Ministry and Personnel Committees:
Policy, Procedures, Practices

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MISSION & SERVICE

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Contents

Living Out God’s Mission in the World ........................................... 4
Policies and Procedures .......................................................... 4
Best Practices ................................................................. 6
  Structure of the Ministry and Personnel Committee ..................... 6
  Roles and Responsibilities of the Ministry and Personnel Committee 7

ABOUT THIS RESOURCE

This resource expands on the policy found under section B.7.8.5 in The Manual. Please refer to the current edition. This resource contains

• policies and procedures that must be followed
• best practices that provide information, guidance, and advice on the recommended ways to live out mandatory policies and procedures, which you are encouraged, but not required, to follow

This resource replaces the July 2017 edition. A companion volume, Resources for Ministry and Personnel Committees, has checklists on the M&P Committee’s structural needs; more on its roles and responsibilities, including best practices on giving and receiving feedback, and maintaining healthy ministry teams; resources for recruiting lay employees and for annual performance reviews for staff; and helpful web links.

The Manual mandates that all congregations or pastoral charges have an M&P Committee or other body that fulfills the responsibilities of the M&P Committee. A community of faith that is not a congregation or pastoral charge is not required to have an M&P Committee. However, these guidelines will be helpful in supporting and supervising staff, whether they are ministry personnel or lay employees.

All United Church documents that are referenced may be found at www.united-church.ca.
Living Out God’s Mission in the World

The United Church speaks of “the ministry of all” in the Statement on Ministry in The United Church of Canada (2012):

> Through the Spirit, who enlivens and renews the church, all members are empowered to share in Christ’s ministry, the work of the church. The church is about God’s mission in the world, living out the gospel message through action, that there will be shalom for God’s creatures and healing for God’s creation. Ministry serves God’s mission in the world.

The policies and procedures of The United Church of Canada exist to support the church in living out God’s mission in the world. The Ministry and Personnel (M&PE) Committee policies and procedures aim to support lay leaders who are specifically called to share their gifts in communication, consultation, and supervision.

As an employer, The United Church of Canada seeks to embody the dynamics of God’s emerging reign. We seek to be an integrated peace-making, justice-seeking community. We wish to provide a working environment where people can enjoy their work and realize the contribution they are making toward living out God’s mission in the world.

For ministry personnel, the Ethical Standards and Standards of Practice for Ministry Personnel provide guidance for the ways that ministry personnel can live out God’s mission in the world through their practice of ministry.

Policies and Procedures

The policy about the Ministry and Personnel Committee may be found in the Community of Faith section of *The Manual* at B.7.8.5. Policies that address the responsibility of the M&PE Committee in regard to pastoral relationships between multiple staff may be found in the Pastoral Relations section of *The Manual* at I.1.4.4. Further additional policies are listed below.

The following policies and procedures must be followed.

**Policies from The Manual**

1. All congregations or pastoral charges must have a committee or other body, which may be called the Ministry and Personnel Committee or a different name, with the following responsibilities:
   a) being available for consultation and support for matters involving the pastoral charge staff;

The Ministry and Personnel Committee is the only mandatory committee of the governing body of a congregation or pastoral charge. It may be called the “Ministry and Personnel Committee” or a different name.
b) overseeing the relationship of the pastoral charge staff to each other and to people in the congregation;

c) regularly reviewing the working conditions, responsibilities, and compensation of all pastoral charge staff;

d) making any recommendations needed as a result of these reviews to the governing body;

e) revising position descriptions of pastoral charge staff as needed;

f) conducting annual performance reviews of the pastoral charge staff;

g) ensuring pastoral charge staff make use of opportunities for continuing education that they have been given; and

h) maintaining close contact with the regional council Pastoral Relations Committee or equivalent. (The Manual, 2019, B.7.8.5)

2. Ministry personnel called or appointed to a pastoral charge…may not be members of…the Ministry and Personnel Committee. (The Manual, 2019, B.7.8.4)

3. The Ministry and Personnel Committee…is responsible for making decisions about compassionate leave. (The Manual, 2019, I.2.3.3)

“Ministry personnel” is a general term that refers to members of the order of ministry, designated lay ministers, candidates serving under appointment, diaconal supply, and ordained supply.

Additional Policies and Procedures

4. Lay employees of the community of faith may not be members of the M&CP Committee.

5. When a ministry personnel is planning a sabbatical leave, the ministry personnel's sabbatical plan must be approved by the M&CP Committee and reported to the governing body for information.

6. The M&CP Committee, as a whole committee, shall not replace the search team in the event of a change in the pastoral relationship or a new position.

7. In a multi-point pastoral charge, at least one member of the M&CP Committee should come from each congregation in the charge.

Lay employees include congregational designated ministers, office administrators and assistants, musicians and choir directors, custodial staff, and camp counsellors.
Best Practices

Structure of the Ministry and Personnel Committee

Accountability to governing body
• Regularly reports to the governing body
• Makes recommendations to the governing body
• M&P Committee represented at every governing body meeting

Committee size
• Decided by the community of faith
• Ideally 3–7 people
• In a multi-point pastoral charge, all congregations represented

Building the committee
• Committee members identified through the nominations process
• Members are actively involved in the life of the community of faith
• No ministry personnel or their immediate family members; no lay employees or their immediate family members

Term of office
• Elected at annual meeting
• Term set by governing body
• A balance of consistency and new energy is desirable

Training
• New members oriented with review of this resource
• Also provided with a copy of Resources for Ministry and Personnel Committees
• In-person workshop through regional council; online webinar through www.united-in-learning.com

Meeting requirements
• Set by governing body
• Meet at least quarterly, more often if necessary
• All staff notified of meetings and invited to raise issues for discussion; this might include an invitation to be present for those items

Meeting content
• Regular consultation with staff
• Regular workflow—review of job descriptions and policies
• Review concerns

M&P records include
• Orientation documents
• Meeting records
• Personnel files
• All must stored in a secure location

Please see Resources for Ministry and Personnel Committees for checklists of what to include in reports to the governing body, what to look for in building the membership of the M&P Committee, and what to include in a meeting of the M&P Committee, as well as a suggested meeting schedule and a list of what should be kept as M&P records.
Roles and Responsibilities of the Ministry and Personnel Committee
The Policy and Procedures section outlined the responsibilities of the M&IP Committee. The committee has three distinct roles: the consultative and supportive role, the healthy relationships role, and the supervisory role. These roles are helpful lenses through which to see the best practices, which can be used to fulfill the M&IP Committee's responsibilities, according to each policy statement.

The Consultative and Supportive Role
“And [Jesus] said to them, ‘Take care!’” (Luke 12:15)

In Luke’s gospel, we hear Jesus speaking to a crowd and inviting them to take care. These words of Jesus can easily be directed at the M&IP Committee. The M&IP Committee has a role of caring for ministry personnel and lay employees. The M&IP Committee is called to be consultative and supportive.

Policy: The M&IP Committee is responsible for being available for consultation and support for matters involving the pastoral charge staff.

The M&IP Committee consults with ministry personnel, lay employees, and the community of faith on matters concerning their welfare and interests, and oversees the relationships of the ministry personnel and lay employees with the members of the congregation. The M&IP Committee might extend expressions of appreciation, such as dinners or lunch invitations, motions of thanks at annual meetings, flowers for a special occasion, or a recommendation for a salary increase that exceeds the minimum. It should also ensure that ministry personnel are aware of sabbatical leaves, and that vacation time is taken each year.

The M&IP Committee can be a consultative group for ministry personnel and lay employees, and meetings can be a place where staff can brainstorm, share ideas, or gather input. The M&IP Committee can also be a sounding board for staff to consult with in their continuing leadership.

The M&IP Committee’s role is to continually monitor and review the effectiveness of staff in relation to the community of faith’s mission, to communicate to the governing body regarding working conditions, to make recommendations regarding salary and compensation to the governing body, and to foster the development of an effective ministry team.

Policy: The M&IP Committee is responsible for maintaining close contact with the regional council Pastoral Relations Committee or equivalent.

The M&IP Committee lives into its consultative and supportive role by being in contact with the Pastoral Relations Committee of the regional council or its equivalent. This contact also allows the M&IP Committee to become familiar with resources available through the regional council and General Council to enhance the committee’s effectiveness. The M&IP Committee can also engage with the Pastoral Relations Committee or equivalent for a confidential consultation. Contact your regional council staff for the contact information of the committee.
The Healthy Relationships Role

“So then, whenever we have an opportunity, let us work for the good of all, and especially for those of the family of faith.” (Galatians 6:10)

The apostle Paul invited the church in Galatia to be encouraging. The M&P Committee can also listen to the wisdom from Paul. In placing a priority on nurturing and maintaining healthy relationships, the committee can be focused on working for the good of all.

Policy: The M&P Committee is responsible for overseeing the relationship of the pastoral charge staff to each other and to people in the congregation.

The M&P Committee helps ministry personnel, lay employees, members of the community of faith, and adherents build and maintain healthy relationships. Working in a community of faith can be challenging, as members of the community of faith can have strong personal feelings of “ownership.” Although this is generally a positive phenomenon, it can have negative implications when ministry personnel and lay employees come to feel they have many “bosses.” Members of the community of faith may have much input to offer about the work of ministry personnel and lay employees; ministry personnel and lay employees, in turn, may feel accountable to many voices in the community of faith.

The M&P Committee helps to ensure a climate where constructive feedback can be offered and received in a positive way. Helpful guidelines for giving and receiving feedback are included in Resources for Ministry and Personnel Committees. The M&P Committee ensures that when feedback is offered about work performance, it is done to allow for direct discussion, explanation, improvement, or change. Gossip, a reluctance to discuss issues in the appropriate place, or decisions made outside the decision-making structure of the community of faith can negatively affect working relationships.

It is important for the M&P Committee to ensure that everyone in the community of faith understands how issues can be raised. There must be a consistent, clear, and well-publicized process for appropriately raising concerns about the ministry personnel and lay employees. It is also the committee’s responsibility to ensure that concerns are raised through proper channels and that the community of faith knows those channels. A sample of a notice about the work of the M&P Committee that could be included in a bulletin or in a newsletter is included in Resources for Ministry and Personnel Committees.

Another relationship that the M&P Committee can nurture is between itself and other committees of the church. The M&P Committee should be in open communication with other committees, especially those who relate closely with staff. The M&P Committee should be clear with other committees on the lines of accountability. The M&P Committee has a supervisory role (explained further in the next section) and should know who is supervising each staff member. For example, it may make sense for the Property Committee to supervise the custodian, but the M&P Committee needs to be aware of this accountability and be updated on any positive feedback or concerns of the supervising committee.

As the M&P Committee oversees relationships, there are times when its members may need support. Morneau Shepell, the United Church’s Employee and Family Assistance Program (EFAP)
provider, can assist volunteer people leaders from the M&G Committee. Confidential coaching is available on a range of sensitive issues, including the following:

- serious illness
- cross-cultural communication
- personal hygiene issues
- expression of suicidal thoughts
- difficult personalities
- inappropriate or atypical behaviour
- fragile or emotionally sensitive employees

You can have a confidential consultation with a professional on how to approach sensitive employee issues, explore options, brainstorm solutions, and work on action plans. The EFAP will work with you as a people leader to discuss available resources and the best way to support either an individual staff member or your team. If you are a volunteer, such as the chair of an M&G Committee, call EFAP to ask for a manager consultation. Phone 1-844-880-9142 and explain that you are a volunteer working in a church leadership capacity. Morneau Shepell has notes on the United Church file indicating that volunteers acting as people leaders are eligible for management consultation. If you run into problems accessing this support, please call the General Council Office at 1-800-268-3781 and speak with someone in our benefits group.

**Confidentiality**

Confidentiality is vital to the work of the M&G Committee, keeping in mind that the committee is accountable to the governing body and is also in relationship with ministry personnel, lay employees, and the community of faith. To build relationships of trust with staff and with members of the faith community, three components are essential: privacy, confidentiality, and transparency.

- **Privacy** belongs to one individual only. Most people are aware of the importance of respecting the right to privacy, that is, of honouring an individual's control over how and with whom personal information can be shared. This right is protected by Canadian law in the Personal Information Protection and Electronic Documents Act (PIPEDA).

- **Confidentiality** means ensuring that information gained in private discussion is not disclosed to others inappropriately or used out of context. To maintain trust and the integrity of a process, it can be necessary to withhold some information. Confidentiality is a required condition for participants of certain groups, including the M&G Committee, to ensure that what is said in the group stays in the group. This enables people to speak freely about private or controversial issues without being held to account beyond the group and context where the words are spoken.

- **Transparency** means that methods and procedures are clear and open and can be questioned. It operates on the democratic principle that people have a right to know about the systems that affect their well-being. It means that people will know and have a say in how information is used, who sees it, and how it fits into the larger picture—for example, clarity in the process of offering feedback via the M&G Committee.
Secrecy, on the other hand, will impede trust. Secrecy is the opposite of transparency. It is the condition of withholding information for the purpose of control. It is a situation in which only a few initiates are privy to certain information and everyone else is excluded, whether or not the information could potentially affect them.

Standards for confidentiality should be agreed upon by the M&P Committee and ministry personnel and lay employees, and be shared with the governing body and the community of faith. It is important to be clear about what can and cannot be shared beyond the M&P Committee. Open dialogue is essential between the M&P Committee members and ministry personnel and lay employees.

While the M&P Committee has a duty to hold confidence, the M&P Committee also has a duty to report. The M&P Committee should not keep information confidential if it discovers that someone is a danger to themselves or to others, or if it is made aware of concerns relating to child abuse. The M&P Committee has a duty to report to the police if it discovers that someone has harmed a minor. The term confidential in relation to the Sexual Misconduct Prevention and Response policy and procedures means the holding of information and protecting it from unauthorized disclosure. There are some situations where the M&P Committee will need to be able to ask for help. Often this assistance is requested of the regional council staff, who will need to be informed of concerns or situations.

Often ministry personnel and lay employees will propose one member to act as their liaison to the M&P Committee. This person should see the role as one of liaison and communication, not advocacy. A best practice for liaison people is to rotate the assignments annually. For example, if one member is currently the liaison for the office administrator, next year that member could be the liaison for the ministry personnel.

For transparency, the M&P Committee should develop and publicize a process for handling concerns, so that the community of faith knows how to raise concerns appropriately, with specific details that will allow reasonable action. The committee must be very clear that it will not consider undocumented allegations, anonymous complaints, or rumours. For example, when the feedback begins, “People are saying…,” this is an anonymous complaint. No one knows who is upset or what it is really about, and these complaints will not be considered by the M&P Committee.

At times information must be shared with the governing body. These include situations in which recommendations are made for action to be taken (e.g., disciplinary action), when there is potential that such action may need to be taken in the future, when there may be a risk to the community of faith, or other scenarios at the discretion of the M&P Committee and as requested by the governing body. Concerns for confidentiality and protection of personal privacy need to be balanced by concerns for accountability.
Before M&P Committee reports go to the governing body, the committee should consult with the ministry personnel and lay employees affected. There may be occasions when matters are reported by the M&P Committee without the ministry personnel’s or lay employee’s agreement on content. But this should happen only after the M&P Committee has tried to develop a consensus on the issue, and has given prior notice to the ministry personnel and lay employees involved.

**Employment Relationships**

One of the relationships that the M&P Committee manages is the employment relationship with lay employees. There are different types of employment relationships, such as permanent employment, term employment, and honoraria. The details and differences between the types of employment relationships and fee for service contracts are further explained in *Resources for Ministry and Personnel Committees*.

**Multi-staff Team Relationships**

In a multiple staff ministry model, there are many relationships for the M&P Committee to oversee. Multiple staff ministries are those in which two or more individuals are called or appointed to a community of faith. Issues of equity become important in multiple staff situations. It is not recommended that ministry personnel be subordinate or answerable to one another. It is essential that all team members are treated fairly, justly, and equitably and have the opportunity to share their gifts in tangible, visible ways that are recognized and appreciated.

Even in situations where there is only one ministry personnel employed by the community of faith, there could be other lay employees, who work with ministry personnel to form a staff team. As the M&P Committee oversees the relationships in the team and offers support to the staff team, it can be important for the committee to be aware of stages of team development, and be intentional about building and tending the staff team. More information about healthy development and maintenance of a ministry team can be found in *Resources for Ministry and Personnel Committees*.

**Other Relationships with Ministry Personnel**

*During Supervised Ministry Education:* As the requirements of Supervised Ministry Education are being fulfilled, the M&P Committee may also need to oversee relationships. Sometimes a student will be in a pastoral appointment while at the same time fulfilling their Supervised Ministry Education requirements. For example, the student could be completing the Designated Lay Ministry training program or enrolled in the Summer Distance Master of Divinity program at the Atlantic School of Theology. Additional scenarios are outlined in the *Supervised Ministry Education* resource.
During these periods of training, clarity on roles and responsibilities of the M&P Committee and the Lay Supervision Team (LST) or equivalent is essential. The M&P Committee is focused on the employment relationship and job performance, while the Lay Supervision Team is focused on the learning, formation, and educational relationships.

If the M&P Committee is unsure of its role and responsibilities in relation to a student minister fulfilling their Supervised Ministry Education requirement while under appointment, it is a good idea to contact regional council staff for support.

During an Interim Ministry: With an intentional interim minister, the role of the M&P Committee is somewhat different than with a regularly called or appointed minister. The M&P Committee relates to the intentional interim minister for specific employment issues, including vacation and continuing education, and regarding interrelationships with other staff and volunteer leaders. In some interim situations, they may be called on to assist with managing conflict. However, the tasks and focus of the interim ministry are overseen and monitored by the Transition Team, and the intentional interim minister does not have the same accountability to the M&P Committee that ministry personnel normally would have.

The M&P Committee first needs to understand for themselves that the position description of the intentional interim minister is different from that of a regularly called or appointed minister. They can then provide support by clarifying the differences for the community of faith.

With less direct responsibility for the minister, an interim period is a good time for the M&P Committee to evaluate and strengthen its own functioning. They might attend an M&P workshop, if available, and/or work with the intentional interim minister to better understand their responsibilities, develop their skills, examine current position descriptions, and learn how to prepare future ones. This preparation will make them more effective in developing and maintaining a healthy pastoral relationship in the future.

**Conflict Resolution**

From time to time, conflict will arise in relationships within a congregation. Conflict is a normal part of the life of a community. The M&P Committee supports healthy responses to issues, concerns, and conflict situations arising between ministry personnel, lay employees, and the community of faith.

The M&P Committee has a role in encouraging conflict resolution or, if necessary, mediation. When concerns are raised or conflicts identified, it’s essential to have a process of hearing all sides fairly. The committee can serve that need by having a confidential discussion of the
legitimacy of the concerns. Ministry personnel and lay employees should be reminded that they may bring a support person with them to a meeting at which a concern about a conflict is to be addressed. This support person could be a member of the regional council or a colleague in ministry but should not be a member of the community of faith.

In a situation of serious conflict, however, it is recommended that the M&P Committee consult early with your regional council staff. Regional council staff are aware of conflict resolution facilitators within their regional council. Section J.3 of The Manual outlines principles and procedures for the resolution of conflicts.

Marlene Wilson, in her book on church volunteer management (How to Mobilize Church Volunteers, Augsburg, 1983), discusses four levels of conflict within a community and describes helpful ways to manage it.

- The first level of conflict is informational. People do not have all the information, and an easy sharing of facts and conflicting viewpoints is often sufficient to achieve clarity.
- A second level of conflict happens when there is disagreement about how things are to be done. Problem solving and brainstorming together is a helpful method to encourage input on how the committee or group can proceed.
- A third level involves differences in why we do things the way we do. This level requires deeper conversation, attention, and possibly an outside facilitator to help resolve it.
- In the fourth level of conflict, the root of disagreement is over closely held ideas, beliefs, and values, which are in opposition. While challenging, the fourth level is a place where relationships can continue when common ground is discovered.

An outside facilitator would also be helpful to work through level four conflicts. Referring to these four levels of conflict could be helpful to an M&P Committee in order to realize which level a conflict may be, as well as determining possible action to manage the conflict.

The Supervisory Role

“And the twelve called together the whole community of the disciples and said, ‘It is not right that we should neglect the word of God in order to wait on tables. Therefore, friends, select from among yourselves seven men of good standing, full of the Spirit and of wisdom, whom we may appoint to this task.’”

(Acts 6:2–3)

Even in the early church, the disciples were involved in the work of supervision, such as setting up a job description and overseeing the recruitment of the first seven deacons. The work of supervision is another role of the M&P Committee.

Policy: The M&P Committee is responsible for regularly reviewing the working conditions, responsibilities, and compensation of all pastoral charge staff, and making any recommendations needed as a result of these reviews to the governing body.

In the employment relationship in a community of faith, the community of faith is the employer. It is the responsibility of the governing body, often delegated to the M&P Committee, to ensure
that as the employer, the community of faith is in compliance with provincial labour legislation. This is especially true for the employment relationship with lay employees. In some jurisdictions, ministry personnel are exempt from employment standards legislation. Many employment issues regarding ministry personnel are covered in *The Manual*. Employment issues for lay employees may be addressed by provincial employment standards.

**Employment Regulations**
Communities of faith, regardless of their size, must be responsible employers and ensure that they comply with all relevant legislation such as the Employment Standards Act, Human Rights Code, Occupational Health and Safety Act, and Income Tax Act. Due to variations in legislation from province to province, specifics for each province are not provided in these guidelines. They may be obtained from the websites listed in *Resources for Ministry and Personnel Committees*. The resources document also contains a list of government regulations that the church is obliged to comply with.

**Workplace Health and Safety**
The M&P Committee has a responsibility to ensure workplace health and safety. The United Church of Canada is committed to providing safe environments for work, worship, and study, free from harassment and violence. It will not tolerate any behaviour by any person, including but not limited to members, adherents, lay and order of ministry staff, elected members, or volunteers that constitutes harassment or is violent or threatens violence toward those who are carrying out responsibilities for the church. Harassment and violence in the workplace are prohibited by federal and provincial law and the laws of the church. For assistance concerning the specific process for complaints of workplace violence and harassment, the regional council executive minister should be contacted or the workplace violence and harassment policy of the community of faith should be followed. The United Church's Workplace Violence and Harassment Policy can be found on the United Church website.

Complaints relating to any form of abuse, such as sexual abuse, are subject to immediate action in accordance with the United Church's *Sexual Misconduct Prevention and Response Policies and Procedures*. For assistance concerning the specific process for complaints of sexual abuse or child abuse, the regional council staff should be contacted immediately or call complaint response at 1-800-268-3781 ext. 7788; e-mail complaintresponse@united-church.ca.

The United Church of Canada has a legal, moral, and spiritual duty to care for and protect participants in its church programs. This is a legal principle called “duty of care,” and church groups have been, and will be, held legally responsible for ensuring reasonable measures are taken to ensure safety. The United Church is committed to providing a safe environment for worship, work, and study in all communities of faith, institutions, agencies, and organizations, or other bodies that operate under its name. The United Church seeks to ensure that all ministry personnel, lay employees, and volunteers who work with vulnerable individuals in United Church settings share this commitment. This commitment is demonstrated by ministry personnel, lay employees, and volunteers showing respect for personal boundaries, protecting others from harm and abuse, and enabling those in their care to learn and grow without fear of
exploitation. Using the guidelines provided in *Faithful Footsteps: Screening Procedures for Positions of Trust and Authority in The United Church of Canada*, a risk assessment should be conducted to determine what screening measures are needed for each position.

The governing body may also delegate to the M&P Committee any work related to compliance of provincial workplace violence and harassment legislation, as well as occupational health and safety legislation.

**Compensation**

**Salary**

As the employer, it is important to ensure that compensation practices are fair and just, and that employment standards minimum wage requirements are met. Sometimes communities of faith find it difficult to set the wages of lay employees. While the wages must meet provincial employment standards, a helpful practice is to inquire with surrounding churches or similar employers to determine what a fair and just wage is for the work of a lay employee.

The employer should decide whether an annual cost of living/economic increase and/or anniversary increase will be provided to its lay employees. It is recommended that anniversary increases be awarded annually on the date that the employee commenced work and be based on positive work reviews.

Ministry personnel are entitled to receive a number of financial and other benefits, specified in section I.2.1 of *The Manual*. These benefits are also described in some detail in the schedule of Minimum Salary and Allowances for Ministry Personnel, which is updated annually and posted on the United Church website.

The M&P Committee ensures that the financial compensation package promised to ministry personnel and lay employees is honoured throughout the pastoral or employment relationship. The committee regularly reviews these items—referring, in the case of ministry personnel to the completed call or appointment forms—and brings recommendations to the governing body.

Communities of faith must ensure that the salary paid to each of their ministry personnel does not fall below The United Church of Canada minimum standard (for the minister’s increment category and the community of faith’s cost of living group) or the initial agreement. If in doubt as to the correct increment category, the committee can consult the Ministry and Employment Unit at the General Council Office.

If the initial call or appointment provided for financial benefits above the minimum standards, the committee may be called upon to recommend interpretations or clarifications. If initial negotiations were for salary above minimum, it is not appropriate for that salary to be eroded over time.

Whenever there is a change in the compensation of ministry personnel and lay employees, the M&P Committee should ensure that these changes are communicated to the payroll administrator (often the treasurer) to ensure that the correct amounts are processed through ADP.
For example, a change could include ministry personnel moving up a category on the salary scale or a lay employee receiving a cost of living adjustment.

**Travel**
Where the work of a ministry unit requires ministry personnel to use a car, the community of faith must reimburse the ministry personnel for travel at least at the minimum per kilometre rate set annually by the Executive of the General Council.

The minimum rate per kilometre is provided in the annual schedule of Minimum Salary and Allowances for Ministry Personnel. Further details about the travel expense reimbursement and an example of a travel log can be found in *Resources for Ministry and Personnel Committees*.

The M&P Committee also monitors matters such as these:
- adequate administrative assistance should be provided to ministry personnel
- the adequacy of the manse (as applicable)
- basic phone service is also provided to ministry personnel

More detailed information about compensation, including allowances, can be found in the *Financial Handbook for Congregations*.

**Benefits**
The United Church of Canada supports its employees by offering a reasonable amount of group life, health, and disability insurance and other mechanisms of support to all eligible employees of the church and their families.

The M&P Committee ensures that all staff participate in the Pension Plan and the Group Insurance Plan. Enrolment in the plans is mandatory and is a condition of employment for all ministry personnel serving 14 or more hours per week and for all lay employees (hired after December 31, 1988) working 14 or more hours per week; or less than 14 hours per week if, in each of the last two consecutive years, the employee earned at least 25 percent of the Canada Pension Plan year’s maximum pensionable earnings (YMPE) or worked at least 700 hours.

Members of the Group Insurance Plan are entitled to the Employee and Family Assistance Program (EFAP) and the Restorative Care Plan. Contact information for The United Church of Canada Benefits Centre and the EFAP program are found in *Resources for Ministry and Personnel Committees*.

**Medical Leave**
The medical leave policy of the United Church is described in *The Manual*, section 1.2.2.1, as follows:

> The United Church is responsible for providing disability care and benefits for ministry personnel and lay employees who become unable to carry out the duties and responsibilities of their position because of illness or injury.

The Restorative Care Plan is for ministry personnel and lay employees who require a short-term medical leave from their jobs. It assists ministry personnel and lay employees during their
illness and assists the community of faith with the financial responsibility of continuing salary and benefits for up to six months. Ministry personnel can access the Restorative Care Plan by contacting their regional council staff. Lay employees can access the Restorative Care Plan by contacting the disability team at the General Council Office. For details, search “Restorative Care Plan Roadmap” on www.united-church.ca.

For lay employees, employment standards in a few provinces include provision for sick leave, but most do not. However, many churches offer the standard one day per month paid sick leave to full-time employees. Part-time entitlements would be pro-rated. It is suggested that unused sick days not be cumulative from year to year and that an absence from work for more than five working days requires a doctor’s certificate.

**Other Leaves**

Both ministry personnel and lay employees serving a community of faith may be entitled to take a leave of absence for a particular reason. The M&P Committee has a role in either granting or managing these leaves.

Further details about many of the leaves for ministry personnel can be found in section I.2.3 of *The Manual* or in *Pastoral Relations: Supporting the Pastoral Relationship*.

The following leaves are available to ministry personnel and/or lay employees:

**Statutory Holidays and Vacation**

To give staff time for rest and recreation, and in keeping with legislation, the United Church provides time off with pay for statutory holidays and vacation.

Each provincial Employment Standards Act has qualifications for paid statutory holidays. Lay employees in every province are entitled to holidays as determined by provincial legislation. Full-time and part-time staff must meet conditions related to length of employment, the number of days worked before and after the holiday, and so on. In some jurisdictions, ministry personnel are exempt from employment standards legislation. For example, many communities of faith expect their ministry personnel to provide worship leadership on Good Friday, a public holiday. For ministry personnel, this kind of public holiday is a working day. A common practice, when ministry personnel are expected to work on public holidays, is for the M&P Committee to encourage them to take time off at another time. Employees who wish to take time off to celebrate other religious or ethnic holidays may use other leave provisions.

The M&P Committee must ensure that the minimum vacation is taken each year, according to provincial employment standards legislation.

While the employer may decide when employees take their vacation, it is generally a mutual agreement. It is the employer’s obligation to ensure that vacations are scheduled and taken. Specifically, ministry personnel and lay employees consult with the M&P Committee to plan their annual vacation time, and the schedule is then reported to the governing body. The ministry personnel or lay employee does not announce when they are taking vacation, they request it. And unless there is a good reason not to grant the request, the employer agrees.
Employment standards legislation provides guidelines for lay employees’ annual vacation with pay including minimum entitlements, length of employment required, minimum vacation taken at one time, time limit by which earned vacation must be used, and so on.

According to section I.2.1.7 of *The Manual*, ministry personnel are given at least one month’s vacation each pastoral year (a “pastoral year” is the period from July 1 of one calendar year to June 30 of the next calendar year). This may be a single calendar month including five Sundays. For ministry personnel who don’t take a single calendar month of vacation, their vacation is 23 working days, if they are working full-time. For those working full-time, there are five working days in a week. Ministers who are working part-time hours each week still receive at least one month’s vacation (or 23 working days) at their usual part-time salary. For those working part-time, the M&P Committee works with the ministry personnel to determine what the working days are in a week. If only part of the pastoral year is worked, the vacation allotment is pro-rated. Vacation time is an entitlement and cannot be banked beyond the end of the pastoral year. Also, the banking of vacation time does not lead to rest and renewal for ministry personnel.

The M&P Committee should be very clear with ministry personnel and lay employees about what their vacation allowance is, how much they have taken (at least once a year), and what the process is for going on vacation. Also, vacation should be tracked. A reason to track vacation is so that if a lay employee leaves or is terminated, vacation pay is paid out to them. Also, if ministry personnel change pastoral relations, it is clear which community of faith is responsible for vacation pay.

For M&P Committees that need assistance in tracking the vacation of ministry personnel and lay employees and the study leave of ministry personnel, a worksheet is available in the Downloads section of the Ministry and Personnel Committee Resources webpage (www.united-church.ca/leadership/supporting-ministry/ministry-and-personnel-committee-resources).

**Sabbatical Leave**

Sabbatical leave is available only to ministry personnel; it is described in *The Manual* section I.2.3.5:

Sabbatical leave is a paid leave of absence for at least three months. It is available to ministry personnel called or appointed to a community of faith. These ministry personnel are eligible for a sabbatical each time they have completed five years of continuous service in the same pastoral relationship. Every call or appointment must include provision for sabbatical leave.

Support may be available to your congregation for visiting ministry personnel during the sabbatical leave. Search “sabbatical fund” at www.united-church.ca for details and an application form.

The responsibilities of the M&P Committee before and after the sabbatical leave, and more detailed information about the sabbatical leave policy, can be found in *Pastoral Relations: Supporting the Pastoral Relationship*. 
Maternity and Parental Leaves
Maternity and parental leave benefits are available to ministry personnel in a community of faith. Full details of the maternity and parental leaves policies for ministry personnel, including details about top-up payments, can be found in Pastoral Relations: Supporting the Pastoral Relationship.

Sometimes ministry personnel and community of faith treasurers find the details about the top-up payments for these leaves confusing. A helpful online tool for calculating top-up payments is available at www.united-church.ca/leadership/church-administration/budgeting-tools-treasurers.

For lay employees, employment standards legislation entitles permanent full- and part-time employees to an unpaid maternity leave. Eligibility is based on due date, not necessarily on the actual date of delivery. The leave is unpaid, but the employee may be entitled to Employment Insurance benefits. The employee must give notice of the date she intends to commence her leave (emergencies excepted) and can start her maternity leave any time before her baby is due (length of time varies by province). Most provinces allow this decision to be made by the employee, not the employer. An employee can plan to work right up until her due date, but no later. Maternity leave must be taken all at one time.

Again for lay employees, employment standards’ parental leave provisions vary depending on the province. Parental leave is available to either parent, or it may be shared between the parents as they deem appropriate. The leave is unpaid, but Employment Insurance benefits are available to either spouse for a portion of that time.

While on maternity or parental leaves, ministry personnel and lay employees must continue to receive credit for service. To maintain coverage in the pension and group benefits plans for this period, ministry personnel and lay employees must pay their share of the premiums and contributions to the Ministry and Employment Unit at the General Council Office, unless they have elected to discontinue contributions. Legislation requires that the employer continue to pay the employer’s share unless the employee advises in writing that they will not make the employee’s payments.

For all staff taking either a maternity or a parental leave, a Record of Employment must be provided for their Employment Insurance application.

Bereavement Leave
Employers are encouraged to support their ministry personnel and lay employees during times of loss and provide bereavement leave to those who require it.

For ministry personnel, bereavement leave is a paid leave of absence for four days plus travel time. It is available on the death of a member of a ministry personnel’s immediate family or of another significant person in the ministry personnel’s life, such as a close friend or relative.

For lay employees, it is suggested that up to four days of bereavement leave with pay be provided to all employees upon the death of a member of their immediate family or significant person, upon the employee’s advice to the employer.
The immediate family is usually considered to be the partner or spouse, child, stepchild, birth or adoptive parent, father-in-law, mother-in-law, sister, brother, grandparent, or stepparent. A significant person is usually a relative not included in the above, or a close friend. Depending on the circumstances, this leave may be extended or combined with other leaves if appropriate.

**Compassionate Leave**

Compassionate leave is a paid leave and provides for reasonable time away for exceptional or extreme emergency situations not covered under other leaves. The length depends on the circumstances. Compassionate leave may be given to extend bereavement leave.

**Policy:** The M&SP Committee is responsible for making decisions about compassionate leave.

For ministry personnel, a compassionate leave is normally for a maximum of 14 days. It may be extended to one month or longer where the life partner or child of the ministry personnel has died. Alternatively, it may be available in situations where the ministry personnel is the only person appropriate to respond to the circumstances, or when the ministry personnel is unable to carry out pastoral responsibilities because of the circumstances.

For lay employees, the M&SP Committee and the governing body may wish to establish a practice of granting compassionate leave (suggested to be up to five days per year and not cumulative) to employees who find themselves with a personal emergency. For very exceptional circumstances, the employer may decide to grant compassionate leave for longer periods (generally not to exceed 10 days). This is not an entitlement, and it should be granted on an as-needed basis for unusual, unexpected circumstances or situations that require urgent and immediate attention, and where the ministry personnel or the lay employee is the only person able to respond.

**Extended Compassionate Leave**

All employers have been legislated to ensure that employees are legally permitted compassionate or family medical leave time. Employees may be entitled to Employment Insurance benefits and should directly contact the relevant government department, Human Resources and Skills Development Canada. The extended compassionate leave procedures are outlined on government websites.

Staff may be entitled to eight weeks of government employee benefits for compassionate or family medical leave where there is significant risk of death within 26 weeks of a family member (i.e., partner, spouse; a parent, step-parent, or foster parent of the employee; a child, stepchild, or foster child of the employee or the employee’s spouse). Staff must give written notice that they will be taking extended compassionate care leave. If a staff member must begin leave before advising the appropriate supervisor, such as the M&SP Committee, the staff member will advise the supervisor as soon as possible after beginning the leave. Staff returning from an approved leave will be reinstated to their former position or provided with comparable alternative work.

**Court Duty**

The United Church of Canada is committed to supporting the civic responsibilities of its ministry personnel and lay employees, and provides leave for jury and witness duty to those who are
called to serve. If a ministry personnel or lay employee is called for court duty, the employer is legally obliged to release the staff member from work but is not legally obliged to pay them for that time. In practice, staff who miss work for court duty will receive full salary and benefits as usual. Absence for subpoenaed witness duty is treated the same as jury duty. Staff are expected to return to work as soon as court duty has been completed.

**Leave of Absence**

For ministry personnel, the community of faith may grant a leave of absence for another reason, if requested by the ministry personnel. This leave of absence may be paid or unpaid, as agreed by the community of faith and ministry personnel. The regional council must approve any leave of absence that will last more than three months.

An unpaid leave of absence allows ministry personnel or lay employees to take an extended period of time away from work with an assurance of returning to their position at a specific time. Leaves can be granted for a number of reasons, but the M&P Committee needs to be thoughtful about granting these leaves by applying consistent criteria. Any request for a leave of absence needs to be negotiated with all parties involved.

If a leave is to be granted, it must be determined how the work of the ministry personnel or lay employee will be covered and the effect this may have on other staff.

Vacation and sick leave credits do not accrue during an unpaid leave of absence. Benefits and pension coverage during a leave of absence is as follows:

- An unpaid leave of absence of more than 30 calendar days should be considered a break in continuous service for the purpose of benefits entitlement. The ministry personnel or lay employee will keep benefits and service earned up to that date.
- In order to maintain provincial health care coverage, the employee will pay the full premium (employee and employer portions) directly to the payroll office. This applies only in provinces where health care premiums are paid by individuals.
- In order to maintain benefits coverage and membership in the pension plan, the ministry personnel or lay employee will pay the full premiums (employee and employer portions) directly to the United Church Benefits Centre, our third-party pension and benefits administrator.

All benefits will be reinstated and the usual payroll deductions made upon the employee's return to work.

**Continuing Education Leave**

*Policy:* The M&P Committee is responsible for ensuring pastoral charge staff make use of opportunities for continuing education that they have been given.

For the continuing education of ministry personnel in communities of faith, study leave is a paid leave of absence for three weeks per year. Three full weeks (including Sundays) of continuing education each year are included in the terms of call or appointment for all ministry personnel. Ministry personnel should be encouraged to utilize the three weeks each year.
A continuing education and learning resources allowance (of at least the minimum established by the General Council Office) is available to ministry personnel.

The dates of study leave for ministry personnel are set in consultation with the M&P Committee. The focus of the study leave is also discussed, which can often be connected to the annual goals of the ministry personnel or new competencies for ministry that the ministry personnel has identified as required for their ministry context. The study leave could also be focused on spiritual renewal or vocational vitality. The committee makes the necessary recommendations to the governing body, keeping in mind the interests and priorities of the community of faith as well as those of the individual. It is a best practice for the M&P Committee to regularly track study leave of the ministry personnel.

A helpful practice for continuing education is to focus each of the three weeks separately. One week can be focused on learning that the ministry personnel feels they personally need. One week can be focused on education for what the community of faith needs, and a final week on topics that will benefit both the ministry personnel and the community of faith. This model of dividing up the weeks shares responsibility for finding learning opportunities among all parties. Conversation about focusing continuing education leave can be part of the annual performance review and goal setting for the next year. There is no policy stating that this is how continuing education must be divided; this is only a guide.

The M&P Committee's responsibility is to make sure that ministry personnel make use of opportunities for the study leave and continuing education allowance that they have been given. The oversight of the continuing education of ministry personnel lies with the community of faith and its governing body. The Office of Vocation is responsible for establishing standards for continuing education and professional development of ministry personnel.

**Position Description**

**Policy:** The M&P Committee is responsible for revising position descriptions of pastoral charge staff as needed.

The M&P Committee is responsible for ensuring that all ministry personnel and lay employees (and if possible, volunteers) have current and accurate position descriptions. These position descriptions should include:

- the tasks and responsibilities of the position;
- the position's relationship to other jobs;
- the accountability of the position;
- the conditions under which the work is performed; and
- the skills, knowledge, ability and other qualifications required.

Job titles should be descriptive of the position and, where possible, be consistent with other similar positions.

When there is a change in a pastoral relationship, position descriptions for ministry personnel are developed as part of the community of faith profile, in consultation with the M&P
Committee and the governing body. Subsequently, the M&P Committee assumes responsibility for reviewing position descriptions regularly and making recommendations to the governing body when revisions are required. This may occur as part of an annual review.

When there is a change in a pastoral relationship in multiple staff ministries, *The Manual* requires that the division of responsibilities between the ministry personnel and the accountability of each ministry personnel be clarified by the governing body and the ministry personnel, approved by the regional council, and reviewed by the community of faith annually.

Initial position descriptions for lay employees may be developed, in consultation with the M&P Committee, by the committees that share in the staff member’s oversight—for example, by the Property Committee for the custodian and by the Music Committee and the Worship Committee for the musician. Consultation with other staff members may also be appropriate.

Volunteer positions should also have written position descriptions. The governing body may delegate this work to the M&P Committee. The guidelines provided in *Faithful Footsteps* are helpful in conducting a risk assessment to determine the screening measures needed for each position.

As the ministry articulation of the community of faith changes, the position descriptions of ministry personnel and lay employees can be modified through consultations with the staff members. These modifications occur to align the work of paid staff more closely with the mission of the faith community. For ministry personnel, a major change to the position description would trigger the need for a conversation about the pastoral relationship with a regional council liaison. What constitutes a major change is a judgment made in consultation with the appropriate regional council committee or team.

*Resources for Ministry and Personnel Committees* contains a sample lay employee job description template.

**Recruitment and Selection of Lay Employees**

For recruitment and selection of ministry personnel, the whole M&P Committee will not be involved in the search process. However, the committee is involved in the recruitment and selection of lay employees. Guidelines for the steps of recruitment and selection of lay employees can be found in *Resources for Ministry and Personnel Committees*.

**Annual Performance Review**

**Policy:** The M&P Committee is responsible for conducting annual performance reviews of the pastoral charge staff.

The annual performance review is a means by which ministry personnel, lay employees, and people of the community of faith support one another in their mutual responsibilities for ministry and ensure alignment with their mission. It is not intended to interfere with the relationship between ministry personnel and the governing body, or with the relationship between lay employees and the committees that oversee their work. Rather, it is an occasion for helpful feedback in a climate of openness and trust that leads to constructive results. It is one of the key elements of the supervisory role of the M&P Committee.
The annual performance review process is established by the M&OP Committee. The performance review is intended to be a healthy process, which facilitates two-way communication between each ministry personnel or lay employee and the community of faith.

Supervision can have a significant impact in helping staff understand their role, their value to the church, and the contributions they make. Good supervision will help staff to grow and appreciate their gifts and strengths. As supervisors, members of the M&OP Committee must offer mutual respect, guidance, support, motivation, and their leadership needed to foster the growth of ministry personnel and lay employees. There should be no “surprises” at the performance review, as any prior issues should have been resolved at the time they occurred.

The first step of the performance review process is the setting of goals for the year. The performance review process can encourage growth when it is a mutual evaluation, of both staff and the pastoral charge. In this model, both the governing body and the staff set goals for the year. The performance review of staff would happen at the same time as a review of the community of faith’s goals.

Goals are most helpful when they are realistic. The SMART goal formula can be a good guide to establish goals. A SMART goal is Specific, Measurable, Achievable, Realistic, and Timely.

To begin the performance review, information is gathered concerning the work of each ministry personnel or lay employee as it relates to the mission and goals of the community of faith. Questionnaires might be circulated or interviews conducted with the individuals and committees with whom the ministry personnel and lay employees work most closely, for example, the Property Committee in the case of a caretaker; various committees for ministry personnel. Ministry personnel and lay employees can be consulted in the same way.

Once the information has been gathered, it is reviewed, confidentially, by the M&OP Committee with each ministry personnel or lay employee. In multiple staff team situations, it is also beneficial for the ministry personnel and lay employees to meet together with the M&OP Committee to review working relationships.

At the performance review, existing goals are reviewed and new goals set; feedback should be clear, specific, and non-judgmental.

The annual performance review considers the relationships between ministry personnel and lay employees, as well as the relationships between ministry personnel and lay employees and all of the groups and individuals to whom they relate in the course of their ministry. The performance review also offers the opportunity for the M&OP Committee to ensure that the community of faith is fulfilling its obligations to all staff.

During the course of the performance review, matters may arise that should be referred to the governing body or another committee for resolution. The M&OP Committee consults with the ministry personnel or lay employee regarding issues to be referred elsewhere.

Recommendations arising from the performance review are recorded and shared with all parties concerned, and then reported to the governing body. Where there is disagreement about
a recommendation, every effort should be made to reach a common understanding before reporting to the governing body.

Recommendations should be specific and include clear expectations of both the ministry personnel or lay employee and the M&I Committee. Decisions made by the governing body on recommendations from the M&I Committee should be communicated to the ministry personnel and lay employees and recorded in the personnel files.

A mutual annual performance review process can be a fruitful journey. This evaluation process is about equipping staff and lay members for God’s mission in the community of faith. It is about strengthening ministry. It is about building up the body of Christ.

**Disciplinary Action and Termination**

Staff may be terminated for different reasons. The reasons are separated into those that are considered to be “without cause,” which include restructuring, downsizing, and position redundancy and those that are considered to be “with cause,” which include dishonesty such as theft or other criminal behaviour, wilful misconduct, neglect of duty, or performance problems that are well documented. An employer must ensure that there is a fair process of performance management before dismissal is considered.

In any case involving ministry personnel, where a concern exists that may require disciplinary action up to and including ending the pastoral relationship, the M&I Committee must contact regional council staff at the earliest possible opportunity to ensure that the required procedures are followed, and that protection is provided for all parties involved. The process for changing pastoral relations for ministry personnel is found in *The Manual*, section I.3.1.

For lay employees, regional council does not have to be consulted. It is recommended that the advice of an employment lawyer be sought prior to terminating a lay employee.

In all cases of termination, it is required that the staff member be given written notification that employment is going to end permanently. A lay employee can continue to work during the notice period (working notice) or leave immediately and receive pay in lieu of notice. In some cases, an employee may also be entitled to severance pay, which, in recognition of years of service, compensates an employee for loss of seniority and job-related benefits.

For lay employees, payment in lieu of notice and the amount of severance must follow government regulations, employment standards, and case law where appropriate. Consideration is given to such factors as length of service, career relocation prospects, reason for termination, and other circumstances prevailing at the time. Please refer to provincial employment standards regulations regarding notice and severance pay requirements. Legal counsel can confirm entitlements.

If you are planning on including a continuation of benefits and/or pension contributions as part of a termination package, you must call the Ministry and Employment Unit at the General Council Office and speak with a member of the pensions and benefits team to ensure you are
including the proper details in the termination package and are following the proper procedures to continue benefits and/or pension.

It is suggested that two representatives of the employer be present at the meeting with the lay employee. Normally, one is the direct supervisor of the employee, such as the chair of the M&P Committee, and the other could be the chair of the governing body. Both representatives should know exactly what they intend to say, and one should be delegated the task of doing the talking while the other observes. The employee should be given a brief, honest explanation of the reason for the termination and be told that the decision to terminate is irrevocable.

Consideration should be given to providing the option of pastoral care, or if appropriate, the services of an outplacement agency on site, immediately following the termination meeting. This kind of assistance is available from Morneau Shepell, the United Church’s Employee and Family Assistance Program (EFAP) provider. A counsellor can help prepare the team to share the termination news with the staff member and can also support the staff member afterwards. To access these services, call EFAP to ask for a manager consultation. Phone 1-844-880-9142 and explain that you are a volunteer working in a church leadership capacity. Morneau Shepell has notes on the United Church file indicating that volunteers acting as people leaders are eligible for management consultation.

The proposed termination package must be detailed and in writing. Termination packages should be developed in consultation with legal counsel and should include the following:

- effective date of termination;
- notice period or pay in lieu of notice;
- severance payments (if required);
- relocation/career counselling arrangements;
- time allotted for the employee to seek legal advice;
- return of keys, credit cards, and so on;
- confidentiality;
- vacation owing; and
- continuation of benefits and/or pension contributions.

Normally, a termination package outlines various options for payment from which the employee may choose, and requires the employee to sign a release before any payments are made. Do not ask the employee to sign the release during the termination meeting. Give them sufficient time to seek legal advice and make the required decisions before signing the release (normally 5–10 days). Specify a date by which this should be completed.

Refer the employee to the Ministry and Employment Unit at the General Council Office for any questions about benefits and pension plan options.

All employers must, upon termination of any employment relationship, issue a Record of Employment (ROE) outlining all monies earned within the last 52-week period. Provincial
employment standards specify provisions about when the Record of Employment must be issued. It is usually within five calendar days following the last day of employment.

For any period during which an employee has earned a vacation but has not taken that earned vacation in vacation days (e.g., an employee works for less than one year and resigns, retires, or is terminated), the employee is entitled to vacation pay (a percentage of gross earnings) under employment standards legislation. The vacation pay must be paid within a specific timeframe after employment ends.

In preparation for a termination, the M&xP Committee should think through the communication plan to announce the termination to the faith community. While it should maintain the need for confidentiality, it should also recognize the pastoral needs of members of the faith community who may have different feelings about the termination.

**Resignation and Retirement**
Reasonable notice is expected of a staff member who finds that circumstances necessitate a change in employment.

Ministry personnel can request a change in pastoral relations to end the pastoral relationship because of a new call or appointment, to retire, or for other personal reasons. The requirements of this process are found in *The Manual* in section I.3.1.3, including the need to provide 90 days’ notice.

More information about the retirement of ministry personnel can be found in *The Manual*, section I.3.2, and on the Pastoral Relations webpage (www.united-church.ca/leadership/supporting-ministry/pastoral-relations).

Please be aware of recent changes in policy for retiring ministry personnel. *For ministry personnel who choose to draw their pension*, there must be a period of at least 13 continuous weeks between the effective date of the first pension payment and the date of entering into a subsequent appointment. Also, there are to be no discussions or consideration of any return to work for that individual until after the ministry personnel’s retirement date, and even then only on terms and conditions that are substantially different from the terms that applied prior to retirement. Examples of “substantially different” include another community of faith, a different number of hours, or different responsibilities. However, *for ministry personnel who must draw their pension as required by the Income Tax Act*, there is to be no change to the terms of call or appointment.

The normal expectation of notice given by a lay employee is two to four weeks. The employee should provide formal notice in writing so that there is no misunderstanding regarding dates.

Retirement is no longer mandatory, but members of The United Church of Canada pension plan must begin receiving their pension no later than the first of December in the year they turn 71. If a staff member is considering retirement, it is important to begin retirement planning well in advance of the retirement date. This process should begin at least six months before the planned retirement date so that both the government and the church pension plan documentation can be completed to ensure no interruption in earnings.
Exit Interviews
Exit interviews, held when ministry personnel and lay employees leave their positions in a community of faith, are a common practice in the United Church.

When a community of faith profile is being developed, an exit interview for the ministry personnel is often part of the process; the specific method is decided by the team producing the profile. If the community of faith profile team is not organized before the end of the pastoral relationship, an exit interview for the ministry personnel may be organized by a few members of the M&PP Committee.

When a lay employee is leaving, it is appropriate for the M&PP Committee to recommend to the governing body that an exit interview take place. Given the M&PP Committee’s responsibility for the annual review, the M&PP Committee might be asked to undertake the exit interview as well. Issues identified in an exit interview may be helpful in the subsequent hiring process.

Resources to help with this task are available in Resources for Ministry and Personnel Committees.

It is a privilege and a challenge to be a member of an M&PP Committee. Building good relationships in your community of faith can be exciting and rewarding work—hopefully you will also find some enjoyment in the process!

This handbook has been designed as a resource for your M&PP Committee. Further assistance is always available through your regional council.

As you deepen into your consultative and supportive, healthy relationships, and supervisory roles, may you see how your work on the M&PP Committee aids in living out God’s mission in your own life and the life of your community of faith.

As you engage with the roles and responsibilities of the M&PP Committee, may you feel blessed by the Creator, who supervised creation into being, by the Christ, who taught us about being in a healthy relationship with God, and by the Spirit, to whom we turn for support and consultation.

Amen.

www.united-church.ca/handbooks