1 2			ARTICLE 11 GRIEVANCE & ARBITRATION PROCEDURE	
3	11.1	Policy	ORIE VIII CE & IRBITRITION TROCEDORE	
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26		(a) (b) (c)	The parties agree that all problems should be resolved, whenever post the filing of a grievance but within the time limits for filing grievally elsewhere in this Article, and encourage open communication administrators and employees so that resorting to the formal grievant will not normally be necessary. The parties further encourage resolution of grievances whenever possible. At each step in the grieval participants are encouraged to pursue appropriate modes of conflict including the use of mediation. The purpose of this Article is to proma and efficient procedure for the investigation and resolution of grievances of employees as defined in this Article. Resort to Other Procedures. Except as noted below, if prior to filing a while the grievance proceeding is in progress, a faculty member writing, resolution of the matter in any other forum, whether adminidical, the University Administration will have no obligation to proceed further with the matter pursuant to this grievance proceed exception to this provision, a grievant may file an EEOC charge while is in progress when such filing becomes necessary to meet federal filing pursuant to 42 U.S.C. § 2000e et seq. Reprisal. No reprisal of any kind will be made by the Board, the University Agrievance, or any other participant in the grievance procedured participation.	vances stated ons between ce procedure the informal ance process, ct resolution note a prompt evances. The resolving the grievance, or requests, in inistrative or entertain or edure. As an the grievance ing deadlines versity, or the by University
27	11.2	<u>Defin</u>	ions and Forms. As used in this Article:	
28		(a)	Definitions.	
29			(1) The term "grievance" means:	
30 31 32 33			a. A dispute filed on a form referenced in Section 11.2(by the interpretation or application of a specific term or put this Agreement, subject to those exclusions appearing Articles of this Agreement.	rovision of
	For th	e Univo	rsity For the UFF	
		nder Lai Negotia	J	
	Date		Date	

1		b. The g	grievance must specify:
2 3		(i)	the act that allegedly violates this Agreement, including the name(s) of any individual(s) who committed the act;
4 5		(ii)	the term(s) of this Agreement that has allegedly been violated;
6		(iii)	how the act violates the term(s) of the Agreement, and;
7		(iv)	propose an appropriate and specific remedy.
8	(2)	The term "gr	ievant" means:
9		griev	mployee or group of employees who has/have filed a ance in a dispute over a provision of this Agreement which
11			ers rights upon the employee(s).
12 13 14 15		behal	JFF chapter, where it is entitled by law to file a grievance on f of a person, a group of people, or the chapter itself, in a te over a provision of this Agreement which confers rights
15		-	the employee(s).
16 17		(i)	In order to process a chapter grievance submitted on behalf of a group of employees, the grievance must identify the
18			group with sufficient specificity to allow the University to
19 20			identify the individual members that are affected by the chapter grievance.
		(ii)	A chapter grievance shall identify the specific remedy
21 22		(11)	sought for the members.
23 24 25 26			apter grievance or a grievance of a decision made by the dent or Provost may be initiated at Step 2.
25	(3)		nay agree to consolidate grievances of a similar nature
26 27			the review process. However, the parties are not any such consolidation.
28	(b) Form		my such consolidation.
	(b) <u>Forms</u>		
29 30 31	(1)	writing on th	orm. Each grievance must be typed and submitted in ne form attached to this Agreement as Appendix "C", rtinent information explaining the disagreement or
32		-	identifying the provision(s) at issue. The grievant's
33		signature, co	onfirming the grievant's intent to proceed with the
	For the University		For the UFF
	Alexander Landback		Myles Kim
	Chief Negotiator		Chief Negotiator
	Date	_	Date

	Alexander Landback Chief Negotiator	Myles Kim Chief Negotiator
	For the University	For the UFF
27 28 29 30	(6)	Upon the failure of the grievant or the UFF to advance a grievance within the time limits provided in this Article or as extended by agreement, the grievance will be administratively closed pursuant to the decision at the prior step or deemed withdrawn with prejudice.
20 21 22 23 24 25 26	(5)	<u>Time Limits</u> . All time limits contained in this Article may be extended by agreement of the parties, except that the time limits for the initial filing of a grievance may be extended only by the University. Upon failure of the University to provide a decision within the time limits provided in this Article or as extended by agreement, the grievant or the UFF, where appropriate, may proceed to the next step.
16 17 18 19	(4)	assigned an identifying case number. If there is difficulty in meeting any time limit, the UFF representative may sign such documents for the grievant; however, the grievant's signature must be provided prior to the Grievance Hearing or the selection of an Arbitrator under Section 11.7(b).
11 12 13 14 15		 a. All grievance forms will be dated and assigned a case number when the form is received by the Office of the General Counsel. 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
9 10	(3)	All grievance forms must be electronically filed via email with the Office of the General Counsel (ogc@floridapoly.edu).
3 4 5 6 7 8		writing on the form shown in Appendix "D" (Notice of Arbitration). All pertinent information submitted with the Grievance Form, as well as the Grievance Hearing decision, must be included as an attachment to the Notice of Arbitration form. The Notice of Arbitration form must be signed by the grievant and a UFF representative.
1 2	(2)	grievance, shall be provided prior to the grievance hearing. Arbitration Form. Each notice of arbitration must be submitted in

1 2	11.3	<u>Burden of Proof</u> . In all grievances, except those challenging disciplinary actions, the grievant has the burden of proof.						
3	11.4	Appe	pearances.					
4		(a)	Griev	ant.				
5 6 7			(1)	The grievant must attend the Grievance Hearing. If the grievant does not attend and has no legitimate excuse for such absence, the grievance will be deemed to be withdrawn.				
8 9 10 11 12			(2)	When an employee participates during working hours in an arbitration proceeding as the grievant, or in an official capacity during a grievance meeting between the grievant or representative and the University, that employee's compensation will neither be reduced nor increased for time spent in those activities.				
13 14 15 16 17 18			(3)	Prior to participation in any such proceedings, conferences, or meetings, the employee will make arrangements acceptable to the appropriate supervisor for the performance of the employee's duties. Approval of such arrangements will not be unreasonably withheld. Time spent in such activities outside regular working hours will not be counted as time worked.				
19		(b)	Griev	ance Representatives.				
20 21 22			(1)	UFF possesses the exclusive right to represent any in-unit employee in a grievance unless an employee elects self-representation or to be represented by legal counsel.				
23 24 25 26 27 28 29				 a. UFF must annually 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. b. Such representative has the right during times outside of those hours scheduled for these activities to investigate, consult, and 				
30				prepare grievance presentations and attend grievance hearings and				
31 32				meetings. c. Should any hearings or meetings with the Vice Provost of				
	For th	e Univ	ersity	For the UFF				
	Alexar Chief I		ndback ator	Myles Kim Chief Negotiator				
	Date							

1 2 3 4 5 6 7 8 9 10 11 12		(2)	rescheduling of approval of the rescheduling of approval will in approval will in approval will in approval will inform of any individually proterms of this Agreem right to have an obse	fairs, Provost, or their design of assigned duties, the represented appropriate administrator of such duties or their covernot be unreasonably within not to be represented by UFF in writing of the griev occased grievance will be its ent, and for this purpose, river present at all meeting till be sent copies of all desorthe other parties.	esentative may, with the r, arrange for the rage by colleagues. Such eld. JFF, the University rance. No resolution neconsistent with the UFF will have the gs called to discuss
13 14 15 16 17 18 19 20	g f f a t	Chapter agree grievance. The iled until the aculty member at inf	that problems should be erefore, except as provided the UFF or faculty member will have the right to formal resolution. If the University will provided	-	sible, before the filing of a (2)c, no grievance may be informal resolution. The F-FPU Chapter during presented by UFF-FPU at
21 22 23 24 25 26 27 28 29 30 31 32 33 34 35	(Faculty IR with date or an act of later fi deadlir not bee will be c) All req of the G a brief Agreer	y who wish to preserve hin twenty (20) days of a which the faculty ment or omission if that date informal resolution pro- iled grievance will be the specified in Article en timely requested, as a waived as time-barred quests for informal reso General Counsel via en a general description of	their rights to file a griever of the act or omission giving mber knew or reasonably sees has been timely request considered to be timely are observed. If the information of provided below, the right blution must be in writing a mail (ogc@floridapoly.edu of the dispute, identify the sue, and include dates, ti	on as early as practicable, ance must file a request for g rise to the dispute, or the should have known of such sted, as provided below, the filed, as long as the other mal resolution process has to file a formal grievance and submitted to the Office. The request must contain relevant provisions of this mes, and locations of the
	For the U	University		For the UFF	
	Alexande Chief Ne	er Landback gotiator		Myles Kim Chief Negotiator	

	(d)	_	receipt of a timely-filed request for informal resolution, the parties will have $r(30)$ days to attempt to informally resolve the dispute.
		(1)	The thirty (30) day period may be extended upon mutual agreement of the parties.
		(2)	The faculty member may file a formal grievance prior to the expiration of the thirty (30) day period, when:
			a. Good faith attempts have been made by the grievant to achieve an informal resolution;
			b. The dispute is time-sensitive, or;c. The parties mutually agree that informal resolution of the dispute is not possible.
	(e)		nformal resolutions will be reduced to writing, but will be without precedent ejudice to the parties.
11.6	Form:	al Grie	vance Procedure (Step 2).
	(a)	Step	2 Filing.
		(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.
			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.
			b. The filing of a grievance 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
		(2)	matters. The grievance may be withdrawn at any time by the grievant or by the UFF President.
	(b)	Ame	nded Step 2 Filing.
		(1)	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
For th	e Univ	ersity	For the UFF
	nder La Negotia		Myles Kim Chief Negotiator
Date			

Alexander L		Myles Kim Chief Negotiator
For the Univ	versity	For the UFF
		a. The Provost or University Representative will issue a written decision, stating the reasons for the decision, 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
	(3)	right to present any evidence in support of the grievance, and the grievant and/or the UFF representative or the grievant's legal counsel (if selected pursuant to Section 11.4), and the Provost or University Representative will discuss the grievance. Decision.
	(1)	Timing. The Provost or University Representative and the grievant and the grievant's representative shall meet no later than fifteen (15) days following the receipt of the Step 2 grievance. Procedure. During the Step 2 meeting, the grievant shall have the
(d)	-	2 Meeting.
	(3)	Written Authorization is required for the release of any Limited-Access Records to the UFF representative or the grievant's legal counsel (if selected pursuant to Section 11.4), as defined under Florida Polytechnic University Rule 6C13-6.008.
	(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.
	(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).
(c)	Requ	est for Documents.
	(2)	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.
		Step 2 meeting, so long as the factual basis of the complaint is not materially altered.

1					shall be calculated as defined in Section 24.5.
2 3 4				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
5					the 35th day following the conclusion of the Step 2 meeting.
6				c.	Step 2 decisions in grievances not involving alleged procedural
7				1	violations are final and binding.
8 9				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
10					counsel.
11	11.7	Form	al Griev	ance A	rbitration Procedure (Step 3).
12		(a)			ng. If a grievance alleging a procedural violation has not been
13 14		(4)	satisf	actorily	resolved at Step 2, the UFF may, upon the request of the grievant, bitration by filing a written notice of the intent to do so (Appendix D).
15 16 17 18			(1)	notice Office define	in fifteen (15) days after the date of the Step 2 decision, the e of intent to proceed to arbitration must be submitted to the e of the General Counsel consistent with the procedures ed in Section 11.2(b). The fifteen (15) days will be calculated fined in Section 24.5.
20 21 22			(2)	identi	those acts or omissions and sections of the Agreement ified at the initial Step 2 filing, or as amended prior to the Step eting, may be considered by the Arbitrator.
23 24 25			(3)	the ev	parties shall stipulate to the issue(s) prior to the arbitration. In went a stipulation is not reached, the parties shall proceed to a ng on arbitrability pursuant to Section 11.7(d).
26		(b)	Selec	tion of A	Arbitrator.
27 28 29 30			(1)	meet	ration Panel. Representatives of the University and UFF shall within ninety (90) days after the execution of this Agreement ne purpose of selecting an Arbitration Panel of seven (7) pers.
31 32				a.	Each party shall submit six (6) arbitrators to create a selection list, from which the parties may mutually agree to, or alternatively
	For th	e Univ	ersity		For the UFF
		nder La Negotia	ndback itor		Myles Kim Chief Negotiator
	Date				Date

1 2 3 4 5 6 7 8		(2)	strike names until they select the Arbitration Panel. b. The right of the first choice to strike shall be determined by a coinflip. c. The Arbitration Panel shall be operative until a successor Agreement is ratified. Step 3 Arbitrator. The parties shall either mutually agree upon the arbitrator charged with hearing any grievance, or select the arbitrator from the Arbitration Panel as set forth in this subsection.
9 10 11 12 13 14 15 16 17			 a. A mutually-agreed-upon arbitrator does not need to be a member of the Arbitration Panel. 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 arbitrate, the parties shall confer for the purpose of selecting an arbitrator from the panel. c. The parties shall alternatively strike names from the list until one name remains. d. The right of the first choice to strike shall be determined by a coinflip.
19 20 21 22 23 24 25	(c)	Autho (1)	rity of the Arbitrator. The arbitrator shall neither add to, subtract from, modify, nor alter the terms or provisions of this Agreement. Arbitrations shall be confined solely to the application of this Agreement and the issue(s) submitted for arbitration. The arbitrator shall refrain from issuing any statements of opinion or conclusions not essential to the determination of the issues submitted.
26 27		(2)	The arbitrator shall not substitute the arbitrator's or another's judgment for that of the University in any matter.
28 29 30	(d)		ability. Issues of arbitrability shall be separated from the substantive issue(s) thenever possible, determined by means of a hearing conducted by conference
31 32		(1)	The arbitrator shall have ten (10) days from the hearing to render a decision on arbitrability.
	For the Univer	sity	For the UFF
	Alexander Land Chief Negotiato		Myles Kim Chief Negotiator

1 2 3		(2)	If the issue is judged to be arbitrable, an arbitrator shall then be selected to hear the substantive issue(s) in accordance with the provisions of Section 11.7(b)(2).
4	(e)	Condu	act of Step 3 Hearing.
5 6 7		(1)	The hearing shall commence within sixty (60) days of the arbitrator's acceptance of selection, or as soon thereafter as is practicable.
8 9		(2)	The arbitrator shall conduct the hearing at the University, unless otherwise agreed by the parties.
10 11 12		(3)	The arbitrator shall issue the decision within forty-five (45) days of the close of the hearing or the submission of briefs, whichever is later, unless additional time is agreed to by the parties.
13 14		(4)	The decision shall be in writing and shall set forth findings of fact, reasoning, and conclusions on the issues submitted.
15 16 17		(5)	Except as modified by the provisions of this Agreement, arbitration proceedings shall be conducted in accordance with the current Labor Arbitration Rules of the American Arbitration Association.
18 19 20 21 22 23	(f) (g)	Board appear acting and th	of Decision. The arbitrator's decision shall be final and binding upon the the University, the UFF, and the grievant, provided that either party may to an appropriate court of law a decision that was rendered by the arbitrator outside of or beyond the arbitrator's jurisdiction, pursuant to this Agreement e Florida Arbitration Code as defined by law. nd Expenses.
24 25 26 27 28		(1)	The parties shall equally divide all arbitration fees and expenses, unless the arbitrator rules that the grievance was frivolous, in which case the filing party shall bear the cost of all fees and expenses associated with the arbitration, including, if awarded, attorney's fees.
29 30 31 32		(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
	For the Unive	ersity	For the UFF
	Alexander Lar Chief Negotia		Myles Kim Chief Negotiator
	Date		Date

1				costs shall be divided equ	ally between the parties.	
2 3 4			(3)	ž •	cost of preparing and presenting its own of expenses and compensation for its own, and witnesses.	
5 6 7 8 9 10 11			(4)	provide notice to the other of the arbitration made purch transcript shall be reporter to record the production.	script of the arbitration proceedings shall or party of its intention to have a transcript rior to the arbitration. The party desiring responsible for scheduling a stenotype ceedings. The party originally requesting a mgs shall pay for any appearance fee of the	
12 13 14	11.8	Step 3	will be		remedy resulting from a decision at Step 2 or een (14) days, unless otherwise provided in the nent of the parties.	
15 16 17 18	11.9	Step 2 Board	, shall r	not constitute a precedent for stees or their representative	either informally or by decision rendered at or any purpose unless agreed to in writing by the s and the UFF acting through its president or	
19 20 21 22	11.10	Records. All written materials pertinent to a grievance shall be maintained separately from the evaluation file of the grievant or witnesses, except decisions resulting from arbitration or settlement. Unless otherwise exempt under Florida law, grievance-related documents are subject to disclosure as a public record.				
23	11.11	Proces	sing.			
24 25 26 27 28 29 30 31 32 33		(a) (b) (c)	Article the ac Reaso made grieva emplo the last	e will not operate to impedition complained of. mable efforts, including the to conclude the processing int's employment, whether eyee with a pending grieval st date of employment.	grievance or arbitration proceedings under this de, preclude, or delay the University from taking a shortening of time limits when practical, will be ag of a grievance prior to the expiration of the r by termination or failure to reappoint. An ance will not continue to be compensated beyond aderation of a grievance not filed or processed in	
	For the	e Unive	rsity		For the UFF	
		der Lan Vegotiat			Myles Kim Chief Negotiator	
	Date			_	Date	

		November 2, 2020
1 2 3 4	11.12	<u>Inactive Grievances</u> . 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 forty-five (45) days shall be deemed withdrawn and/or dismissed in accordance with the decision issued at the prior Step.

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