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GRIEVANCE PROCEDURE AND ARBITRATION

4 20.1 Policy/Informal Resolution. The parties agree that all problems should be resolved, whenever possible, before filing a grievance within the time limits for filing 5 6 grievances stated elsewhere in this Article, and encourage open communications between 7 administrators and employees so that resort to the formal grievance procedure will not 8 normally be necessary. The parties further encourage the informal resolution of grievances 9 whenever possible. At each step in the grievance process, participants are encouraged to 10 pursue appropriate modes of conflict resolution. The purpose of this Article is to promote a 11 prompt and efficient procedure for the investigation and resolution of grievances. The 12 procedures hereinafter set forth shall be the sole and exclusive method for resolving 13 grievances of employees as defined herein. 14

15 20.2 Resort to Other Procedures. It is the intent of the parties to first provide a reasonable opportunity for resolution of a dispute through the grievance procedure and 16 17 arbitration process. Except as noted below, if prior to seeking resolution of a dispute by filing a grievance hereunder, or while the grievance proceeding is in progress, an employee 18 19 requests, in writing, resolution of the matter in any other forum, whether administrative or 20 judicial, the University shall have no obligation to entertain or proceed further with the 21 matter pursuant to this grievance procedure. As an exception to this provision, a grievant 22 may file an EEOC charge while the grievance is in progress when such filing becomes 23 necessary to meet federal filing deadlines pursuant to 42 U.S.C. § 2000e et seq. Further, since the parties do not intend that this grievance procedure be a device for appellate 24 25 review, the University representative's response to a recommendation of a hearing officer or 26 other individual or group having appropriate jurisdiction in any other procedure shall not be an act or omission giving rise to a grievance under this procedure. 27 28

29 20.3 Definitions and Forms. As used herein:

30 (a) the term "grievance" shall mean a dispute filed on a form referenced in Section 31 20.3(c) concerning the interpretation or application of a specific term or Article(s) and 32 section(s) of this Agreement, subject to those exclusions appearing in other Articles of this 33 Agreement. A Step 1 Grievance is a grievance alleging that one or more violations of this Agreement have occurred at, or within, a college level unit. A Step 2 Grievance is a 34 35 grievance that has either 36

(1) continued from the Step 1 college or unit level to the University level or

37 (2) been filed alleging that one or more violations of the Agreement have occurred at 38 the dean's or the University level.

(b) the term "grievant" shall mean an employee or group of employees who has/have 39 40 filed a grievance in a dispute over a provision of this Agreement that confers rights upon the 41 employee(s) or the UFF. The UFF may file a grievance:

42 (1) in a dispute over a provision of this Agreement that confers rights upon the UFF. A grievance filed by the UFF on behalf of the UFF shall be initiated at Step 2; or 43

44 (2) on behalf of the bargaining unit, a group of employees, or an individual

45 employee, provided any group is identified with sufficient specificity to enable the University to identify its members. 46

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47 (c) Consolidation. The parties may agree to consolidate grievances of a similar nature to 48 expedite the review process. In a consolidated grievance, one Appendix "C," "D," or "E" may 49 be attached, bearing the signatures of the grievants.

(d) Grievance Forms. Each grievance, request for review, and notice of arbitration must 50 51 be submitted in writing on the appropriate form attached to this Agreement as Appendix "C," 52 "D," or "E," respectively, and shall be signed by the grievant. All grievance forms shall be dated when the grievance is received. If there is difficulty in meeting any time limit, the 53 54 grievance representative may sign such documents for the grievant; however, grievant's 55 signature shall be provided prior to the Step 1 meeting or Step 2 review if filed directly at 56 Step 2. The aforementioned grievance forms, as well as Appendix "H," may be filed by 57 means of fax, United States mail, email, or any other recognized means of delivery. Emails received after 5pm Eastern time will be deemed to have arrived the next business day. 58 59

(e) Remedy. A grievance shall specify the remedy sought by the grievant.

61 20.4 Burden of Proof. For each violation alleged in a grievance filing except an alleged 62 violation of Article 16, the duty of proving or disproving the fact or facts in dispute between the parties at the grievance proceeding(s) shall be on the employee. For disciplinary 63 violations, the burden of proving the fact or facts at the grievance proceeding(s) shall be on 64 65 the University. 66

67 20.5 Representation. The UFF shall have the exclusive right to represent any employee 68 in a grievance filed hereunder, unless an employee elects self-representation or to be represented by legal counsel. If an employee elects not to be represented by the UFF, the 69 70 University shall promptly inform the UFF in writing of the grievance. No resolution of any individually processed grievance shall be inconsistent with the terms of this Agreement and 71 72 for this purpose the UFF shall have the right to have an observer present at all meetings 73 called with the grievant or grievance representative for the purpose of discussing such 74 grievance and shall be sent copies of all decisions at the same time as they are sent to the 75 other parties.

77 20.6 Grievance Representatives. The UFF shall, on or before September 1 of each year, furnish to the University a list of all persons authorized to act as grievance 78 representatives and shall update the list as needed. The UFF grievance representative shall 79 have the responsibility to meet all classes, office hours, and other duties and responsibilities 80 incidental to their assigned workload. Some of these activities are scheduled to be 81 performed at particular times. Such representative shall have the right during times outside 82 83 of those hours scheduled for these activities to investigate, consult, and prepare grievance presentations and attend grievance hearings and meetings. Should any hearings or 84 85 meetings with the University's representatives necessitate rescheduling of assigned duties, 86 the representative may, with the approval of the appropriate administrator, arrange for the 87 rescheduling of such duties or their coverage by colleagues. Such approval shall not be 88 unreasonably withheld.

90 20.7 Appearances.

91 (a) When an employee participates during working hours in an arbitration proceeding or 92 in a grievance meeting between the grievant or representative and the University, that 93 employee's compensation shall neither be reduced nor increased for time spent in those activities. 94

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95 (b) Prior to participation in any such proceedings, conferences, or meetings, the 96 employee shall make arrangements acceptable to the appropriate supervisor for the 97 performance of the employee's duties. Approval of such arrangements shall not be unreasonably withheld. Time spent in such activities outside regular working hours shall not 98 99 be counted as time worked. 100

101 20.8 Formal Grievance Procedure.

(a) Filing.

102 103 (1) Step1 and Step 2 grievances shall be filed in Academic Affairs on the appropriate form in the appendices within thirty days following the act or omission giving rise thereto, or 104 105 the date on which the employee knew or reasonably should have known of such act or 106 omission if that date is later. Thirty days shall be determined by the date stamped on the 107 completed grievance form filed in Academic Affairs, or by the date of mailing as determined 108 by the postmark or timestamp. The grievant may amend the Appendix "C" form one time, 109 either prior to the Step 1 meeting for all grievances filed at Step 1, or prior to the Step 2 110 review for all grievances filed directly at Step 2. Additional amendments to the grievance

111 may be permitted by mutual agreement of the parties. (2) An employee may seek redress of alleged salary discrimination by filing a 112

113 grievance under the provisions of this Article. An act or omission giving rise to such a grievance may be the employee's receipt of the employee's salary warrant for the first full 114 pay period in which the annual salary increases referenced in the Salary Article 23 are 115 116 reflected.

117 (3) The filing of a grievance constitutes a waiver of any rights to judicial review of 118 agency action pursuant to Chapter 120, Florida Statutes, or to the review of such actions under University procedures which may otherwise be available to address such matters. 119 120 This grievance procedure shall be the sole review mechanism for resolving disputes 121 regarding rights or benefits which are provided exclusively by this Agreement. Only those acts or omissions and sections of the Agreement identified at the initial filing may be 122 123 considered at subsequent steps.

(b) Time Limits. All time limits contained in this Article may be extended by mutual 124 agreement of the parties, except that the time limits for the initial filing of a grievance may 125 126 be extended only by agreement between the University and the UFF. Upon failure of the 127 University to provide a decision within the time limits provided in this Article, the grievant or 128 the UFF, where appropriate, may appeal to the next step. Upon the failure of the grievant or 129 the UFF, where appropriate, to file an appeal within the time limits provided in this Article, 130 the grievance shall be deemed to have been resolved by the decision at the prior step. 131

(c) Postponement.

132 (1) The grievant may, in the written grievance at Step 1, request the postponement 133 of any action in processing the grievance formally for a period of up to thirty days, during 134 which efforts to resolve the grievance informally shall be made. The initial such request 135 shall be granted. Upon the grievant's written request, additional extensions should be 136 granted unless to do so would impede resolution of the grievance. Upon request, the 137 university's representative shall, during the postponement period(s), arrange an informal 138 meeting between the appropriate administrator and the grievant. The grievant shall have the 139 right to representation by the UFF during attempts at informal resolution of the grievance. 140 The grievant may, at any time, terminate the postponement period by giving written notice 141 to the university's representative that the grievant wishes to proceed with the Step 1 142 meeting. If the postponement period, or any extension thereof, expires without such written

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notice, the grievance shall be deemed informally resolved to the grievant's satisfaction and 143 144 need not be processed further. 145 (2) In the case of a grievance filed pursuant to the Expedited Grievance Procedure referenced in the Article regarding Conflict of Interest/Commitment, the postponement 146 147 period shall be no more than seven days unless the employee and the university agree 148 otherwise. 149 (d) Step 1. 150 (1) Meeting. The University's representative and the grievant and the grievance 151 representative shall meet no sooner than seven and no later than fifteen days following 152 receipt of: a. the grievance if no postponement is requested, or 153 154 b. written notice to proceed with the Step 1 meeting. 155 At the Step 1 meeting, the grievant shall have the right to present any evidence in support of the grievance, and the grievant and/or the UFF representative or the grievant's legal 156 157 counsel (if selected), and the University's representative, shall discuss the grievance. 158 (2) Decision. The University's representative shall issue a written decision summary 159 of the meeting and their conclusion(s), stating the reasons therefore, to grievant's Step 1 160 representative within thirty days following the conclusion of the meeting. In the absence of an agreement to extend the period for issuing the Step 1 decision, the grievant may 161 162 proceed to Step 2 if the grievant's Step 1 representative has not received the written 163 decision by the end of the 30th day following the conclusion of the Step 1 meeting. A copy 164 of the decision document shall be sent to the grievant and to the local UFF Chapter if 165 grievant elected self-representation or representation by legal counsel. 166 (3) Documents. Where practicable, the Step 1 reviewer shall make available to the 167 grievant, or grievance representative, documentation referenced in the Step 1 decision prior to its issuance. All documents referred to in the decision and any additional documents 168 presented by the grievant shall be attached to the decision, together with a list of these 169 170 documents. In advance of the Step 1 meeting, the grievant shall have the right, upon written request, to a copy of any reasonably identifiable documents relevant to the grievance. 171 172 (e) Step 2 173 (1) Filing. 174 a. Continuation of Step 1 Grievance. If the grievance is not satisfactorily 175 resolved at Step 1, the grievant may file a written request with Academic Affairs for review of the Step 1 decision by the University's representative. The grievant must make this 176 177 request within thirty days following receipt of the Step 1 decision by the grievant's Step 1 178 representative. Thirty days shall be determined by the date stamped on the notice by 179 Academic Affairs when the request is received in that office, by 5pm Eastern time, the date 180 of receipt via email, or by the date of mailing as determined by the postmark or timestamp. b. Step 2 Grievance Alleging Violation(s) of the Agreement at the University 181 182 Level. A grievance may be filed at Step 2 if it alleges that one or more violations have 183 occurred at the University level. 184 (2) Meeting. The University's representative and the grievant and the grievant's 185 representative shall meet no sooner than seven and no later than fifteen days following 186 receipt of: 187 a. the grievance if no postponement is requested or 188 b. written notice that the grievant wishes to proceed with the Step 2 meeting. At the Step 2 meeting the grievant shall have the right to present evidence in support of the 189 grievance, and the grievant and/or the UFF representative or the grievant's legal counsel (if 190

191 selected) and the University's representative shall discuss the grievance.

Commented [CP1]: UFF currently preferring SQ language.

BOT's position is that the change would reduce the formality of Step 1 procedure, allowing grievance to proceed to Step 2 more quickly. Could be useful to UFF, especially in cases where there is a desire to have a higher level administrator be involved

Commented [CP2]: Aligns with above, UFF currently rejecting.

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(3) Decision. The University's representative shall issue a written decision, stating 192 the reasons therefore, to the grievant and grievant's Step 2 representative within thirty days 193 194 following the conclusion of the review meeting. Thirty days shall be determined by a receipt executed by Academic Affairs, or by the date of mailing as determined by the postmark or 195 196 timestamp. In the absence of an agreement to extend the period for issuing the Step 2 197 decision, the UFF may proceed to Step 3 if the grievant's Step 2 representative has not received the written decision by the end of the 30th day following the conclusion of the Step 198 2 meeting. A copy of the decision shall be sent to the grievant and to the UFF grievance 199 chair if the grievant elected self-representation or representation by legal counsel. 200 201

(f) Step 3 Arbitration.

202 (1) Filing. If the grievance has not been satisfactorily resolved at Step 2, the UFF 203 may, upon the request of the grievant, proceed to arbitration by filing a written notice of the 204 intent to do so. Notice of intent to proceed to arbitration by submitting Appendix E with Academic Affairs within thirty days after receipt of the Step 2 decision by grievant and 205 206 grievant's Step 2 representative (if the grievant is represented by the UFF, the decision will be sent to the UFF grievance representative) and shall be signed by the grievant and the 207 208 statewide UFF President, Director of Arbitrations or designee. Thirty days shall be 209 determined by a receipt executed by the office receiving the grievance, or by the date of mailing as determined by the postmark or timestamp. The grievance may be withdrawn at 210 211 any time by the grievant or by the statewide UFF President, Director of Arbitrations or 212 designee at any point during Step 3. The parties shall stipulate to the issue(s) prior to the 213 arbitration. In the event a stipulation is not reached, the parties shall proceed to a hearing 214 on arbitrability pursuant to Section 20.8(f)(4).

215 216 (2) Selection of Arbitrator. Within ninety days after the execution of this Agreement, the parties shall review the existing Arbitration Panel list. If either party wishes to make changes to the panel, or if an arbitrator needs to be added because of a vacancy, 217 218 Representatives of the University and the UFF shall meet to make changes or additions to 219 that listwithin ninety days after the execution of this Agreement for the purpose of in order to 220 selectingmaintain an Arbitration Panel of ten or moreno fewer than nine members. Within 221 fourteen days after receipt of a notice of intent to arbitrate, representatives of the University 222 and the UFF shall meet for the purpose of selecting an arbitrator from the Panel. Selection 223 shall be by mutual agreement or by alternately striking names from the Arbitration Panel list 224 until one name remains. The right of the first choice to strike from the list shall be 225 determined by the flip of a coin. If the parties are unable to agree to a panel of arbitrators, 226 they shall follow the normal American Arbitration Association procedure for the selection of 227 an arbitrator. The parties may mutually select as the arbitrator an individual who is not a 228 member of the Arbitration Panel. The arbitration shall be held within sixty days following the

229 selection of the arbitrator, if practicable. 230 (3) Authority of the Arbitrator.

231 a. The arbitrator shall not add to, subtract from, modify, or alter the terms or 232 provisions of this Agreement. Arbitration shall be confined solely to the application and/or 233 interpretation of this Agreement and the precise issue(s) submitted for arbitration. The 234 arbitrator shall refrain from issuing any statements of opinion or conclusions not essential to the determination of the issues submitted. 235

236 b. Where an administrator has made a judgment involving the exercise of 237 discretion, such as decisions regarding tenure or promotion, the arbitrator shall not 238 substitute the arbitrator's judgment for that of the administrator. Nor shall the arbitrator 239 review such decision except for the purpose of determining whether the decision has 240 violated this Agreement. If the arbitrator determines that the Agreement has been violated, Commented [CP3]: UFF proposes removing "upon request of the grievant" Current language ensures that all inunit employees have a path to arbitration; BOT prefers SQ.

Commented [CP4]: BOT could accept UFF suggested change, because currently the UFF president can sign as the designee for the State.

Commented [CP5]: BOT: reject, Current language allows grievant to participate or withdraw from the process; SQ.

Commented [CP6]: UFF proposes a new process for arbitrator selection. A few changes from this point further were proposed by the UFF to align with their desire to change this process.

BOT: prefers SQ for arbitrator selection and maintenance of that list, however, has proposed the language in this section that allows the meeting not to be held if the list is complete.

Commented [CP7]: This language is intended for the first contract - language is not applicable to continuing situation.

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241 the arbitrator shall direct the University to take appropriate action. An arbitrator may award 242 back salary where the arbitrator determines that the employee is not receiving the 243 appropriate salary from the University, but the arbitrator may not award other monetary damages or penalties. If notice that further employment will not be offered is not given on 244 245 time, the arbitrator may direct the University to renew the appointment only upon a finding that no other remedy is adequate, and that the notice was given so late that (a) the 246 247 employee was deprived of reasonable opportunity to seek other employment, or (b) the 248 employee actually rejected an offer of comparable employment which the employee 249 otherwise would have accepted.

c. An arbitrator's decision awarding employment beyond the sixth year shall not
 entitle the employee to tenure. In such cases the employee shall serve in a non-tenure earning capacity during the seventh year without further right to notice that the employee
 will not be offered employment thereafter. If an employee is reappointed at the direction of
 an arbitrator, the University's representative may reassign the employee during such
 reappointment.

(4) Arbitrability. Issues of arbitrability shall be bifurcated from the substantive
issue(s) and, whenever possible, determined by means of a hearing conducted by
conference call. The arbitrator shall have ten days from the hearing to render a decision on
arbitrability. If the issue is judged to be arbitrable, an arbitrator shall then be selected to
hear the substantive issue(s).

261 (5) Conduct of Hearing. The arbitrator shall hold the hearing in the city where the 262 grievant is employed, unless otherwise agreed by the parties. The hearing shall commence 263 within twenty-five days of the arbitrator's acceptance of selection, or as soon thereafter as is 264 practicable, and the arbitrator shall issue the decision within forty-five days of the close of 265 the hearing or the submission of briefs, whichever is later, unless additional time is agreed to by the parties. The decision shall be in writing and shall set forth findings of fact, 266 267 reasoning, and conclusions on the issues submitted. Except as expressly specified in this 268 Article, the provisions of the Florida Arbitration Code, Chapter 682, Florida Statutes, shall not apply. Except as modified by the provisions of this Agreement, arbitration proceedings 269 270 shall be conducted in accordance with the rules and procedures of the American Arbitration 271 Association.

(6) Effect of Decision. The decision or award of the arbitrator shall be final and
binding upon the University, the UFF, and the grievant, provided that either party may
appeal to an appropriate court of law a decision that was rendered by the arbitrator acting
outside of or beyond the arbitrator's jurisdiction, pursuant to Section 682.13, Florida
Statutes.

(7) Venue. For purposes of venue in any judicial review of an arbitrator's decision
issued under this agreement, the parties agree that such an appeal shall be filed in the
courts in Orange County, Florida, unless both parties specifically agree otherwise in a
particular instance. In an action commenced in Orange County, neither the University nor
the UFF will move for a change of venue based upon the defendant's residence in fact if
other than Orange County.

(8) Fees and Expenses. All fees and expenses of the arbitrator shall be divided
equally between the parties. Each party shall bear the cost of preparing and presenting its
own case. The party desiring a transcript of the arbitration proceedings shall provide written
notice to the other party of its intention to have a transcript of the arbitration made at least
one week prior to the date of the arbitration. The party desiring such transcript shall be
responsible for scheduling a stenotype reporter to record the proceedings. The parties shall
share equally the appearance fee of the stenotype reporter and the cost of obtaining an

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Commented [CP8]: Informs reader that once denied tenure, employee no longer participates in the tenure process. Spells out current practice.

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original transcript and one copy for the party originally requesting a transcript of theproceedings.

(9) Retroactivity. An arbitrator's award may or may not be retroactive as the equities
of each case may demand, but in no case shall an award be retroactive to a date earlier
than thirty days prior to the date the grievance was initially filed in accordance with this
Article.

297 20.9 Filings and Notification. All documents required or permitted to be issued or filed 298 pursuant to this Article may be transmitted by fax, United States mail, email, or any other 299 recognized delivery service. Refusal to accept delivery to the address indicated in the 300 university's records will be deemed as delivered. Receipt by UFF Representative shall 301 constitute receipt only when the UFF represents the employee. Step 1 and Step 2 decisions shall be transmitted to the grievance representative(s) by personal delivery with written 302 303 documentation of receipt or by certified mail, return receipt requested, or via email. In the 304 event that any action falls due on a Saturday, Sunday, or holiday (as referred to in in the 305 Leaves Article), the action will be considered timely if it is accomplished by 5:00 p.m. on the 306 following business day. 307

20.10 Precedent. No complaint informally resolved, or grievance resolved at either Step 1
 or 2, shall constitute a precedent for any purpose unless agreed to in writing by the
 University's representative and the UFF acting through its local President or representative.

312 20.11 Processing.

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(a) The filing or pendency of any grievance or arbitration proceedings under this Article
shall not operate to impede, preclude, or delay the University from taking the action
complained of. Reasonable efforts, including the shortening of time limits when practical,
shall be made to conclude the processing of a grievance prior to the expiration of the
grievant's employment, whether by termination or failure to reappoint. An employee with a
pending grievance will not continue to be compensated beyond the last date of
employment.

(b) The University's representative, may refuse consideration of a grievance not filed or
 processed in accordance with this Article.

323 20.12 Reprisal. No reprisal of any kind will be made by the University or the UFF against
 any grievant, any witness, any UFF representative, or any other participant in the grievance
 procedure by reason of such participation.

20.13 Records. All written materials pertinent to a grievance shall be filed separately from
 the evaluation file of the grievant or witnesses, except decisions resulting from arbitration or
 settlement.

20.14 Inactive Grievances. A grievance which has been filed at Step 2 or Step 3 and on
 which no action has been taken by the grievant or the UFF for ninety days shall be deemed
 withdrawn and resolved in accordance with the decision issued at the prior Step.

Commented [CP9]: BOT could add: If there is a question of timeliness, the grievance may proceed, but the question of timeliness must be resolved before the matter is considered further.

7/21 maintain status quo – UFF and BOT tentatively agreed to keep SQ

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