COMMITTEE MEMBERS PRESENT
Ms. Georgia Anne Synder-Falkinham, Acting Chair
Ms. Callie M. Dalton
Dr. Rachel D. Fowlkes

COMMITTEE MEMBERS ABSENT
Ms. Alethea “A.J.” Robinson, Chair
Mr. Steve Robinson, Vice Chair

OTHER BOARD MEMBERS PRESENT
Mr. Christopher Wade, Rector
Dr. Rachel D. Fowlkes
Ms. Mary Ann Hovis
Mr. Mark Lawrence

OTHERS PRESENT
President Brian O. Hemphill
Dr. Joseph Scartelli, Interim Provost and Vise President for Academic Affairs
Mr. Joe Carpenter, Vice President University Relations & Chief Communications Officer
Mr. Danny M. Kemp, Vice President for Information Technology and Chief Information Officer
Mr. Robert Lineburg, Director of Athletics
Ms. Stephanie Ballein, Associate Athletic Director
Ms. Katherine McCarthy, Vice President for Enrollment Management
Mr. Allen Wilson, Senior Assistant Attorney General, Commonwealth of Virginia
Radford University students, faculty and staff

CALL TO ORDER
Ms. Georgia Anne Snyder-Falkinham, Acting Chair, formally called the meeting to order at 3:01 p.m. in the Board Room, Third Floor-Martin Hall, on the campus of Radford University.

APPROVAL OF AGENDA
Ms. Snyder-Falkinham asked for a motion to approve the November 10, 2016 meeting agenda, as published. Ms. Callie M. Dalton so moved, and Dr. Rachel D. Fowlkes seconded the motion. The agenda was unanimously approved.
APPROVAL OF MINUTES
Ms. Snyder-Falkinham asked for a motion to approve the minutes of the September 15, 2016, meeting of the Governance, Administration and Athletics Committee, as published. Ms. Dalton so moved, and Dr. Fowlkes seconded the motion. The minutes were unanimously approved and available online at: http://www.radford.edu/content/bov/home/meetings/minutes.html.

INFORMATION TECHNOLOGY REPORT
Mr. Danny Kemp, Vice President for Information Technology and Chief Information Officer, provided a Starfish software demonstration from three different perspectives. The perspectives were: an academic advisor, a student and a faculty member. Each participant demonstrated how particular aspects not only save time, but also provide an efficient one-stop repository of student communications and records. It was noted Starfish was a good retention and communication tool by providing several points in engagement with the respective student. The software is currently in Phase I implementation. A copy of Mr. Kemp’s report is attached hereto as Attachment A and is made a part hereof.

INTERCOLLEGIATE ATHLETICS REPORT
Mr. Robert Lineburg, Director of Athletics, and Ms. Stephanie Ballein, Associate Director of Athletics, provided an intercollegiate athletics report that included a number of initiatives to enhance the student-athlete experience. They included: leadership, service and growth activities. Mr. Lineburg also updated the members of the Board of Visitors on team kudos:

- Nominations of several fall sports athletes for post-season academic honors, including four from men’s soccer to the CoSIDA All-State academic team;
- 30 Radford student-athletes have been named to RU Lead Scholars, a campus leadership program, and two student-athletes participated in the Big South Conference’s Leadership program and will also do so at an NCAA-sponsored program in Baltimore;
- Men's soccer's regular season championship; and
- Volleyball’s second consecutive regular season championship and its undefeated 2016 home season.

The new branding logos were also introduced and samples where shown. Mr. Lineburg also provided a revenue update that included increases in fundraising. A copy of Mr. Lineburg’s report is attached hereto as Attachment B and is made a part hereof.

AMENDMENTS TO BYLAWS
Ms. Snyder-Falkinham requested a motion to approve the amendments in the Board of Visitors Bylaws as submitted and discussed at the September 15, 2016 Governance, Administration and Athletics Committee meeting. Ms. Dalton made the motion to approve, Dr. Fowlkes seconded. The motion was unanimously approved to forward to the full Board of Visitors consideration. A copy of the Bylaws attached hereto as Attachment C is made apart thereof.

ADJOURNMENT
With no further business, Ms. Snyder-Falkinham requested a motion to adjourn. Ms. Dalton made the motion to adjourn, and Dr. Fowlkes seconded. The motion was unanimously approved and the meeting adjourned at 4:15 p.m.
Respectfully submitted,

Ms. Mary Weeks  
Secretary to the Board of Visitors/Senior Assistant to the President
Agenda

Starfish

• Introduction
• Evolution of Starfish
• Testimonial Video
• Demonstration
  - Student
  - Instructor
  - Advisor
• Next Steps - Phase II
Next Steps - Phase II

1. Identify project sponsors and advisory team
2. Define the scope and priorities
3. Form a project team
4. Confirm resources and timeline
Ideas and Suggestions for Project Scope-Phase II

– Student Success Plans
– Explore adding Graduate Students so they can schedule appointments with Advisors
– Explore expanding integration with Desire2Learn
– Review Behavioral Alert processes
– Expand Social Alert functionality to other offices if needed
– Utilize functionality for Financial Aid, Students with Disabilities, Athletics
– Expand integration with TutorTrac
– Improve reporting capability
– Explore attendance capabilities in Starfish
Questions ?
Intercollegiate Athletics

Board of Visitors Presentation

I. Student-Athlete Experience
   II. Culture
   III. Academic Excellence
IV. Competitive Excellence
V-VI. Resource Development
   VII. Branding
   VIII. Special Events
Intercollegiate Athletics

I. Student-Athlete Experience

*Enrich the student-athlete experience by developing a comprehensive life skills and career planning program that educates and prepares student-athletes for success*

Leadership

- Jessica Shelton and Monica Mallory of Women’s Track participated in the Fall Big South SAAC Leadership Conference.
- Jessica Shelton of Women’s Track and Bailey White of Women’s Lacrosse nominated to participate in the NCAA Student-Athlete Leadership forum in Baltimore, MD.
- 30 Student-Athletes were selected to participate in the RU Lead Scholar program.

Service

- Participated in Fear to Freedom Initiative and the Radford Gives Back Program

Growth

- Big South Student-Athlete Leadership/Career Development Program-Game Plan
Intercollegiate Athletics

II. Culture

Operate in full compliance with University, State, Conference, and NCAA Regulations

Title IX Reporting
- EADA submitted October 27, 2016
- NCAA Financial Report due January 2017

National Letter of Intent November 9, 2016

NCAA Division 1 Council Meeting-Focused on Enhancing the Student-Athlete Experience
III. Academic Excellence

*Attract, recruit, and retain Student-Athletes who are prepared to succeed academically and graduate*

**Men’s Soccer CoSIDA Academic All-American Nominations**
- Aitor Pouseu Blanco
- Fraser Colmer
- Sivert Daehlie
- Jo Vetle Rimstad

**Women’s Soccer CoSIDA Academic All-American Nominations**
- Hannah Duff
- Jessica Wollmann

**Volleyball CoSIDA Academic All-American and Big South All-Academic Nominations**
- Kelby Jackson

**Men’s and Women’s Cross Country Big South All-Academic Nominations**
- Ashenafi Kidanu
- Courtney Rice
Intercollegiate Athletics

IV. Competitive Excellence

*Compete for conference championships and participate and advance in postseason play*

- Men’s Soccer
- Women’s Soccer
- Volleyball
- Men’s & Women’s Cross Country
V. Resource Development 2016-17 Revenue Update

*Increase external revenue streams in support of the Athletics Department*

Learfield Sports Properties

- $220,050 ($138,300 cash, $81,750 trade)
- Overall Percentage to Goal: 73% ($300,000)
  - Cash Revenue Target: 77% ($180,000)
  - Trade Revenue Target: 68% ($120,000)

Currently have surpassed the overall cash revenue amount from the 2015-16 academic year by $15,000

Currently have secured nine new business partners for the 2016-17 academic year
Intercollegiate Athletics

VI. Resource Development  (October 15, 2016)

- Total gifts to Radford Athletics Club $120,746
- Total membership for 2016-17 149 members

100% participation in all-staff giving campaign—over $15,000 raised in support of student-athletes/27 staff members increased their gift from previous year (110% program)

$65,000 in commitments to Student-Athlete experience campaign to enhance Strength & Conditioning, Athletic Training, Nutritional Programming

Implementation of Student-Athlete Giving Challenge (iGive 100%-Highlander Challenge)
Intercollegiate Athletics

VII. Branding

*Enhance overall recognition, visibility, and public perception of Radford Athletics*

- Introduced a new brand and identity system that sets the visual direction for years to come.
- The extensive collaborative process to evolve the Radford Athletics brand and identity took over 12 months to complete.
- Process included several discovery and research sessions with key stakeholders including athletic and academic leadership, current and former student-athletes, coaches, alumni and community members.
Intercollegiate Athletics

VIII. Special Events

- Pre-game socials prior to men’s and women’s basketball contests
- Partnering with Alumni Affairs for events surrounding away athletics contests
- Red & White Auction-Spring/Summer 2017
PREAMBLE

The Board of Visitors of Radford University (“the Board”) adopts these Bylaws to provide for the orderly, consistent and efficient conduct of its business as the governing body of Radford University (“the University”).

As public trustees the Board has the responsibility and authority, subject to constitutional and statutory limitations, for the continuing operation, development of evolving policies, and financial oversight of the University. Much of this authority necessarily is delegated to the President, who serves as the agent of the Board and as Chief Executive Officer of the University.

It is acknowledged and understood that the University and the Board are at all times subject to the control and legislative enactments of the General Assembly of the Commonwealth of Virginia.

Article I – The Board of Visitors

Section 1 – Legal Status, Composition, and General Operation


B. General Operations. The Board is required by law to, and does:

1. Strive to be transparent in its operations, and operate entirely openly to the extent required by law.

2. Comply with the Commonwealth of Virginia’s Freedom of Information Act (Code of Va. §2.2-3700, et seq.), including but not limited to the following:

   a. Record minutes of each open meeting and post the minutes on the Board’s website in accordance with subsection 1 of §2.2-3707 and §2.2-3707.1;

   b. Conduct all discussions and actions on any topic not specifically exempted by §2.2-3711 in open meeting;

   c. Give public notice of all meetings in accordance with subsection C of §2.2-3707; and

   d. Approve in open meeting any action taken in closed meeting before it can have any force and effect in accordance with subsection B of §2.2-3711.

3. Notify and invite the Attorney General’s appointee or representative (the legal counsel of the institution) to all meetings of the Board, Executive Committee, and other Board committees.

C. Annual Executive Summary. The Board is required by statute to submit to the General Assembly and the Governor an annual executive summary of its interim activity and work no later than the first day of each regular session of the General Assembly. This report shall be submitted in accordance with procedures stipulated by law.

Effective November 11, 2016
D. Removal of Board Members. If any member of the Board fails to attend (i) the meetings of the Board for one year without sufficient cause, as determined by a majority vote of the Board, or (ii) the educational programs for governing boards presented by the State Council of Higher Education for Virginia, and required by Virginia Code §23.1-1304 in the member’s first two years of membership without sufficient cause, as determined by a majority vote of the board, the remaining members of the Board shall record such failure in the minutes at the Board’s next meeting and notify the Governor, and the office of such member shall be vacated. However, no member serving as of January 1, 2015 shall be removed for failing to attend the educational programs required by Virginia Code § 23-9.14:1 in the members first two years of membership if the member attends such training by January 1, 2016.

In accordance with Virginia Code §23.1-1300(C), the Governor has the authority to remove from office for malfeasance, misfeasance, incompetence, or gross neglect of duty any member of the Board and fill the vacancy resulting from the removal. Each appointment to fill a vacancy will be subject to confirmation by the General Assembly. The Governor will set forth, in a written public statement, the Governor’s reasons for removing any member pursuant to this statute at the time the removal occurs. The Governor will be the sole judge of the sufficiency of the cause for removal as set forth in this statute.

E. Resignation. Any Board member may resign at any time by providing notice of the date of resignation to the Governor. Notice also shall be provided to the Rector so that the Board can take measures to accommodate said resignation. Such resignation shall take effect at the time specified in such notice and, unless otherwise specified therein, the acceptance of the resignation shall not be necessary for it to take effect.

Section 2 – Powers and Responsibilities

Responsibilities of the Board include, but are not limited to, the following:

1. Control and expend funds of the University;
2. Establish fees, tuition, and other charges imposed on students;
3. Approve the University’s budgets;
4. Appoint the President of the University;
5. Approve the strategic plans of the University;
6. Confer degrees;
7. Promote the purpose and mission of the University;
8. Adopt rules and regulations for governing employment and employees, and approve promotions, tenure, salaries of employees;
9. Name buildings and other major facilities;
10. Approve certain real property transactions; and
11. Adopt rules and regulations governing student conduct.
Section 3 – Meetings

A. Regular Meetings. The Board meets in regular session four times each fiscal year, on dates established by the Board. The last regular meeting of each fiscal year is designated as the “annual meeting” of the Board.

B. Special Meetings. Special meetings may be called by the Rector or upon the request of any five voting members of the Board. Requests for a special meeting must be submitted to the Secretary to the Board (“Secretary”), who has the ministerial responsibility for making arrangements for the special meeting.

C. Notice. Notice of meetings must be published and provided to the Board and the public by the Secretary in accordance with these Bylaws and state law.

D. Quorum and Votes. A simple majority of the Board constitutes a quorum. Unless otherwise required by statute, actions of the Board are taken by simple majority of those present and voting.

E. Member(s) Participation via Electronic Communications.

1. A member can participate via electronic communication means from a remote location that is open to the public in accordance with the Code of Virginia §2.2-3708 and provided that:
   a. A quorum of the Board is physically assembled at one primary location.
   b. Notice of the meeting has been given at least three working days in advance of the date scheduled for the meeting in accordance with Virginia Code §2.2-3708(C).
   c. The remote location from which the member is participating is open to the public. All agenda packets and, unless exempt, all materials that will be distributed to Board members shall also be made available to the public at the remote location.
   d. Interruption in the telephonic or video broadcast of the meeting shall result in the suspension of action at the meeting until repairs are made and public access is restored.

2. A member may also participate via electronic communication means from a remote location that is not opened to the public in the event of an emergency, personal matter, or medical condition that prevents the member from attending in person, in accordance with the Code of Virginia §2.2-3708.1 and provided that:
   a. If, on or before the day of the meeting, the member notifies the Rector that such member is unable to attend the meeting due to an emergency, personal matter, or medical condition that prevents the member’s physical presence, and the member identifies with specificity the nature of the emergency or personal matter.
   b. The Board shall record the reason for the member to participate from a remote location together with the remote location from which the member participates in the minutes of the meeting.
   c. There must be a quorum of the Board physically assemble at the primary location of the
meeting.

d. The Board shall make arrangements for the voice of the remote participant to be heard by all persons at the primary location.

e. If any request for participation via electronic communication from a remote location is denied, the decision and rationale will be reflected in the minutes.

F. Agenda. The draft agenda for each meeting is to be prepared by the President or the President’s designee, and approved by the Rector. Matters that any member requests to be placed on the agenda should be brought to the attention of the President as far in advance of the meeting as possible. The President may assign a matter to the chair of the appropriate committee of the Board for review prior to placement on the Board agenda. The agenda and other meeting materials are to be made public as required by law, and delivered to each member of the Board as far in advance of the meeting as feasible.

Matters which arise after publication of the agenda may be placed on the agenda at the President’s discretion, after consultation with the Rector, or by the Board’s amendment of the agenda. The first order of business at every meeting is approval of the agenda. Proposed amendments to the agenda may be considered at that time.

Section 4 – Officers

A. Officers. The officers of the Board are Rector and Vice Rector.

B. Election and Terms. The officers are elected by the Board at the annual meeting of the Board and shall serve a term of one year.

1. Nominating Committee. The Governance, Administration and Athletics Committee acts as the Nominating Committee for officers of the Board. The Committee is to call for nominations from members of the Board annually, following the last regular meeting of the Board. Nominations from members are to be submitted in writing to the Chair no later than ten days after that call. The Committee will meet prior to the annual meeting to determine which nominations will be presented to the Board. The Committee may offer more than one nominee for an office.

2. Nominations from the Floor. Nominations from the floor will be taken.

3. Term. Newly elected officers assume office on July 1 following their election. Each officer holds office for a term of one year ending the following June 30 or until the successor is elected, whichever is later. Officers may serve up to two consecutive terms; however, there is no limitation on the number of non-consecutive terms an officer may serve. In the event the Vice Rector assumes the office of Rector for a period of 180 days or more, that period will count as a full term.

C. Rector. The Rector is charged with promoting a level of interest, involvement and activity among the members of the Board as will best contribute to (1) the establishment of proper policies, (2) wise planning, (3) intelligent and considerate observance of the rights of the faculty, administration, staff, and student body, and (4) the maintenance of the independence of the Board, all of which will enhance the future welfare of the University.
Specific responsibilities include presiding at Board meetings; appointing all committees, unless otherwise provided in the Bylaws or directed by the Board; acting as the Board's primary spokesperson or representative; and performing such other duties as are generally expected of the presiding officer or are imposed by statute, Bylaws, or action of the Board.

D. Vice Rector. If the Rector is temporarily absent or unavailable, the Vice Rector presides over meetings and assumes all powers, duties and functions of the Rector. In the event of the death, permanent disability or resignation of the Rector, or should the Rector become otherwise permanently unable to perform the duties and functions of the office, the Vice Rector will become Rector for the remainder of the term, and a new Vice Rector will be elected.

Section 5 -- Advisory Representatives

A. Appointments. The Board is to appoint one faculty member and one student as non-voting, advisory representatives to the Board. Representatives are appointed at the annual meeting which is the last meeting of the fiscal year, and serve one-year terms commencing July 1 following their appointment and ending June 30.

The faculty representative shall be the President of the Radford University Faculty Senate (Faculty Senate President), provided that said individual shall serve no more than two consecutive terms as faculty representative to the Board of Visitors. If the same individual shall serve more than two consecutive terms as Faculty Senate President, the faculty representative to the Board shall be appointed from a list of three faculty members submitted by the Faculty Senate. Should the faculty representative resign as faculty senate president during his/her term on the Board of Visitors, the new faculty senate president shall fill the remaining term on the Board of Visitors of the individual who resigned; in the event an individual assumes the role as faculty representative for a period of 180 days or more, that period will count as one full term.

The student representatives are appointed from a list of three students submitted by the President after consultation with appropriate members of the administration and such other individuals as the President deems necessary. The three nominees for student representative shall make a brief presentation to the Board of Visitors at the annual meeting at which the student representative will be appointed.

B. Responsibilities. Advisory representatives have the responsibility to support the best interests of the University and to work with members of the Board for the continuing operation and development of the institution as a comprehensive state university. They are expected to participate in all regular meetings of the Board. Each advisory representative will be appointed as a non-voting member of at least one standing committee, but may not chair a committee. Advisory representatives may submit agenda items for discussion and information to be considered by the Board by presenting them to the President in advance of meetings, but may not make motions or introduce new items at meetings. Advisory representatives may not attend closed meetings except by invitation of the Board.

Section 6 – Committees

A. Executive Committee. The Executive Committee is comprised of the Rector, the Vice Rector, and the chairs of the standing committees. The Rector serves as Chair of the Committee.

1. The Executive Committee is authorized and required to:
a. Develop and recommend to the Board a statement of governance setting forth the Board's role;

b. Periodically review the Board's Bylaws and recommend amendments;

c. Provide advice to the Board on committee structure, appointments, and meetings;

d. Develop an orientation and continuing education process for Board members that includes training on the Virginia Freedom of Information Act;

e. Create, monitor, oversee, and review compliance by Board members with the University's Code of Ethics, adopted August 23, 2007, which Code is equally applicable to Board members as well as other members of the University community;

f. Develop a set of qualifications and competencies for membership on the Board for approval by the Board and recommendation to the Governor.

2. Additionally, the Executive Committee is authorized to convene and exercise the full power and authority of the Board between meetings of the Board whenever circumstances require immediate action to address matters of an urgent nature, or as the Board may otherwise direct.

A simple majority constitutes a quorum. In the event that a quorum is not present, other members of the Board may be appointed by the Rector to serve in the place of absent members on an ad hoc and temporary basis in order that a quorum may be attained.

The Secretary to the Board is to inform promptly all members of the Board of any action taken by the Executive Committee. The Rector is to report actions taken by the Executive Committee at the next full meeting of the Board.

B. Standing Committees. Each standing committee is comprised of the Rector and Vice Rector plus not fewer than three additional Board members appointed by the Rector during or after the annual meeting. The Rector designates the chair and vice-chair of each committee and, on recommendation of the President, appoints an administrative assistant to staff each committee.

A simple majority of the members of a committee constitutes a quorum. In the event that quorum is not present, other members of the Board may be appointed by the Rector to serve in the place of absent members on an ad hoc and temporary basis in order that a quorum may be attained.

Matters may be referred to standing committees by the President, the President’s designee, the Rector, or the full Board. In addition to the specific responsibilities provided by these Bylaws, the standing committees shall have any other duties and responsibilities assigned by the Board or the Rector.

The standing committees are:

1. Business Affairs and Audit. This committee is generally responsible for reviewing and recommending action to the Board regarding the financial and business affairs of the University, including but not limited to, capital projects, grants, contracts, and the naming of facilities. This committee also oversees the internal audit function of the University; receives
the annual financial audit report of the Auditor of Public Accounts; and performs studies of financial matters as directed by the Board.

2. **Student Affairs.** This committee is generally responsible for reviewing and recommending action to the Board on matters pertaining to students, including but not limited to, student retention, student support services and activities, student health and safety, student conduct and disciplinary standards, residential life, student organizations and activities, and the general quality of student life.

3. **Academic Affairs.** The committee provides guidance to the Board on matters essential to academic quality. This committee is generally responsible for reviewing and recommending action to the Board on matters regarding the University’s academic mission, purpose, plans, and programs, including, but not limited to the creation or elimination of academic programs and of colleges and schools and academic departments within the University; faculty appointments, and the policies and procedures governing the award of tenure; academic standards and policies for student admissions, progression and graduation; and the conferring of meritorious awards and honorary degrees.

4. **Governance, Administration, and Athletics.** This committee is generally responsible for considering and recommending action to the Board on policy matters pertaining to the administrative operations of the University, including personnel matters, and shall advise and consult with the President of the University on matters of human resources policy in regard to classified employees, university staff and other non-instructional faculty members employed by the University.

The committee shall also conduct an annual evaluation of the President as required by these Bylaws in a closed meeting and present its findings and recommendations to the Board.

This committee is responsible for reviewing recommendations and offering motions to the Board on matters and policies pertinent to the Division of Information Technology including implementation of new technologies and systems affecting the University’s computer systems, websites and telephone systems.

This committee is also responsible for reviewing recommendations and offering motions to the Board on matters pertaining to all aspects of University intercollegiate athletics including, but not limited to, recruitment of personnel, development of new athletic programs, and maintenance and/or construction of athletic facilities.

5. **University Advancement, University Relations, and Enrollment Management.** This committee is generally responsible for oversight of programs that promote private donations for, and alumni support of, the University, including related activities undertaken by the University directly and by affiliated foundations on the University's behalf. It also oversees the University’s public and community relations programs, which are designed to enhance the University’s stature and reputation, and its efforts to publicly disseminate news about the University. This committee is also responsible for reviewing recommendations and offering motions to the Board on matters and policies pertinent to the university’s enrollment management strategy.

C. **Special Committees.** Special or *ad hoc* committees are established by the Board or the Rector for an expressed purpose and limited duration. Special committees may have no fewer than four members.
appointed by the Rector, who may change the membership at any time. The Rector designates the Chair of special committees.

Section 7 – Policies and Procedures.

Subject to state law and these Bylaws, the Board may adopt rules and regulations and may establish specific policies or procedures for the operation of the University and, to the extent not inconsistent with these Bylaws, for the Board’s own governance. All such policies and procedures in existence on the date of the adoption of these Bylaws, and all policies and procedures subsequently adopted by the Board must be published and are binding on all affected university constituents. The President shall be responsible for the publication and implementation of all policies and procedures of the Board.

Article II – Employees

Section 1 – The President

The President serves at the pleasure of the Board of Visitors or pursuant to contract with the Board. The President is the Chief Executive Officer of the University and oversees the overall operation of the University. The President is expected to provide leadership to the University community in the development of its mission and programs. The President directs the University's administration, faculty and staff, and oversees the financial affairs of the University and the use and maintenance of its physical facilities. The President supports the fund-raising and advancement efforts of public and private entities on behalf of the University and serves as the University's representative and official spokesperson. The President must act in accord with the policies and direction of the Board. The President must perform the duties and exercise the authority of the office in accordance with all applicable federal and state laws and regulations.

The President may delegate specific duties, in whole or in part, to other employees of the University. However, the President remains responsible for the performance of the delegate as to all matters within the President's authority.

The Board shall meet with the President, at least annually, in a closed meeting, and deliver an evaluation of the President’s performance. A preliminary evaluation report is to be submitted by the Governance, Administration and Athletics Committee to the Board, which report serves as the initial basis for the Board’s review and evaluation. Objectives for the coming year will also be presented to the Board by the President at the time of the evaluation.

Any changes to the President’s contract shall be made only by vote of a majority of all members of the Board.

Section 2 – Provost, Vice Presidents, Vice Provosts, and Direct Reports to the President

The Provost, Vice Presidents, Vice Provosts, and all direct reports to the President are selected by the President, subject to approval by the Board, and serve at the pleasure of the President, or upon such other terms as agreed by the employee, the President, and the Board.

Section 3 – University Auditor

The University Auditor is responsible for the University's internal audit function, which provides independent appraisals and reviews of University operations. The University Auditor is administratively
responsible to the President, but is functionally accountable to the Board of Visitors. The University Auditor is appointed by, and reports to, the Board or a Board committee, as directed by the Board. In addition to the general responsibilities of the position, the University Auditor performs such duties incidental to the office as assigned by the Board or the President.

Article III – Miscellaneous

Section 1 – Suspension or Amendment of Bylaws

These Bylaws may be suspended or amended in whole or in part at any meeting of the Board of Visitors.

Section 2 – Parliamentary Authority

Unless otherwise specified by these Bylaws, all Board and committee meetings, actions, and rulings will be guided by the most current edition of *Robert's Rules of Order Newly Revised (most recent edition).*