1 2			CO	ARTICLE 9 ACHING, DISCIPLINE, AND JOB ABANDONMENT	
3	9.1	<b>Polic</b>			
4 5 6 7		(a)	Emplo	byees are subject to disciplinary action, up to and including discharge, for just including but not limited to, for violating University procedures, policies, and regulations, contract provisions, personnel directives, and/or general s.	
8 9		<b>(b)</b>		process shall be provided prior to any final decisions regarding disciplinary as (excluding oral reprimands).	
10 11		(c)	Employees shall be provided notice and a written statement of any disciplinary action taken (excluding oral reprimands).		
12	9.2	Coac	hing an	d Letters of Counseling/Instruction.	
13		(a)	Coach	ning.	
14 15			(1)	Coaching is intended to be an informal and constructive process that seeks to improve employee performance or to discuss issue(s) of concern.	
16 17			(2)	Coaching includes guidance for correction and an opportunity to correct an employee's performance.	
18		<i>(</i> 1.)	(3)	Coaching is not considered discipline.	
19		<b>(b)</b>		s of Counseling/Instruction.	
20 21 22 23 24			(1)	If previous verbal discussion or coaching is not effective, or if a supervisor solely determines that written guidance is warranted, Letters of Counseling or Instruction may be given to an employee. As a formal communication to the faculty member, such letters will:  a. identify issues of concern;	
25				<b>b.</b> provide guidance for correction, if appropriate, and;	
26			(=)	c. provide a meaningful opportunity to correct, if appropriate.	
27 28 29			(2)	Letters should provide relevant information regarding university policies, regulations, or provisions of the Collective Bargaining Agreement or information about the University's Employee Assistance Program.	
30			(3)	Such letters are not considered discipline, are not grievable, and are not	
31				placed in the employee's's personnel file unless requested by the employee.	
32 33			(4)	These letters may be used only as evidence to demonstrate the employee's awareness of University expectations.	
34		1 77 1	(5)	If the employee believes that the letter's contents, in whole or in part, are	
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1 2 3 4 5 6			unreasonable or contrary to university policies, regulations, or provisions of the Collective Bargaining Agreement, they may, withing twenty (20) days of receipt of the letter, schedule a discussion of the letter with the Provos or designee. The Provost or designee will schedule this discussion to take place within thirty (30) days of receipt of the employee's request. The employee will be informed of their right this discussion in the letter.		
7 8	9.3		<u>Cause</u> . Discipline of bargaining unit employees shall be for just cause. Just cause is ed as:		
9		(a)	Incompetence;		
10		<b>(b)</b>	Misconduct, or;		
11		(c)	Neglect of duty.		
12	9.4	Prog	ressive Discipline.		
13 14 15 16 17 18		(a)	Disciplinary actions typically are progressive. Penalties shall be appropriate to the circumstances and proportionate to the seriousness of the offense. All offenses car have a cumulative effect, and offenses need not be identical to impose a penalty more severe than prescribed for a similar offense. Depending on the nature of the conduct and the facts and circumstances of the situation, discipline may be imposed without prior use of coaching.		
19 20 21 22 23		(b)	Certain actions by their nature may be severe enough, however, to justify deviating from progressive disciplinary principles, and result in immediate discharge of employment or other disciplinary action. Progressive discipline does not have to "start" with a written reprimand; if instances warrant, discipline may start with suspension or discharge.		
24		(c)	Forms of discipline may include, but are not limited to:		
25 26 27 28			<ol> <li>written reprimand;</li> <li>suspension with pay;</li> <li>suspension without pay; and</li> <li>termination.</li> </ol>		
29 30 31		(d)	If an employee is terminated for disciplinary reasons, they will be given sixty (60) days notice. The university may place the employee on paid administrative leave during the sixty (60) days.		
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## 9.5 Notice of Proposed Disciplinary Action.(a) When the President or designee has reason to believe that a suspension or termination should possibly be imposed as a disciplinary consequence, the

- President or designee shall provide the employee with a written Notice of Proposed Disciplinary Action and the rationale for such action.

  (b) Such Notice shall be sent certified mail return receipt requested to the employee's
- (b) Such Notice shall be sent certified mail, return receipt requested, to the employee's last known address, delivered to the employee in person, or e-mailed to the employee's university e-mail address.
- (c) In the event that the University reasonably believes that the employee's actions or presence on the job would adversely affect the orderly conduct and processes of the University, and/or jeopardize the safety or welfare of the employee, faculty and staff, or students, the employee may be placed on paid administrative leave pending the outcome of a proposed disciplinary action. Administrative leave is not discipline.
- (d) Within ten (20) days of receipt of the Notice of Proposed Disciplinary Action, the employee must submit a written response to the President (President@FloridaPoly.edu) or designee before the proposed action is taken.
- (e) After receiving the written response or, if no response is received after twenty (20) days from the date of receipt of the Notice of Proposed Disciplinary Action, the President or designee may issue a Notice of Disciplinary Action under Section 9.6.
- In certain instances, the President or designee may choose to include an adhoc panel to evaluate the responses and any other material in order to provide a recommendation regarding the discipline, if any, that should be applied. The President or designee will request that members chosen for the panel identify any conflicts of interest that might arise from their service on the panel. The President or designee may excuse panel members for conflicts of interest. However, the President or designee will excuse any members of UFF's Contract Enforcement Committee from serving on such a panel.

## 9.6 Notice of Disciplinary Action.

- (a) All Notices of Disciplinary Action shall include a statement of the reasons for the disciplinary action and a statement advising the employee that the action is subject to Article 11 Grievance and Arbitration Procedure.
- (b) All such notices shall be sent certified mail, return receipt requested, to the employee's last known address, delivered in person to the employee, or e-mailed

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		to their university e-mail addr	ess.	
	(c)	disciplinary action within nine Action, no disciplinary acti	does not issue a Notice of Disciplinary Action ety (90) days of the Notice of Proposed Disciplinary on shall be taken and the Notice of Proposed to be retained in the employee's evaluation file, as	
9.7		ew of Personnel Files. Emplo nnel files upon request.	yees shall have the right to review their official	
	(a)	to any written reprimand issue statement be entered in the per of Disciplinary Action. Such	opportunity to submit a written statement responding dentice of Disciplinary Action and have that written sonnel file with the written reprimand with the Notice a written statement must be submitted within ninety Notice of Disciplinary Action.	
	<del>(b)</del>	The employees' responding st personnel file with the Notice	atement as described in 9.5(d) will be entered in the of Disciplinary Action.	
9.8	Inves	stigations.		
	(a)	employee reasonably believes	the dby management as part of an investigation, or the that the questioning may lead to disciplinary action request that a union representative be present at the	
	(b)	union representative is imme	union representation pursuant to this section, and no diately available, the University shall postpone the is available, cancel the meeting, or at the employee's without a representative.	
9.9	UFF	<b>Representation</b> . UFF determines representation per its governing documents. The does not represent bargaining unit employees who are not members in good standing time of an alleged incident.		
9.10	Job A	Job Abandonment.		
	(a)	classes across a minimum of t	but authorized leave for three (3) or more consecutive hree (3) days on which they have classes scheduled ered to have abandoned the position and voluntarily	
	<b>(b)</b>	Notwithstanding paragraph (a	9.1(a) above, if the employee's absence is justified	
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1	for reasons beyond the control of the employee and the employee notifies the
2	University as soon as practicable, the employee will not be considered to have
3	abandoned the position.

**9.11** Employee Assistance Program. Neither the fact of a faculty member's participation in an employee assistance program, nor information generated by participation in the program, shall be used as a reason for imposing or withholding discipline under this Article, except for information relating to a faculty member's failure to participate in an employee assistance program consistent with the terms to which the faculty member and the University have agreed.

For the University	For the UFF	
Alex Landback Chief Negotiator	Myles Kim Chief Negotiator	
Date	Date	