# COMMITTEE ON RANK, SALARY, AND CONDITIONS OF EMPLOYMENT 2019-2020

<table>
<thead>
<tr>
<th>YEAR APPT.</th>
<th>LAST YR. TO SERVE</th>
<th>NAME</th>
<th>SCHOOL/COLLEGE AND DEPARTMENT</th>
<th>EMAIL/PHONE</th>
</tr>
</thead>
<tbody>
<tr>
<td>18-19</td>
<td>21-22</td>
<td>Tamara Lave (Chair since ’19-’20)</td>
<td>Law</td>
<td>t <a href="mailto:lame@law.miami.edu">lame@law.miami.edu</a> 8-1899</td>
</tr>
<tr>
<td>19-20</td>
<td>22-23</td>
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<td><a href="mailto:abarrientos@miami.edu">abarrientos@miami.edu</a> 6-8683</td>
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<tr>
<td>19-20</td>
<td>22-23</td>
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<td><a href="mailto:m.blofield@miami.edu">m.blofield@miami.edu</a> 8-6116</td>
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<tr>
<td>16-17</td>
<td>19-20</td>
<td>Helen Bramlett*</td>
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<tr>
<td>19-20</td>
<td>22-23</td>
<td>Mitsunori Ogihara *</td>
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<td><a href="mailto:mogihara@miami.edu">mogihara@miami.edu</a> 8-2308</td>
</tr>
<tr>
<td>17-18</td>
<td>20-21</td>
<td>Tamay M. Ozgokmen</td>
<td>RSMAS – Ocean Sciences</td>
<td><a href="mailto:tozgokmen@rsmas.miami.edu">tozgokmen@rsmas.miami.edu</a> 5-4053</td>
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<td>19-20</td>
<td>22-23</td>
<td>Shouraseni Sen Roy *</td>
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<td><a href="mailto:ssr@miami.edu">ssr@miami.edu</a> 8-4820</td>
</tr>
<tr>
<td>18-19</td>
<td>21-22</td>
<td>Sara Rushinek</td>
<td>Business - Computer Information Systems</td>
<td><a href="mailto:srushine@bus.miami.edu">srushine@bus.miami.edu</a> 8-1964</td>
</tr>
<tr>
<td>19-20</td>
<td>22-23</td>
<td>Chester Schriesheim *</td>
<td>Business - Management</td>
<td><a href="mailto:chet@miami.edu">chet@miami.edu</a> 8-3758</td>
</tr>
</tbody>
</table>

* indicates Senate member

(Senate Vice Chair; ex officio non-voting, according to Faculty Manual Section B4.11)

JoNel Newman*  First Vice Chair, Faculty Senate  j.newman@miami.edu 8-4125

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**COMMITTEE CHARGE (Faculty Manual Section B4.11):**

The COMMITTEE ON RANK, SALARY, AND CONDITIONS OF EMPLOYMENT shall: (1) upon appeal by a member of the faculty from an unfavorable decision on promotion or salary, certify to the President whether or not, in its opinion, an unjust decision has been...
made; (2) report to the Committee on General Welfare any evidence of gross injustice or favoritism; (3) recommend to the Senate legislation on these matters. The committee will not participate in the annual decisions on promotions or merit salary increases. The Chair of the Senate shall insure that, over a period of time, the membership of the committee reflects the social and professional diversity of the faculty. Only tenured full professors are eligible to serve on the Committee. A Vice Chair of the Faculty Senate shall serve as an *ex officio* non-voting member.

The committee shall, upon the request of a faculty member or the President, hear faculty-administrative problems relating to a faculty member's rights and duties under an employment contract. The committee's jurisdiction shall include the powers to hear and to recommend to the Senate and to advise the President. The committee shall have the power after argument on a request to assume jurisdiction, or to refuse jurisdiction when the petition's resolution is not significant to the general welfare of the University or to the professional career of the affected faculty member.

The procedures the committee follows shall be written and public, and shall include the following requirements:

(a) the committee's jurisdiction may only be invoked upon a written, factual request and only if four conditions have been satisfied, namely

i) all reasonable attempts at administrative resolution have failed as determined by the Chair of the Faculty Senate or the Chair of the Committee or by appeal of that determination to the General Welfare Committee filed with the Secretary of the Faculty Senate;

ii) the appeal is filed within 80 academic days of the action being appealed or within 60 academic days of the petitioner's reasonably being expected to have become aware of it, whichever is later. The time limit can be stayed if the petitioner has been making reasonable efforts to resolve the issues, where the reasonableness of these efforts shall be determined by the Chair of the Faculty Senate or the Chair of the Committee or by appeal of that determination to the General Welfare Committee filed with the Secretary of the Faculty Senate;

iii) the petitioner is not currently represented before the University by legal counsel regarding the same matter; and

iv) the petitioner is not currently pursuing an action before a court or non-university administrative body against the University regarding the same matter.

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2 #2003-15(B)
3 #2003-04(B)
4 #2002-01(B)
5 #2011-35(B)
(b) any petitioner may be advised by academic counsel;

(c) the committee, or one of its members, shall take the responsibility of developing the facts of the situation;

(d) any person affected by the situation may be given an opportunity to make an oral or written statement to the entire committee;

(e) the committee shall receive relevant oral or written statements upon the request of any petitioner; and

(f) The appropriate administrators shall make known to petitioners the basis of the adverse administrative decision so that petitioners can fairly present their position to the committee.

The Committee shall forward to the Chair of the Faculty Senate a copy of its recommendation to the President. The President shall communicate the decision on each recommendation to the faculty member concerned, to the Chair of the Committee, and to the Chair of the Faculty Senate.

The Committee may, but need not, communicate directly to the Petitioner regarding its recommendation. This power should ordinarily be used only where the recommendation to the President will not urge a change in the administrative action that was the subject of the petition. Any such communication will be forwarded to the Chair of the Faculty Senate, who must concur before it is sent to the petitioner.⁶

**PREVIOUS COMMITTEE REPORTS:**

[Annual Report 2018-2019](#)
[Annual Report 2017-2018](#)
[Annual Report 2016-2017](#)

[Click here to view Standing Committee Guidelines](#)