1 2			GRI	EVANO	ARTICLE 11 CE & ARBITRATION PROCEDURE
3	11.1	Polic			
4 5 6 7 8 9 10 11 12 13 14		(a)	The parties the filing of elsewhere administrate will not no resolution of participants including the and efficient procedures less the file of the procedures of the procedure of the participants of	f a grie in this ors and o ormally f grieva are end e use of t proce	at all problems should be resolved, whenever possible, before vance but within the time limits for filing grievances stated Article, and encourage open communications between employees so that resorting to the formal grievance procedure be necessary. The parties further encourage the informal neces whenever possible. At each step in the grievance process, couraged to pursue appropriate modes of conflict resolution and mediation. The purpose of this Article is to promote a prompt dure for the investigation and resolution of grievances. The first set forth be the sole and exclusive method for resolving the oyees as defined in this Article.
15 16 17 18		(b)	UFF agains	t any grave, or	al of any kind will be made by the Board, the University, or the rievant, any witness, any UFF representative, any University any other participant in the grievance procedure for such
19	11.2	Defin	itions and For	ms. As	used in this Article:
20		(a)	<u>Definitions</u> .		
21			(1) The	term "g	rievance" means:
22 23 24 25			a.	the i	spute filed on a form referenced in Section 11.2(b) concerning interpretation or application of a specific term or provision of Agreement, subject to those exclusions appearing in other cles of this Agreement.
26			b.	The	grievance must specify:
27 28				1.	the act that allegedly violates this Agreement, including the name(s) of any individual(s) who committed the act;
29 30				2.	the term(s) of this Agreement that has allegedly been violated;
31				3.	how the act violates the term(s) of the Agreement, and;
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		nder La Negotia	ndback itor		Myles Kim Chief Negotiator
	Date				Date

1				4.	propose an appropriate and specific remedy.
2	(2	2)	The ter	m "grie	evant" means:
3 4 5			a.	in a dis	ployee or group of employees who has/have filed a grievance spute over a provision of this Agreement which confers rights he employee(s).
6 7 8			b.	of peo	FF chapter may file a grievance on behalf of a person, a group ple, or the chapter itself, in a dispute over a provision of this ment which confers rights upon the employee(s).
9 10 11 12 13				1.	In order to process a chapter grievance submitted on behalf of a group of employees, the grievance must identify the group with sufficient specificity to allow the University to identify the individual members that are affected by the chapter grievance.
14 15				2.	A chapter grievance shall identify the specific remedy sought for the members.
16 17			c.		pter grievance or a grievance of a decision made by the ent or Provost may be initiated at Step 2.
18 19 20	(3	3)	nature	to exp	nay agree in writing to consolidate grievances of a similar pedite the review process. However, the parties are not my such consolidation.
21	(b) <u>Fo</u>	orms.			
22 23 24 25 26	(1	a)	the for inform provisi intent t	m attac ation e on(s) a o proce	m. Each grievance must be typed and submitted in writing on the to this Agreement as Appendix "C", with all pertinent explaining the disagreement or controversy, identifying the trissue. The grievant's signature, confirming the grievant's seed with the grievance, shall be provided prior to the grievance
27 28 29 30 31 32 33	(2	2)	on the inform Hearin Arbitra	form slation Form slation suggettion form	orm. Each notice of arbitration must be submitted in writing hown in Appendix "#" (Notice of Arbitration). All pertinent abmitted with the Grievance Form, as well as the Grievance sion, must be included as an attachment to the Notice of rm. The Notice of Arbitration form must be signed by the UFF representative.
	For the Universi	ty			For the UFF
	Alexander Landbar Chief Negotiator	ack			Myles Kim Chief Negotiator
	Date		_		Date

1 2			(3)	_	rievance forms must be electronically filed via email with the Office e General Counsel (ogc@floridapoly.edu).
3 4				a.	All grievance forms will be dated and assigned a case number when the form is received by the Office of the General Counsel.
5 6 7				b.	The date of receipt will be determined by the date in which the grievance is received by the Office of the General Counsel and assigned an identifying case number.
8 9 10 11			(4)	sign must	re is difficulty in meeting any time limit, the UFF representative may such documents for the grievant; however, the grievant's signature be provided prior to the Grievance Hearing or the selection of an rator under Section $11.7(a)(3)11.7(b)$.
12 13 14 15 16 17 18 19			(5)	Time agree griev University Artic appround the time agree appround the time agree appround the time agree ag	Limits. All time limits contained in this Article may be extended by ment of the parties, except that the time limits for the initial filing of a ance may be extended only by the University. Upon failure of the ersity to provide a decision within the time limits provided in this le or as extended by agreement, the grievant or the UFF, where opriate, may proceed to the next step. In the failure of the grievant or the UFF to advance a grievance within me limits provided in this Article or as extended by agreement, the
20 21				prior	ance will be administratively closed pursuant to the decision at the step or deemed withdrawn with prejudice.
22 23	11.3				a all grievances, except those challenging disciplinary actions or as his agreement, the grievant has the burden of proof.
24	11.4	Appe	earances.		
25		(a)	Griev	ant.	
26 27 28 29 30 31 32 33 34			(1)	proce meeti emplospent Prior emplose for	n an employee participates during working hours in an arbitration reding as the grievant, or in an official capacity during a grievance ing between the grievant or representative and the University, that oyee's compensation will neither be reduced nor increased for time in those activities. To participation in any such proceedings, conferences, or meetings, the oyee will make arrangements acceptable to the appropriate supervisor the performance of the employee's duties. Approval of such gements will not be unreasonably withheld. Time spent in such
	For th	e Univ	ersity		For the UFF
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	Date			_	Date

1			activi	ties outside regular working hours will not be counted as time worked.				
2		(b) Griev	vance Re	nce Representatives.				
3 4 5		(1)	grieva	possesses the exclusive right to represent any in-unit employee in a ance unless an employee elects self-representation or to be represented gal counsel.				
6 7 8 9 10 11			a.	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 representatives and will update the list as needed. The UFF grievance representative has the responsibility to meet all classes, office hours, and other duties and responsibilities incidental to the assigned workload.				
12 13 14			b.	Such representative has the right during times outside of those hours scheduled for these activities to investigate, consult, and prepare grievance presentations and attend grievance hearings and meetings.				
15 16 17 18 19 20			c.	Should any hearings or meetings with the Vice Provost of Academic Affairs, Provost, or their designees necessitate rescheduling of assigned duties, the representative may, with the approval of the appropriate administrator, arrange for the rescheduling of such duties or their coverage by colleagues. Such approval will not be unreasonably withheld.				
21 22 23		(2)	prom	employee elects not to be represented by UFF, the University will ptly inform UFF in writing of the grievance, and when the grievance esses from Step 1 to Step 2 and Step 2 to Step 3.				
24 25			a.	No resolution of any individually processed grievance will be inconsistent with the terms of this Agreement				
26 27 28			b.	The UFF will have the right to have an observer present at all meetings called to discuss such grievance and will be sent copies of all decisions at the same time as they are sent to the other parties.				
29 30		(3)		the UFF determines that a grievance lacks merit, UFF may terminate pitration arising from that grievance.				
31 32	11.5			(IR) Procedure (Step 1). The University Administration and the UFF-hat problems should be resolved, whenever possible, before the filing				
-	For the	e University		For the UFF				
-		der Landback Negotiator		Myles Kim Chief Negotiator				

1 of a grievance. Therefore, except as provided under Section 11.2(a)(2)c, no grievance may be filed until the UFF or faculty member has timely requested an informal resolution. The 2 3 faculty member will have the right to representation by the UFF-FPU Chapter during 4 attempts at informal resolution. If the faculty member is not represented by UFF-FPU at 5 this point, the University will provide prompt notification to the chapter with a copy of the 6 request for IR. 7 Faculty are encouraged to request informal resolution as early as practicable. (a) Faculty who wish to preserve their rights to file a grievance must file a request for 8 9 IR within twenty (20) days of the act or omission giving rise to the dispute, or the 10 date on which the faculty member knew or reasonably should have known of such an act or omission if that date is later. 11 12 **(b)** If the informal resolution process has been timely requested, as provided below, the 13 later filed grievance will be considered to be timely filed, as long as the other 14 deadlines specified in Article are observed. If the informal resolution process has not been timely requested, as provided below, the right to file a formal grievance 15 will be waived as time-barred. 16 17 All requests for informal resolution must be in writing and submitted to Human (c) Resources (hr@floridapoly.edu) and the Office of the General Counsel 18 19 (ogc@floridapoly.edu) via email. The request must contain a brief, general 20 description of the dispute, identify the relevant provisions of this Agreement which 21 are at issue, and include dates, times, and locations of the action(s) giving rise to 22 the dispute. 23 Upon receipt of a timely-filed request for informal resolution, the parties will have (d) 24 thirty (30) days to attempt to informally resolve the dispute. 25 The thirty (30) day period may be extended upon mutual agreement of the **(1)** 26 parties. The faculty member may file a formal grievance prior to the expiration of 27 **(2)** 28 the thirty (30) day period, when: 29 Good faith attempts have been made by the grievant to achieve an a. 30 informal resolution; 31 b. The dispute is time-sensitive, or; 32 The parties mutually agree that informal resolution of the dispute is c. 33 not possible. For the University For the UFF Alexander Landback Myles Kim Chief Negotiator Chief Negotiator

1 2		(e)		formal resolutions will be reduced to writing, but will be without precedent judice to the parties.				
3	11.6	Form	al Griev	al Grievance Procedure (Step 2).				
4		(a)	Step 2	Filing.				
5 6 7			(1)	Within fifteen (15) days after the expiration of the thirty (30) day IR period, the grievant or UFF may file a Step 2 grievance consistent with the requirements described in Section 11.2.				
8 9 10				a. The fifteen (15) days will be calculated from the date on which the grievance is emailed to, and confirmed as received by, the Office of the General Counsel.				
11 12 13 14 15				b. The filing of a formal grievance at Step 2 constitutes a waiver of any rights to judicial review of agency action pursuant to Chapter 120, Florida Statutes, and to the review of such actions under other University procedures that may otherwise be available to address such matters.				
16 17			(2)	The grievance may be withdrawn at any time by the grievant or by the UFF President.				
18		(b)	Amen	ded Step 2 Filing.				
19 20 21 22 23 24			(1) (2)	The grievant may amend the Step 2 grievance one (1) time prior to the Step 2 meeting, no later than three (3) business days prior to the Step 2 meeting, so long as the factual basis of the complaint is not materially altered. Only those acts or omissions and sections of the Agreement specifically identified in writing at the initial Step 2 filing, or as amended prior to the Step 2 meeting, may be considered at Step 2 or Step 3.				
25		(c)	Reque	est for Documents.				
26 27 28			(1)	Upon written request, the grievant and the grievant's representative will be provided access to all documents relevant to the grievance, except as described in subsection (3).				
29 30 31 32			(2)	If the request is reasonable in scope and relevant to the grievance, these documents will be provided no less than three (3) business days prior to the Step 2 meeting. Written Authorization is required for the release of any Limited-Access				
	For th	e Univ	ersity	For the UFF				
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	Date							

1 2 3				pursua	ds to the UFF representative or the grievant's legal counsel (if selected int to Section 11.4), as defined under Florida Polytechnic University C13-6.008.
4		(d)	Step 2	Meetin	<u>g</u> .
5 6 7 8 9 10 11 12 13			(1) (2) (3)	grieva the rec Proced presen the UF to Sec	g. The Provost or University Representative and the grievant and the nt's representative shall meet no later than fifteen (15) days following reipt of the Step 2 grievance. hure. During the Step 2 meeting, the grievant shall have the right to t any evidence in support of the grievance, and the grievant and/or F representative or the grievant's legal counsel (if selected pursuant tion 11.4), and the Provost or University Representative will discuss evance. on.
14 15 16 17 18 19 20				a.	The Provost or University Representative will issue a written decision, stating the reasons for the decision, including any objections to the procedural or substantive arbitrability of the grievance, to the grievant and the grievant's Step 2 representative within thirty (30) days following the conclusion of the Step 2 meeting. Thirty (30) days shall be calculated as defined in Section 24.5.
21 22 23 24				b.	In the absence of an agreement to extend the period for issuing the Step 2 decision, UFF may proceed to Step 3 if the grievant's Step 2 representative has not received the written decision by the end of the 35th day following the conclusion of the Step 2 meeting.
25 26				c.	Step 2 decisions in grievances not involving alleged procedural violations are final and binding.
27 28 29				d.	A copy of the decision shall be sent to the grievant and to UFF if the grievant elected self-representation or representation by legal counsel.
30	11.7	Form	al Griev	ance Ar	bitration Procedure (Step 3).
31 32 33		(a)	satisfa	ctorily	g. If a grievance alleging a procedural violation has not been resolved at Step 2, the UFF may proceed to arbitration by filing a of the intent to do so (Appendix D).
	For the	e Univ	ersity		For the UFF
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1 2 3 4 5 6 7 8 9 10	(2)	intent Gene define define C) Only initial consi The p a stip	in fifteen (15) days after the date of the Step 2 decision, the notice of to proceed to arbitration must be submitted to the Office of the ral Counsel (ogc@floridapoly.edu) consistent with the procedures ed in Section 11.2(b). The fifteen (15) days will be calculated as ed in Section 24.5. those acts or omissions and sections of the Agreement identified at the 1 Step 2 filing, or as amended prior to the Step 2 meeting, may be dered by the Arbitrator. For earlies shall stipulate to the issue(s) prior to the arbitration. In the event coulation is not reached, the parties shall proceed to a hearing on arbility pursuant to Section 11.7(d).
12	(b) <u>S</u> e	election of	Arbitrator.
13 14 15	(1	meet	ration Panel. Representatives of the University and UFF notice shall within ninety (90) days after the execution of this Agreement for the ose of selecting an Panel of seven (7) members.
16 17 18		a.	Each party shall submit six (6) arbitrators to create a selection list, from which parties may mutually agree to, or alternatively strike namesuntil they select the Arbitration Panel.
19 20		b.	The right of the first choice to strike shall be determined by a coinflip.
21 22 23 24 25		c.	The Arbitration Panel shall be operative until a successor Agreement is ratified, or if two (2) or more arbitrators on the selection list are no longer active, the parties may agree in writing to replace the inactive arbitrators or select a new panel following the same process.
26 27 28	(2	charg	3 Arbitrator. The parties shall either mutually agree upon the arbitrator red with hearing any grievance, or select, the arbitrator from the ration Panel as set forth in this subsection.
29 30		a.	A mutually-agreed-upon arbitrator does not need to be a member of the Arbitration Panel.
31 32		b.	In the event the parties cannot mutually agree upon an arbitrator, and no later than fourteen (14) days after receipt of a notice of intent to
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	Alexander Landb Chief Negotiator	ack	Myles Kim Chief Negotiator

1 2				arbitrate, the parties shall confer for the purpose of selecting an arbitrator from the panel.
3 4			c.	The parties shall alternatively strike names from the list until one name remains.
5	The right of the	he first	choice to	o strike shall be determined by a coinflip.
6	(c)	Autho	rity of th	he Arbitrator.
7 8 9 10 11 12 13 14		(1)	or provapplical arbitral conclust. The ar	bitrator shall neither add to, subtract from, modify, nor alter the terms visions of this Agreement. Arbitrations shall be confined solely to the ation of this Agreement and the issue(s) submitted for arbitration. The tor shall refrain from issuing any statements of opinion or sions not essential to the determination of the issues submitted. bitrator shall not substitute the arbitrator's or another's judgment for it the University in any matter involving the exercise of managerial tion.
15 16 17	(d)		•	Issues of arbitrability shall be separated from the substantive issue(s) possible, determined by means of a hearing conducted by conference
18 19 20 21 22		(1) (2)	on arbi	bitrator shall have ten (10) days from the hearing to render a decision itrability. It is is judged to be arbitrable, an arbitrator shall then be selected to be substantive issue(s) in accordance with the provisions of Section $\underline{(1)a}$ 11.7(b)(2).
23	(e)	Condu	act of St	ep 3 Hearing.
24 25 26 27		(1) (2)	accept. The ar	earing shall commence within sixty (60) days of the arbitrator's ance of selection, or as soon thereafter as is practicable. bitrator shall conduct the hearing at the University, unless otherwise by the parties.
28 29 30		(3)	The arl	bitrator shall issue the decision within forty-five (45) days of the close hearing or the submission of briefs, whichever is later, unless onal time is agreed to by the parties.
31		(4)	The d	ecision shall be in writing and shall set forth findings of fact,
32 33		(5)		ing, and conclusions on the issues submitted. t as modified by the provisions of this Agreement, arbitration
	For the Unive	ersity		For the UFF
	Alexander Lar			Myles Kim
	Chief Negotia	tor		Chief Negotiator

1 2		proceedings shall be conducted in accordance with the current Labor Arbitration Rules of the American Arbitration Association.
3 4 5 6 7	(f)	<u>Effect of Decision</u> . The arbitrator's decision shall be final and binding upon the Board, 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 this Agreement and the Florida Arbitration Code as defined by law.
8	(g)	Fees and Expenses.
9 10 11 12 13 14		 The parties shall equally divide all arbitration fees and expenses. unless the arbitrator finds that the nonprevailing party knew or should have known that a claim or defense when initially presented to the arbitrator, or at any time before arbitration, was not supported by the material facts necessary to establish the claim or defense; or would not be supported by the application of this Agreement to those
16		material facts,
17 18 19		(4)(1) in which case the nonprevailing party shall bear the cost of all fees and expenses associated with the arbitration, including, if awarded, attorney's fees.
20 21 22 23 24 25		(5)(2) Fees and expenses charged by an arbitrator for cancelation after the arbitrator's deadline shall be borne by the party requesting the cancelation. However, if a grievance is resolved, and the cancelation of the arbitration results in any arbitration fees or expenses, such costs shall be divided equally between the parties.
26 27		(6)(3) Each party shall bear the cost of preparing and presenting its own case including payment of expenses and compensation for its own representatives, attorneys, and witnesses.
28 29 30 31 32 33		(7)(4) The party desiring a transcript of the arbitration proceedings shall provide notice to the other party of its intention to have a transcript of the arbitration made prior to the arbitration. The party desiring such transcript shall be responsible for scheduling a stenotype reporter to record the proceedings. The party originally requesting a transcript of the proceedings shall pay for any appearance fee of the court reporter.
34 1 35		ementation of Remedy. Any formal remedy resulting from a decision at Step 2 or Step II be implemented within fourteen (14) days, unless otherwise provided in the
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25		beyon	nd the control of the grievant or UFF.
21 22 23 24	11.12	action deem	ive Grievances. A grievance which has been filed at Step 2 or Step 3 and on which not have been taken by the grievant or the UFF for sixtyforty-five (6045) days shall be ed withdrawn and/or dismissed in accordance with the decision issued at the prior This provision does not apply to procedural or scheduling delays in Step 3 which are
19 20		(c)	The University may refuse consideration of a grievance not filed or processed in accordance with this Article.
14 15 16 17 18		(b)	Reasonable efforts, including the shortening of time limits when practical, will 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. Are employee with a pending grievance will not continue to be compensated beyond the last date of employment.
11 12 13		(a)	The filing or pendency of any grievance or arbitration proceedings under this Article will not operate to impede, preclude, or delay the University from taking the action complained of.
10	11.11	Proce	essing.
6 7 8 9	11.10	the ev	rds. All written materials pertinent to a grievance shall be maintained separately from valuation file of the grievant or witnesses, except decisions resulting from arbitration ttlement. Unless otherwise exempt under Florida law, grievance-related documents abject to disclosure as a public record.
2 3 4 5	11.9	2, sha	edent. The resolution of a grievance, either informally or by decision rendered at Step all not constitute a precedent for any purpose unless agreed to in writing by the Board rustees or their representatives and the UFF acting through its president of sentative.
1		arbitr	ator's decision or by mutual agreement of the parties.