medicine programs and operations and to ULP to support ULP programs and operations;

(b) To authorize the President and other appropriate officers of the Research Foundation to execute a Loan MOU substantially in the form attached hereto as Exhibit A with such changes, insertions and omissions as may be approved by the President and the Chair of the Research Foundation Board, so long as the Research Foundation is not obligated to transfer to or for the benefit of ULP any funds in excess of the ULRF Clinical Receipts; and

(c) To authorize the President and other appropriate officers of the Research Foundation to execute a Lease MOU substantially in the form attached hereto as Exhibit B with such changes, insertions and omissions as may be approved by the President and the Chair of the Research Foundation Board, so long as the Research Foundation is not obligated to transfer to or for the benefit of ULP any funds in excess of the ULRF Clinical Receipts, and subject to all necessary authorizations and approvals being granted by the Commonwealth of Kentucky.

The motion passed.

X. Action Item: ULRF Financial Commitment to Support University of Louisville Physicians, Inc.

Chairman Postel briefed the board on the resolution regarding ULRF financial commitment to support ULP. He noted Old National Bank agreed to provide funding for two existing obligations: (1) financing of the construction loan for the Pediatric Medical Office Building; and (2) financing a term loan/line of credit.

Dr. Postel then fielded questions from the board.

Dr. Billingsley made a motion, which Dr. Pierce seconded, to approve the following resolution:
WHEREAS, the Research Foundation is a not for profit corporation affiliated with the University of Louisville and incorporated under the laws of the Commonwealth of Kentucky for the performance of charitable, educational and scientific purposes, including, inter alia, carrying out and supporting projects relating to the educational, scientific, literary, artistic, health care and public service missions of the University of Louisville (the "University"); and

WHEREAS, the Board of Directors of the Research Foundation is composed of all of the members of the University’s Board of Trustees, plus the University’s President, Chief Business Officer/Chief Financial Officer, Chief Academic Officer, and Chief Research Officer; and

WHEREAS, the University of Louisville Physicians, Inc. ("ULP") is a large, multi-specialty physician practice with more than 700 primary care and specialty physicians; and

WHEREAS all of the physicians employed by ULP are also professors and/or researchers at the University of Louisville School of Medicine; and

WHEREAS, receipts generated from the clinical services provided by ULP/School of Medicine physicians are deposited into accounts maintained either by the Research Foundation (the “ULRF Clinical Receipts”) or by ULP; and

WHEREAS, the majority of the ULRF Clinical Receipts are transferred to the University and ULP to pay the faculty physicians, staff, and practice expenses. Over the past three years, an average of Nine Million Dollars per year of ULRF Clinical Receipts have passed through from ULRF to ULP to support ULP programs and operations; and

WHEREAS, ULP has retired a large amount of debt since its origination in 2011. $17 Million remains on a line of credit (LOC) with PNC Bank. The line of credit is supported by a $7.5 Million guaranty from the University of Louisville Foundation, Inc.

WHEREAS, pediatric practices for 200 Department of Pediatrics faculty members currently provide patient care and do business in a number of facilities, with rent being paid to outside entities for this space; and

WHEREAS, a Pediatric Medical Office Building (PMOB) is under construction to be completed in the summer of 2018. The pediatric practices within ULP will be a major tenant of the PMOB. The University of Louisville Real Estate Foundation, Inc. is currently a co-guarantor of the
construction loan for the PMOB and for a portion of the mortgage cost going forward.

WHEREAS, the University of Louisville Foundation desires to be released from its obligations under the line of credit with PNC Bank and the University of Louisville Real Estate Foundation desires to be released from its obligations under the construction loan for the PMOB; and

WHEREAS, Old National Bank (ONB) has agreed to finance both of these ongoing obligations. As a condition of the ONB term loan/line of credit, ONB requires a Memorandum of Understanding between the Research Foundation and ULP requiring the Research Foundation to transfer up to $5.1 Million of ULRF Clinical Receipts each year into an account at ULP designated for payments under the ONB term loan/line of credit (the “Loan MOU”). With respect to the Pediatric Medical Office Building Financing, ONB requires a separate MOU requiring the Research Foundation to make ULRF Clinical Receipts available to backstop ULP’s lease obligations and the fit-out of the leased space with furniture, fixtures and equipment (the “Lease MOU”); and

WHEREAS, these ongoing budgeted expense categories exist today and are paid for with ULRF Clinical Receipts that have been transferred to ULP. The bank wants to memorialize this arrangement; and

WHEREAS, pursuant to KRS 164A.610(3), the Board of Trustees of the University of Louisville has taken formal action today to request that the Research Foundation transfer ULRF Clinical Receipts to the University to support School of Medicine programs and operations and to ULP to support ULP programs and operations, subject to prior approval from the Research Foundation President or his/her designees, and has specifically requested that the Research Foundation enter into the Loan MOU and the Lease MOU on substantially the terms attached hereto as Exhibits A and B;

NOW, THEREFORE, BE IT RESOLVED by the Board of Directors of the Research Foundation that:

(a) The President of the Research Foundation or his/her designees is authorized to approve on such terms as the President deems appropriate the routine transfer of ULRF Clinical Receipts to the University to support School of Medicine programs and operations and to ULP to support ULP programs and operations;

(b) The President and other appropriate officers of the Research Foundation are authorized and directed to execute a Loan MOU substantially in the form attached hereto as Exhibit A with such changes, insertions and omissions as may be approved by the President and the Chair of the Research Foundation
Board, so long as the Research Foundation is not obligated to transfer to or for the benefit of ULP any funds in excess of the ULRF Clinical Receipts. The President’s signature on the Loan MOU will be conclusive evidence of approval of the transactions reflected in the Loan MOU by the Board of the Research Foundation. The President and other appropriate officers of the Research Foundation are further authorized and directed to take such further actions and execute such additional documents as may be necessary to effect this Resolution; and

(c) The President and other appropriate officers of the Research Foundation are authorized and directed to execute a Lease MOU substantially in the form attached hereto as Exhibit B with such changes, insertions and omissions as may be approved by the President and the Chair of the Research Foundation Board, so long as the Research Foundation is not obligated to transfer to or for the benefit of ULP any funds in excess of the ULRF Clinical Receipts, and subject to all necessary authorizations and approvals being granted by the Commonwealth of Kentucky. The President’s signature on the Lease MOU will be conclusive evidence of approval of the transactions reflected in the Lease MOU by the Board of the Research Foundation. The President and other appropriate officers of the Research Foundation are further authorized and directed to take such further actions and execute such additional documents as may be necessary to effect this Resolution.

The motion passed.

XI. Adjournment of ULRF Board Meeting

Mr. Grissom made a motion, which Ms. Medley seconded, to adjourn.

The ULRF meeting adjourned at 4:37 p.m.

XII. Adjournment of UofL Board Meeting

Mr. Armstrong made a motion, which Mr. Rogers seconded, to adjourn.

The Trustees meeting adjourned at 4:38 p.m.

Approved on March 29, 2017: __________________________

Assistant Secretary

Board of Trustees

Approved on May 18, 2017: __________________________

Assistant Secretary

UofL Research Foundation, Inc.
RECOMMENDATION FOR THE 2017-18 OFFICERS OF THE UNIVERSITY OF LOUISVILLE RESEARCH FOUNDATION, INC.

Board of Directors – May 18, 2017

RECOMMENDATION:

The Chairman recommends the following slate of officers for 2017-18:

- **Chairman**
  - James Rogers
- **Vice Chair**
  - Sandra Frazier
- **Treasurer**
  - Enid Trucios-Haynes
- **Secretary**
  - Bonita Black
- **President**
  - Gregory C. Postel
- **Vice President**
  - Dale B. Billingsley
- **Vice President**
  - William Pierce
- **Vice President**
  - David J. Adams
- **Vice President**
  - Susan Howarth
- **Assistant Secretary**
  - Jake Beamer

BACKGROUND:

The ULRF Board of Directors met on March 27, 2017, and elected the above as 2016-17 Officers Pro Tempore to serve until the Board’s annual meeting. The Chairman recommends the officers remain the same for 2017-18.

BOARD ACTION:

Passed ______________
Did Not Pass __________
Other ________________

___________________
Assistant Secretary
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<th>Issue</th>
<th>Yet To Begin</th>
<th>In Progress</th>
<th>Completed</th>
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<tr>
<td>Removal of probation from SACS accreditation</td>
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<td>Completion of 2016-2017 with a balanced budget</td>
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<td>x</td>
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<td>Creation of a balanced budget for 2017-2018</td>
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<td>x</td>
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<td>Implementation and augmentation of modern business practices</td>
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<td>Refinancing of the Yum! Center</td>
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<td>Completion of NCAA process</td>
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<td>Creation of a sustainable business model for athletics</td>
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<td>Preparation for UMC management of University Hospital</td>
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RECOMMENDATION TO THE BOARD OF TRUSTEES
CONCERNING BYLAWS REVISIONS

May 18, 2017

RECOMMENDATION:

The Ad Hoc Committee on Board Governance recommends the adoption of the attached revised Bylaws.

BACKGROUND:

The Ad Hoc Committee on Board Governance finalized its bylaws revisions at its April 27, 2017 meeting. Following that meeting, members of the Board of Trustees received the original bylaws, the revised bylaws as presented, and a redlined version for comparison. The Ad Hoc Committee Chair solicited comments and questions from members and presents the revised bylaws, in consideration for approval, as attached.

COMMITTEE ACTION:

Passed ______ X __________
Did Not Pass ________________
Other ___________________
Date __April 27, 2017____

BOARD ACTION:

Passed ________________
Did Not Pass ____________
Other ___________________
Date ________________

__________________________
Assistant Secretary

__________________________
Assistant Secretary
BY-LAWS OF THE BOARD OF TRUSTEES OF
THE UNIVERSITY OF LOUISVILLE

ARTICLE 1: OFFICES

Section 1.1 REGISTERED OFFICE AND PRINCIPAL OFFICE

Until altered as provided by law, the Registered Office of the University of Louisville (the "University") shall be the address as on file with the Kentucky Secretary of State as amended and its principal office shall be Belknap Campus, Louisville, Jefferson County, Kentucky 40292.

Section 1.2 OTHER OFFICES

The University may maintain other offices at such places, within and without the Commonwealth of Kentucky, as its Board of Trustees may from time to time establish.

ARTICLE 2: THE BOARD OF TRUSTEES

Section 2.1 GENERAL POWERS

The government of the University shall be vested in a Board of Trustees, which shall consist of such number of persons having such voting rights, serving such terms and appointed by such means as provided in the Kentucky Revised Statutes. In exercising its powers as derived from the Kentucky Revised Statutes, and implemented in its By-Laws and the governmental procedures for the University, the Board of Trustees as the governing body of a state agency shall exercise its powers and authorities in a manner consistent with applicable policies set by the Commonwealth of Kentucky. Within the limits set by the Federal and State Constitutions and federal and state law, the Board is actively engaged in policy making, is responsible for aiding the University to perform at a high level of excellence, ensures that the financial resources of the University are sufficient to provide a sound educational program, and periodically evaluates the University's progress in implementing its missions, goals, and objectives.

Section 2.2 MEETINGS

The annual meeting of the Board shall be held in July of each year. At said annual meeting the Board shall elect its officers and the at-large member of the Executive Committee. A regular meeting of the Board of Trustees shall be at least quarterly, subject to modification as directed by the Board. Special
meetings of the Board shall be held at the call of the Chair or the President of the University (the “President”), or upon the request of at least three Trustees. In April of each year the Secretary of the Board shall certify the attendance of each Trustee at each of the meetings of the Board held since the previous April to the Chair of the Board of Trustees who in turn shall forward said certification to the Governor of the Commonwealth of Kentucky (the “Governor”). An emergency meeting of the Board may be called by the Chair, the President, or a majority of the Trustees.

A Trustee may vote and otherwise participate in board action by video-conference, but not by mere audio participation. A Trustee participating by phone may listen in and offer discussion but cannot vote and will not be counted for purposes of determining a quorum.

At any meeting in person or by video-conference, the Chair shall ensure that the Board complies with all provisions of the Commonwealth’s open-meeting laws.

Section 2.3 NOTICE TO TRUSTEES OF MEETINGS

(a) Reasonable notice, orally or in writing, of each Regular Meeting of the Board of Trustees shall be given by the person calling it or by the Secretary to the Board of Trustees, but such notice may be waived by any person entitled thereto. Attendance of a Trustee at any meeting shall constitute waiver of notice of such meeting, except when such Trustee attends the meeting for the express purpose of objecting to the transaction of any business because the meeting was not lawfully called or convened. Insofar as practicable, an agenda and copies of all reports and other materials to be presented at the meeting may be provided to the Trustees two (2) days prior to a meeting. Discussion and/or action at a regular meeting shall not be limited to items on the agenda. Neither the business to be transacted at nor the purpose of any regular meeting of the Board of Trustees need be specified in the notice, or waiver of notice of such meeting.

(b)(i) Written notice shall be given of any special or emergency meeting of the Board by the person(s) calling the meeting, the Board Secretary or the Board Secretary’s designee, but such notice may be waived by any person entitled thereto.

(ii) Notice of a special or an emergency meeting may be delivered (a) personally, (b) by facsimile, (c) by mail, or (d) by email.
(iii) Notice of a special meeting must be sent at least 24 hours before the special meeting.

(iv) An emergency meeting may be held with less than 24 hours advance notice, but the circumstances requiring the emergency meeting must be explained at the beginning of the meeting by the person chairing the meeting, and the circumstances requiring the emergency meeting must be recorded in the minutes of the meeting. Reasonable efforts must be undertaken, under emergency circumstances, to notify all Trustees of the emergency meeting as soon as reasonably possible.

(v) Notice of a special or an emergency meeting shall state the date, time and place of the meeting and the agenda for the meeting.

(vi) Any discussion at and action taken at a special or an emergency meeting shall be limited to items listed on the agenda in the meeting notice.

Section 2.4 QUORUM

A majority of all the Trustees shall constitute a quorum of the Board of Trustees, which shall act by a majority of those present at a meeting at which a quorum is present; but in the absence of a quorum a meeting may be recessed from time to time by consent of a majority of the Trustees present, without notice other than by announcement at the meeting.

Section 2.5 ORGANIZATION OF MEETINGS OF THE BOARD OF TRUSTEES

The Chair of the Board of Trustees shall preside at all meetings thereof. In the absence of the Chair, the Vice-Chair shall preside, but if both of them be absent, a Chair pro tempore shall be chosen at the meeting from among the Trustees there present. Such Chair shall be vested with all the powers and duties of the Chair. The Secretary of the Board shall act as Secretary of all meetings thereof. In the absence of a Secretary, the Chair shall appoint a Secretary pro tempore.

Section 2.6 EXECUTIVE SESSIONS OF THE BOARD OF TRUSTEES

Executive sessions of the Board and any of its committees shall remain confidential except for reports to be made only by the Chair of the Board of Trustees or a designated spokesperson or the President. The President may be excused from any executive
session at which the appointment, discipline, or dismissal of the President is discussed.

Section 2.7 SELECTION AND EVALUATION OF THE PRESIDENT

The Board of Trustees is responsible for the selection and appointment of the President in accordance with the Board’s obligations under state law and The Redbook. The Board of Trustees is also solely responsible for conducting a formal evaluation of the performance of the President on at least an annual basis. The Board of Trustees is solely responsible for making decisions on the President’s responsibilities and authority, total compensation and continuation in office.

Section 2.8 ROLL CALL VOTE

A roll-call vote of the Board of Trustees shall be required on all the following motions: (1) amendment of the By-Laws, adoption of a new By-Law, or repeal of an existing By-Law; (2) the annual operating budget, including student tuition and fee proposals for which Board approval is required; (3) funding requests for capital outlay and capital maintenance projects under consideration by the Board in compliance with its Financial Transactions Policy passed March 16, 2017 (the “Spending Policy”) as hereinafter amended from time to time; and (4) revenue or institutionally funded capital projects. On any other motion, a roll-call vote shall be taken if required by law or if a Trustee present demands a roll-call vote before the announcement of a vote otherwise taken.

Section 2.9 COMMITTEES OF THE BOARD

A. IN GENERAL

In addition to the executive committee required by statute, the Board shall establish any committees, standing or ad hoc, required for the conduct of its business. The Board will define the membership composition and charge to such committees. The Chair of the Board of Trustees will make appointments to such committees after receiving recommendations from the Governance, Trusteeship and Nominating Committee. The Chair of the Board of Trustees will designate the Chair of each committee. The President shall be an ex-officio, non-voting member of all committees except the Audit, Compliance and Risk Committee. The
President shall not be a member of the Audit, Compliance and Risk Committee.

B. STANDING COMMITTEES

Each committee shall consist of no less than three Trustees. Members of committees shall hold office until the appointment of their successors. Any vacancies on standing committees shall be filled by appointment of the Chair of the Board of Trustees unless otherwise provided by statute or these By-Laws. Authority to act on all matters is reserved to the Board unless expressly delegated to a committee by formal action of the Board, and the duty of each committee shall be to consider and make recommendations to the Board on matters referred to it. Unless otherwise required by law or these By-Laws, the Chair shall fill vacancies on standing committees within thirty (30) business days of the occurrence of such vacancy. Each committee shall have a written statement of purpose and primary responsibilities approved by the Board. The Chairs of all committees shall perform their duties in consultation with the Chair of the Board of Trustees and the President.

1. EXECUTIVE AND COMPENSATION COMMITTEE

The Executive and Compensation Committee shall consist of the officers of the Board of Trustees, one at-large member of the Board who shall be elected by the Board, [and] one of the three constituency representatives who shall be a member. The Chair of the U of L Foundation Board shall be invited to participate in meetings of this Committee where the compensation of the President will be considered or discussed solely as an advisor and such participation shall be on an ex-officio, non-voting basis. In the case of the one constituency representative who shall serve on the Executive and Compensation Committee, the seat shall be filled on a rotating academic year basis in the following order and sequence beginning with the 2017-2018 academic year: the Faculty Senate chair, the Student Government Association president, and the Staff Senate chair. This committee shall, under the powers delegated to it in accordance with the Kentucky Revised Statutes, act for the Board of Trustees during the interim between meetings of the Board. The Executive and Compensation Committee shall carry out assignments given it by the Board of Trustees and make such reports to the Board as required by it. Actions taken by the Executive and Compensation Committee
shall be reported to the Board for ratification except when the Board specifically authorizes an action to be taken on its behalf, in which case such action will be reported only. This committee shall conduct the evaluation of the President annually. The Executive and Compensation Committee's role in matters of compensation is to consider and recommend to the Board of Trustees compensation for the President, Vice Presidents and Deans pursuant to applicable state law and in accordance with the Spending Policy (See Section 2.8).

2. FINANCE COMMITTEE

The Finance Committee shall consist of a Chair and three (3) to six (6) additional Trustees duly appointed by the Chair of the Board of Trustees at its annual meeting or as soon thereafter as possible. The Treasurer of the Board of Trustees shall chair the Finance Committee. One of three constituency representatives who then serve as Trustees shall be a member of this committee, and such constituency representative shall be appointed on a rotating academic year basis. The committee shall consider the budget recommendations of the President, and shall submit its recommendations thereon to the Board as a whole. At the meeting of the Board when it considers the annual Operating Budget, the committee Chair shall make a report on the University's financial situation. This committee shall also (i) review and recommend Board requests and plans for borrowing; (ii) monitor financial performance; (iii) ensure that accurate and complete financial records are maintained; (iv) ensure that timely and accurate financial information is presented to the Board; and (v) provide oversight for endowment and other institutional investments. This committee shall ensure compliance with the Spending Policy and in that capacity, review and recommend to the Board of Trustees requests for approval of any financial transaction requiring Board approval, whether by statute, regulation, Board By-Laws, the Spending Policy, or Board Resolutions.

3. AUDIT, COMPLIANCE AND RISK COMMITTEE

The Audit, Compliance and Risk Committee shall consist of a Chair and at least two (2) additional Trustees duly appointed by the Chair of the Board of Trustees at its annual meeting or as soon thereafter as possible. All members of this committee shall be financially literate meaning they shall be able to read and understand
fundamental financial statements; including balance sheets, income statements and cash flow statements. This committee may have at least one non-voting community advisor (the “Advisor”) who has extensive accounting, auditing and financial management expertise, but such person’s participation shall be advisory only and on a non-voting basis. There shall be no overlapping membership of this committee and the Finance Committee. The Advisor, after signing an appropriate confidentiality agreement, shall be included in all discussions of the Audit, Compliance, and Risk Committee. The Advisor shall be selected by the Executive and Compensation Committee and appointed by the Chair of the Board of Trustees. The Advisor is not a member of the committee and may not serve as Chair of the Audit, Compliance and Risk Committee. The committee shall recommend the designation of an independent auditor and shall cause to be prepared and submitted to the Board of Trustees for approval at least once a year an audited statement of the financial condition of the University as of the close of the fiscal year and of the receipts and expenditures for each year. The committee may request any designated independent auditor, internal auditor, or any other officer or employee of the University to appear before it to report on the financial condition of the University and answer any questions the committee might have. The committee shall also receive other audit reports pertaining to the institution and recommend any changes deemed appropriate to financial control and accounting systems. This committee shall monitor internal controls and risk management. The President may, upon invitation of the committee, attend any meeting but in no event shall the President be a member of the committee, or have any voting rights.

4. ACADEMIC AND STUDENT AFFAIRS COMMITTEE

The Academic and Student Affairs Committee shall consist of a Chair and at least four (4) additional Trustees, including representatives of the Faculty Senate and Student Government Association, as duly appointed by the Chair of the Board of Trustees at its annual meeting or as soon thereafter as possible. The Academic and Student Affairs Committee shall consider all recommendations for academic centers, institutes, degree granting programs and other academic entities. Additionally, the committee will receive regular reports, at least annually, from the President regarding policies
affecting the academic enterprise or the welfare of faculty and/or students.

In addition, the Academic and Student Affairs Committee shall consider all nominations from whatever source for a University-wide award or for the granting of any honorary degree from the University. The committee shall be involved in all discussions of and recommendations to the Board of Trustees of those to be considered for such awards or honorary degrees. The Academic and Student Affairs Committee shall consider all recommendations for promotion within the University and the awarding of tenure and any other matters that require action by the Board of Trustees under state law or The Redbook; and following such review, the committee shall make its recommendations to the full Board of Trustees.

This committee shall also administer Trustee awards. It shall consider recommendations and nominations for faculty (full or part-time) who have had an extraordinary impact on students. The committee shall make its recommendations to the Board of Trustees for approval in time for presentation to the award winner at the May University Commencement ceremonies.

5. HUMAN RESOURCES COMMITTEE

The Human Resources Committee oversees the University's human resources policies and practices and advises the President, other members of the University administration, and the Board of Trustees on major aspects of workforce planning, strategy and investment to ensure that the workforce configuration and culture are optimally suited to the strategic needs of the University and reflect its values of equity, diversity, and inclusion. This committee shall consist of a Chair and no fewer than four (4) additional Trustees, including a representative of the Staff Senate as duly appointed by the Chair of the Board of Trustees. The Human Resources Committee advances the University's mission by promoting fair and respectful practices and compliance with all applicable labor, employment, and workplace laws.

6. GOVERNANCE, TRUSTEESHIP AND NOMINATING COMMITTEE

This committee shall consist of a Chair and at least three (3) additional Trustees, including one constituency
representative as duly appointed by the Chair of the Board of Trustees. If possible, one member of this committee should be a lawyer. It shall be the duty of this committee to help: orient new trustees toward fulfilling the responsibilities of trusteeship; to ensure that Trustees have ongoing education; to annually review and evaluate the Board’s structure, composition, policies and By-Laws against state law and board practices; to assess annually the performance of the Board and Trustees; to recommend Trustees to serve on committees to the Chair of the Board of Trustees; to assure compliance with the By-Laws and state law regarding optimum terms of service of Trustees and officers; to nurture the collegiality and vitality of the Board; and to consider at least annually and recommend to the Board of Trustees all changes to the By-Laws and Policies and assure that the Board’s By-Laws reflect the direction of the Board of Trustees and current state law.

In addition, this committee shall act as the nominating committee for the Board and shall solicit nominations from among the Trustees when making its recommendations for the annual election of officers. The Governance, Trusteeship and Nominating Committee shall consult with all Trustees prior to presenting its recommendations to the Board of Trustees for the election of officers at the annual meeting.

This committee shall also develop the tool for presidential evaluation and work with the Chairman of the Board and the Executive and Compensation Committee to ensure that the President is evaluated consistently and annually.

C. AD HOC COMMITTEES

The members of ad hoc committees established pursuant to Section 2.9 (C) of these By-Laws shall be appointed by the Chair of the Board of Trustees with such powers and duties and period of service as the Chair of the Board of Trustees may determine, provided that no ad hoc committee shall be created to act upon a matter appropriate to be acted upon by a standing committee. The Chairs of ad hoc committees shall be appointed by the Chair of the Board of Trustees and shall perform their duties in consultation with the Chair of the Board of Trustees and the President.
Section 2.10 RULES OF ORDER

The rules contained in the current edition of Robert's Rules of Order, Newly Revised, shall govern the Board in all cases to which they are applicable and in which they are not inconsistent with these By-Laws, any special rules of order this Board may adopt and any statutes applicable to the Board.

ARTICLE 3. REMOVAL OF BOARD OF TRUSTEES

Sections 3.1, 3.2, and 3.3 below set out the University's policy by which individual Trustees can be dismissed or, in compelling circumstances, the entire Board of Trustees removed for limited and appropriate reasons and by a fair process that provides for notice and the right to be heard. This process is consistent with the state statutes and University policy.

Section 3.1 INDIVIDUAL MEMBERS

(a) Except as provided in Sections 3.2 and 3.3, members of the Board of Trustees shall not be removed except for cause.

(b) A Trustee may be removed for cause as follows:

(1) The Governor or the Board of Trustees shall notify, in writing, the Trustee and the Kentucky Council on Postsecondary Education (the "CPE") that the Trustee should be removed for cause and shall specify the conduct warranting removal;

(2) The Trustee shall have seven (7) days to voluntarily resign or to provide evidence to the CPE that the Trustee's conduct does not warrant removal;

(3) Within thirty (30) days after receipt of notice from the Governor or the Board of Trustees, the CPE shall review the written notice, investigate the Trustee and the conduct alleged to support removal and make a nonbinding recommendation, in writing, to the Governor as to whether the Trustee should be removed, a copy of which shall also be provided to the Kentucky Legislative Research Commission (the "LRC");

(4) The Governor shall then make a determination, in writing, whether the Trustee should be removed and shall notify the Trustee, the Board of Trustees, the CPE and the LRC of the determination; and
By-Laws of the Board of Trustees
University of Louisville

DRAFT/CONFIDENTIAL/ATTORNEY-CLIENT PRIVILEGED

(5) If the Governor’s determination is to remove the Trustee, the Governor shall remove the Trustee by executive order, and shall replace the Trustee with a new appointment according to the applicable statutes for the Board of Trustees.

(c) For the purposes of this Section 3.1, a Trustee may be removed for cause for conduct including but not limited to malfeasance, misfeasance, incompetence or gross neglect of duty.

Section 3.2 PROPORTIONAL REPRESENTATION REQUIREMENT

If the Board of Trustees is required by law to have proportional representation in its membership based on residence, political affiliation, gender, minority racial composition or professional qualifications, the Governor may remove any Trustee and replace him or her with another individual in order to bring the membership into compliance with the proportional representation requirement for the Board of Trustees, provided that the Governor shall:

(a) Only exercise the removal authority granted in this Section 3.2 if appointment at the end of the next expiring term of a Trustee, or at the end of the next expiring term of Trustees if two (2) or more Trustees’ terms expire at the same time, cannot cure the deficiency in the proportional representation requirement;

(b) Remove the fewest number of Trustees necessary to bring the membership into compliance with the proportional representation requirement for the Board of Trustees;

(c) Identify the order in which the Trustees were appointed to their current terms on the Board of Trustees and, beginning with the most recently appointed Trustee who may be removed and replaced to bring the membership into compliance with the proportional representation requirement, remove the Trustee or Trustees according to the length of their tenure on the Board of Trustees, without taking into account any prior term of service on the Board of Trustees by the Trustee;

(d) Provide any Trustee proposed to be removed with the following:

(1) Written notice, at least seven (7) days prior to the Trustee’s removal from the Board of Trustees, stating
the proportional representation requirement that the Trustee does not satisfy; and

(2) An opportunity during the seven (7) day notice period for the Trustee to voluntarily resign or to provide evidence to the Governor that the Trustee does satisfy the proportional representation requirement or that another Trustee on the Board of Trustees who also does not satisfy the requirement has a shorter tenure than the Trustee proposed to be removed;

(e) Replace any removed Trustee with only those individuals who will bring the Board of Trustees into compliance with the proportional representation requirement; and

(f) Appoint any new Trustee in the same manner as provided by law for the Trustee being removed and to fill the remainder of the removed Trustee’s unexpired term.

Section 3.3 ENTIRE MEMBERSHIP

The Governor may remove for cause all appointed Trustees of the Board of Trustees and replace the entire appointed membership as follows:

(a) The Governor shall notify, in writing, the Board of Trustees and the CPE that the entire appointed membership of the Board of Trustees should be removed for cause and shall specify the conduct warranting removal;

(b) The Board or its Trustees shall have seven (7) days to voluntarily resign or to provide evidence to the CPE that the conduct of the Board of Trustees or of individual Trustees does not warrant removal;

(c) Within thirty (30) days after receipt of notice from the Governor, the CPE shall review the written notice, investigate the Board of Trustees and the conduct alleged to support removal and make a nonbinding recommendation, in writing, to the Governor as to whether the appointed membership of the Board of Trustees should be removed a copy of which shall also be provided to the LRC;

(d) The Governor shall then make a determination, in writing, whether the entire appointed membership of the Board of Trustees should be removed and shall notify the Trustees, the CPE and the LRC of the determination;
(e) If the Governor’s determination is to remove the entire appointed membership of the Board of Trustees, the Governor shall remove the Trustees by executive order, and shall replace the Trustees with new appointments according to the applicable statutes for the Board of Trustees; and

(f) For the purposes of this Section 3.3, the entire appointed membership of the Board of Trustees may be removed for cause if the Board of Trustees is no longer functioning according to its statutory mandate as specified in the enabling statutes applicable to the Board of Trustees, or if the Board’s conduct as a whole constitutes malfeasance, misfeasance, incompetence or gross neglect of duty, such that the conduct cannot be attributed to any single Trustee or Trustees. The inability of the Board of Trustees to hold regular meetings, to elect a chair annually, to establish a quorum, to adopt an annual budget, to set tuition rates, to conduct an annual evaluation of the President, to carry out its primary function to periodically evaluate the University’s progress in implementing its mission, goals, and objectives to conform to the strategic agenda or to otherwise perform its duties under Kentucky Revised Statutes Section 164.830 shall be cause for the Governor to remove all appointed Trustees and replace the entire appointed membership pursuant to this Section 3.3 and applicable law.

ARTICLE 4: OFFICERS

Section 4.1 OFFICERS OF THE BOARD

The officers of the Board of Trustees shall be a Chair, a Vice-Chair, a Secretary, and a Treasurer, and such other officers and assistant officers as the Board may appoint.

Section 4.2 DUTIES OF THE CHAIR

A Chair, who shall be annually elected by the Board of Trustees from among its members for a term of one year, shall preside at all meetings of the Board of Trustees and shall perform such other and further duties and have such powers as are usually performed and possessed by similar officers of like institutions of higher education and shall perform such other duties and have such additional powers as may from time to time be prescribed by the Board of Trustees.
Section 4.3 DUTIES OF THE VICE-CHAIR

A Vice-Chair, who shall be annually elected by the Board of Trustees from among its members for a term of one year, shall perform all the duties and have all the powers of the Chair during the absence or disability of the latter.

Section 4.4 DUTIES OF THE SECRETARY

A Secretary, who shall be elected annually by the Board from among its members for a term of one year, shall keep the minutes of all proceedings of the Board of Trustees, and shall see that proper minutes and records are kept of all proceedings of committees of the Board including the Executive and Compensation Committee. The Secretary shall make and keep proper records which shall be attested. In addition, the Secretary shall keep such other books and records as may be required by the Board of Trustees and shall have charge of the corporate seal. The Secretary shall generally perform such other and further duties as may be required by the Board of Trustees. In the absence of the Secretary or in the event of disability, the duties shall be performed by any Trustee or any Assistant Secretary who may be appointed by the Chair.

Section 4.5 DUTIES OF THE TREASURER

A Treasurer, who shall be elected annually by the Board from among its members for a term of one year, shall have general supervision over the financial matters of the University and shall see that reports as to the financial condition of the University are made to the Board of Trustees, as may be required by the Board. The Treasurer generally shall perform such other and further duties as may be required by the Board of Trustees. In the absence of the Treasurer or in the event of disability, the duties shall be performed by any Trustee or Assistant Treasurer who may be appointed by the Chair. The Treasurer shall chair the Finance Committee.

Section 4.6 OTHER OFFICERS

The Board of Trustees shall have authority to appoint such other officers, agents and employees as may be desired.

ARTICLE 5: MISCELLANEOUS PROVISIONS

Section 5.1 CONFLICT OF INTEREST

All Trustees shall disclose any known conflict of interest and shall avoid participating in any decision or advocating any
subject matter before the Board in which the Trustee, a business in which the Trustee is an owner or an employee, or a member of the immediate family of a Trustee has a conflict of interest. When a Trustee learns that a business transaction presents a conflict of interest, that Trustee must make an immediate, full disclosure to the Board of his or her interest in the subject. The Trustee shall not participate in any discussion of or decision on the issue. Disclosures are necessary for business transactions which would result in conflict of interest. Failure of a Trustee to make a disclosure shall void any resulting agreement at the option of the University. University remuneration to a faculty or staff Trustee and financial aid to a student Trustee shall not be considered a financial or other conflict of interest. Conflicts of interest shall be dealt with in accordance with state statutes.

Section 5.2 DIPLOMAS, DEGREES AND CERTIFICATES

All diplomas, degrees and certificates of the University shall carry the signature or a facsimile signature of the Chair of the Board of Trustees, the President, the Dean of the academic unit, and the Registrar.

ARTICLE 6: AMENDMENT OF BY-LAWS

Section 6.1 IN GENERAL

The Board of Trustees may alter or amend these By-Laws and may adopt new ones, but notice of any proposed changes shall be given at the previous regular or special meeting.

I HEREBY CERTIFY that these By-Laws were duly adopted by the Board of Trustees of the University of Louisville as required by law, this __ day of ________________, 2017.

Chair of the Board of Trustees

Attest:

Secretary
By-Laws of the Board of Trustees
University of Louisville

University of Louisville Board of Trustees
Policy Statements and Operational Guidelines

BOT 1.0 Policy Statements

1.1 Ethics Statement

In all matters entrusted to the Board of Trustees of the University of Louisville, the Board, individually and collectively, is committed: to uphold the public trust in the University of Louisville; to carry out its responsibilities in accordance with the laws of the Commonwealth; to act with care and make informed decisions; to comply with University policies applicable to the Board of Trustees; to refrain from actions which put a Trustee's personal or professional interests in conflict with that of the University and to abstain from any action or vote where appropriate; and, to avoid the use of Trustee appointment to obtain any private benefit. Further, neither the Chair of the Board nor a majority of Trustees shall have a contractual, employment, or personal financial interest in the University.

1.2 Philanthropy Statement

The Board of Trustees recognizes that every Trustee has a responsibility to lead by example through personal philanthropy that reflects personal financial means. The Trustees accept, therefore, as the University of Louisville increasingly seeks private support that they will achieve 100% trustee participation in annual donor giving.

1.3 Freedom from Undue External Influence

The Board of Trustees is free of undue influence from political, religious, or other external bodies and is committed to protecting the institution from any such influence. In support of this commitment, the Board will maintain a robust policy on conflicts of interest in adherence with applicable state law, will educate Trustees through various means on their obligations in responding to an actual or perceived conflict of interest, and will review Board conflict of interest policies periodically to ensure that they remain up-to-date. In addition, as noted in Operational Guideline 2.1 below, all Trustees will attend orientation organized through the CPE that will highlight, among other matters, the University's strategic agenda and the strategic implementation plan, its mission, its policies, procedures, and priorities, board fiduciary responsibilities, legal considerations including open records and open meetings requirements, and ethical considerations arising from Board membership. The Board will also maintain membership in the Association of Governing Boards so that it has ready access to information regarding best practices for board governance. As noted in Article 3 of the By-Laws, the Board has in place a detailed policy by which individual Trustees can be dismissed or, in compelling circumstances, the entire Board of Trustees removed for limited and appropriate reasons and by a fair process that provides for notice and the right to be heard.
By-Laws of the Board of Trustees
University of Louisville

BOT 2.0 Operational Guidelines

2.1 All new Trustees will attend a formal orientation as soon as practicable after being appointed to the Board.

2.2 The Board will hold an annual retreat.

2.3 For any meeting of any committee of the Board of Trustees, other than committee meetings which are scheduled for those dates on which regularly scheduled Board of Trustees or committee meetings are to be held, every effort will be made to provide at least four business days' notice of same.

(Revised: May ____, 2017)
RESOLUTION OF THE BOARD OF TRUSTEES
UNIVERSITY OF LOUISVILLE
REGARDING THE APPOINTMENT OF AN
AD HOC TENURE AND NEPOTISM POLICY COMMITTEE

May 18, 2017

RESOLVED, that the Board of Trustees approves the creation of an Ad Hoc Tenure and Nepotism Policy Committee. Appointments to the committee are as follows:

Sandra Frazier, Chair
Bonita Black
Brian Cromer
James Rogers
Enid Trucios-Haynes
Dale B. Billingsley
Beth A. Boehm

The charge of the Ad Hoc Committee on Board Governance shall be as follows:


- Examine and determine best practices at comparable institutions.

- Make recommendations regarding the Tenure and Nepotism policies to the Board of Trustees on or before November 16, 2017.

Board Action:
Passed: ____________
Did Not Pass: _______
Other: _____________

_____________________
Assistant Secretary