COLLECTIVE BARGAINING AGREEMENT

BETWEEN THE UNIVERSITY OF SAN FRANCISCO AND USF FACULTY ASSOCIATION

Effective July 1, 2016 through June 30, 2024 with reopeners pursuant to the "Duration of Agreement" section.
Article 33. Professor Emeritus ................................................................. 95
Article 34. Faculty Development Fund and Librarian Development Fund .... 95
Article 35. Tuition Programs ................................................................. 96
Article 36. Housing Subsidy Fund .......................................................... 97
Article 37. Relocation Benefit ............................................................... 97
Article 38. Adoption Benefit ................................................................ 98

SECTION IV: CONFLICT RESOLUTION ............................................... 99
Article 39. Grievance Procedure ............................................................ 99
Article 40. Arbitration ......................................................................... 102
Article 41. Conflicting Grievances ......................................................... 105
Article 42. Discipline and Discharge ...................................................... 105
Article 43. Layoff ................................................................................ 106
Article 44. No Strike - No Lockout ....................................................... 110
Article 45. Contract Re-Openers ............................................................ 111

Side Letter A: Joint Task Force Mandates ........................................... 114
Side Letter B: Librarians Tuition Remission ......................................... 116
Side Letter C: Faculty Tuition Remission ............................................. 117
Side Letter D: Joint Task Force: Retirement Preparation ......................... 118
Side Letter E: Term Faculty Workload .................................................. 119
Index ..................................................................................................... 120
PREAMBLE

A University is a community of men and women in search of truth. Because this search moves within a universe of beliefs, the University of San Francisco wishes to express its beliefs clearly so that those who come here to teach and to learn may know what manner of community they join.

VISION, MISSION, VALUES STATEMENT

Vision
The University of San Francisco will be internationally recognized as a premier Jesuit Catholic, urban University with a global perspective that educates leaders who will fashion a more humane and just world.

Mission
The core mission of the University is to promote learning in the Jesuit Catholic tradition. The University offers undergraduate, graduate and professional students the knowledge and skills needed to succeed as persons and professionals, and the values and sensitivity necessary to be men and women for others.

The University will distinguish itself as a diverse, socially responsible learning community of high quality scholarship and academic rigor sustained by a faith that does justice. The University will draw from cultural, intellectual and economic resources of the San Francisco Bay Area and its location on the Pacific Rim to enrich and strengthen its educational programs.

Core Values
The University’s core values include a belief in and a commitment to advancing:

1) the Jesuit Catholic tradition that views faith and reason as complementary resources in the search for truth and authentic human development, and that welcomes persons of all faiths or no religious beliefs as fully contributing partners to the University
2) the freedom and the responsibility to pursue truth and follow evidence to its conclusion
3) learning as a humanizing, social activity rather than a competitive exercise
4) a common good that transcends the interests of particular individuals or groups; and reasoned discourse rather than coercion as the norm for decision making
5) diversity of perspectives, experiences and traditions as essential components of a quality education in our global context
6) excellence as the standard for teaching, scholarship, creative expression and service to the University community
7) social responsibility in fulfilling the University’s mission to create, communicate and apply knowledge to a world shared by all people and held in trust for future generations
8) the moral dimension of every significant human choice: taking seriously how and who we choose to be in the world
9) the full, integral development of each person and all persons, with the belief that no individual or group may rightfully prosper at the expense of others
10) a culture of service that respects and promotes the dignity of every person.
Strategic Initiatives
The following initiatives are key to the University’s achieving the recognition as a premier Jesuit Catholic, urban university:

1) Recruit and retain a diverse faculty of outstanding teacher-scholars and a diverse, highly qualified, service-oriented staff, all committed to advancing the University’s Visions, Mission and Values;
2) Enroll, support and graduate a diverse student body, which demonstrates high academic achievement, strong leadership capability, concern for others and a sense of responsibility for the weak and the vulnerable.
3) Provide an attractive campus environment and the resources to promote learning throughout the University:
   - Learning resources that improve the curriculum and support scholarship
   - Facilities to support outstanding educational programs
   - Technology solutions to enhance learning and improve service
4) Continue to strengthen the University’s financial resources to support its educational mission.

FACULTY/STAFF WORKING RELATIONS

The University and the USFFA agree that clerical and technical employees will be treated with dignity and respect. This clause is meant to stimulate discussion on dignity and respect in our community and, especially, in regard to members of the OPE clerical and technical unit.

The Preamble and the Statement of Mission and Goals as written here shall not be deemed part of the Agreement.

DEFINITIONS

1. “University”: The President, Vice Presidents, Deans and such other administrative officers as may be appointed by the Board of Trustees, by the President, or, by delegation of the President by the Vice Presidents.

2. “Association”: The USF Faculty Association.

3. “Members of the Bargaining Unit”: The full-time faculty and non-administrative full-time professional librarians as set forth more fully in section 1.1 and 1.2 of the Agreement, hereinafter variously referred to as “members.”

4. “Association Members”: The full-time faculty and non-administrative full-time professional librarians as set forth more fully in section 1.1 and 1.2 of the Agreement, hereinafter variously referred to as “members.”

5. “Provost”: Vice President for Academic Affairs.

6. “Association Committees”: All committees referred to in this document shall be committees of the Association and the latter shall define the functions and appoint the membership for all such committees.
7. “Notification”: Where this Agreement specifies that an individual must be notified of an action by a specific date, this shall mean that a good-faith effort must be made to meet the notification deadline, but if the deadline cannot or may not be met, a registered or certified letter of notification must be mailed and postmarked at least one working day prior to the contract notification deadline.

AGREEMENT

This Collective Bargaining Agreement (“Agreement”) is entered into by and between the University of San Francisco (“University”) and the USF Faculty Association (“Association”).

DURATION OF AGREEMENT

This Agreement shall become effective on the date of ratification by the parties and shall continue in full force and effect through June 30, 2024, subject to (A), (B) and (C) below, or other applicable articles or addenda, or either party's request to modify or amend as permitted herein, and shall continue in effect thereafter from year to year unless either party serves written notice of termination on the other, at least sixty (60) days prior to the expiration date hereof or to a subsequent anniversary of the expiration date hereof.

(A) All salary, salary step and benefit provisions as well as other economic terms set forth in this Agreement shall expire June 30, 2022.

(B) At least 60 days prior to July 1, 2022, each party may reopen any three non-economic articles or addenda of this Agreement. Articles that are reopened by either party shall be deemed to expire as of July 1 of that year.

(C) All other articles not reopened by either party shall be extended automatically through the expiration date hereof.

(D) All dates in the CBA, whether made explicit or not shall be considered extended to June 30, 2022. This applies also to the Librarians’ spring break and any other current benefits.

This Agreement shall expire and is subject to renegotiation in its entirety on June 30, 2024, assuming timely written notice of termination is provided.
IN WITNESS WHEREOF, the Parties have hereunto affixed their hands this 7th day of May, 2017.

UNIVERSITY OF SAN FRANCISCO

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Director, Employee and Labor Relations

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Maggie Winslow
Associate Professor, Environmental Science/Management Program
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SECTION 1: WORKING RELATIONSHIPS

ARTICLE 1. Recognition

1.1 Except as provided in 1.2 below, the University recognizes the Association as the exclusive collective bargaining representative of all faculty members who teach six hours or more and have the rank of instructor, assistant professor, associate professor and professor and all non-administrative full-time professional librarians; excluding office clerical employees, lecturers, part-time teaching faculty, all administrators with faculty rank, all faculty with part-time administrative duties, and guards and supervisors as defined in the National Labor Relations Act, for the purpose of collective bargaining with respect to wages, hours and conditions of employment.

1.2 This Agreement shall exclude the School of Law.

ARTICLE 2. Academic Freedom

2.1 Academic Freedom and the Faculty and Librarians

2.1.1 The University affirms and is committed to the full academic freedom of all Association members. At the same time, the University, as a Catholic institution of higher learning, has a significant interest in encouraging a Christian outlook and fostering perspectives which promote and inculcate meaningful Christian values. Accordingly, the University declares its freedom to enunciate principles and policies relating to such values and to implement its interests through academically sound hiring practices and curriculum structure. The University recognizes and believes that its freedom and that of its Association members can be exercised so as to promote and enhance one another.

2.1.2 Association members are entitled to full freedom in the pursuit of their academic functions, which include: the advancement of human knowledge, insight and understanding; the education of the students and the presentation to them of various divergent views and opinions which are intellectually within the content of the course being offered; and the responsibility to serve the community by lending intellectual abilities to the solution of current problems.

2.1.3 Association members are citizens, members of a learned profession, and members of an educational institution. When speaking or writing as citizens, they should be free from institutional censorship or discipline but their special position in the community imposes special obligations. As persons of learning and educators, they should remember that the public may judge the teaching profession and its institutions by their utterances. Hence, they should at all times be accurate, should exercise appropriate restraint, should show respect for the opinions of others, and should not indicate that they are speaking for the institution when in fact they are not. (This shall not be construed to prohibit Association members, in the course of their pursuit of community affairs, from identifying themselves and stating the position they hold at the University.)
2.1.4 The academic functions of Association members shall not be abridged, either before or after the fact, directly or indirectly by any segment of the University. The academic freedom of the Association member shall not be construed to permit him or her to use the student audience to gratuitously, deliberately, and persistently express views which misrepresent or impugn the authoritative teachings of the Catholic Church.

2.1.5 Assignment to courses should be based on the Association member’s scholarly competence to teach the course as described in the official University catalogue. It should also take into account seniority and other relevant criteria (such as prior teaching in course area, etc.) common throughout the academic community. Final decisions regarding faculty assignment rest with the dean or director of the academic unit.

2.1.6 The application of the above provisions is subject to the grievance and arbitration procedure set forth herein.

2.2 Academic Freedom and the University Libraries

2.2.1 The libraries of the University are central and vital to the processes of free inquiry on the University campus. Through their collections and services the libraries provide a wide range and representation of published and manuscript information to serve the purposes of this institution of higher education. Unrestricted access to this information in libraries stimulates learning and the growth of knowledge and understanding, without which the individual and society would be materially and culturally impoverished. Without the freedom to develop their resources and to remain open sanctuaries for individual inquiry, the University libraries would be unable to fulfill their essential role in learning and research.

2.2.2 The freedoms essential to the creation, function and uses of a university library include the freedom to select books and other materials according to the instructional and research needs of the University, recognizing the desirability of representing all major views including those unorthodox or unpopular. Judgment on what to acquire or to accept as a gift must not be compromised by yielding to pressures from individuals or groups, whether from inside or outside the University, when such pressure is not based on sound academic grounds. Selection for inclusion or exclusion, and display within the libraries, must be free of prejudice due to race or national origin, or to consideration of political, social, economic, or philosophical persuasion. Similarly, the classification, deployment, and use of library resources must be determined on reasonable principles of free access, good management, and reasonable security of materials.

2.2.3 Essential, too, is the freedom of inquiry by the individual. Under no circumstances should a member of the University or persons otherwise given University privileges under University policy be denied access to the libraries, their facilities and their collections, or have any limitations on use imposed, by reason of race, nationality, organizational affiliation, or the political, social, economic, philosophic, or religious views held by the individual. Since investigation of circulation files or other registration files by persons other than
the library staff could intimidate the process of free inquiry in the library, such library records must remain confidential.

ARTICLE 3. Collegiality

The parties shall promote collegiality within the respective colleges at the University.

ARTICLE 4. Governance and Collegiality

4.1 Committee Nominations

All faculty shall participate in the daily life of the University as part of their regular workload including:

(A) service on committees

(B) governance matters

(C) co-curricular activities

The University shall involve all faculty in formulating policies governing the areas set forth in (A) through (C) above.

Procedures for selection of Association members to committees are as follows:

(A) Nominations to College Committees¹

(1) The most appropriate faculty shall be selected to serve on College committees.

(2) The parties shall consult with each other regarding committee membership.

(3) The Association, through its standard processes, will nominate colleagues to serve on committees.

(4) A Dean shall ordinarily appoint such faculty as are recommended pursuant to (3) above. If a disagreement arises (e.g., a faculty member is unacceptable to the Dean), the Dean shall consult with appropriate Association representatives in an effort to resolve differences.

(5) A Dean may also appoint faculty to committees. In such cases the Dean shall consult with appropriate faculty representatives prior to such appointment.

¹ This does not include ad hoc committees or task forces or non-routine committees that are normally formed to deal with matters not in the direct purview of standing committees.
(B) Nominations to University Committees²

(1) The most appropriate faculty and librarians shall be selected to serve on University committees.

(2) The parties shall consult with each other regarding committee membership.

(3) The Association, through its standard processes, will nominate colleagues to serve on University committees.

(4) The University shall ordinarily appoint faculty and librarians recommended pursuant to (3) above to serve on committees responsible for academic matters. If a disagreement arises, the University shall consult with appropriate faculty representatives in an effort to resolve differences.

(5) The University retains the right to appoint Association members to committees which advise the University in supervisory or managerial areas. In such cases the University shall consult with appropriate faculty representatives in a timely manner.

(C) Protocols to facilitate faculty-administrative cooperation may include that:

(1) The charge and responsibility of individual committees be clearly delineated, written and available for faculty and administration review.

(2) Steps be taken to ensure that faculty and administration representatives, as appropriate, participate in defining the charge of new committees and in communicating that charge to the University community.

(3) Faculty or administration input, as appropriate, be solicited in setting the agenda for committee meetings.

(4) Agenda for all committee meetings be written and distributed to committee members in advance of meetings.

(5) Written minutes be maintained for all committee meetings.

(6) Minutes be kept on file and, as appropriate, be available for faculty and administration review.

(7) Committee decisions and recommendations, as appropriate, be published.

(8) A University committee membership list be available in designated offices in the several colleges and schools of the University. The file should carry

² This does not include ad hoc committees or task forces or non-routine committees that are normally formed to deal with matters not in the direct purview of standing committees.
a regularly updated record of committee memberships, designated faculty and administration representatives and a schedule of regular meetings.

(D) The University and the Association shall involve students in decision-making processes which affect their education.

ARTICLE 5. Co-Determination

5.1 Any actions or relationships between the Association and the University during the term of this Agreement, shall not be construed to be co-equal or co-management as defined by the U.S. Supreme Court in the *Yeshiva* decision in any way whatsoever. Any faculty member’s role on advisory committees shall remain advisory only. The University may not file a clarification petition during the term of this Agreement.

5.2 Status of the Association as a Labor Organization

If the Association has a legitimate unfair labor practice (“ULP”) charge under the National Labor Relations Act (“NLRA”) and if the Association wishes to pursue that ULP, it must first file the ULP with the National Labor Relations Board (“Board”). If the Association does so, the University shall agree before the Board that the Association is a labor organization under the NLRA. If the Board dismisses the ULP on the ground that the Association is not a labor organization under the NLRA, the Association may file a court action under the following conditions:

(A) the action shall be limited solely to the claim set forth in the ULP; and

(B) the court may not award any remedy not available if the ULP were handled by the Board.

(C) the court shall follow appropriate Board precedent and decisions of the courts of the U.S. interpreting the NLRA as the substantive law applicable to the Association’s contention that a ULP has been committed.

5.3 Nothing in this Article shall interfere with an employee’s right to file a grievance against the University in accordance with this Agreement.

5.4 Any violation of this protocol by the Association shall completely relieve the University of any obligation to take the position before the NLRB that the Association is a labor organization under the NLRA.

ARTICLE 6. Councils

6.1 The Dean’s of each School or College and the designated Association Councils shall continue to meet regularly in order to resolve internal governance matters.

6.2 All agreements shall be set forth in writing.
ARTICLE 7. Committee Assignments

7.1 The Association shall be consulted when faculty on committees are not performing or fulfilling their responsibilities as determined by the University.

7.2 In cases where committee members do not fulfill their responsibilities as determined by the University, they may be removed from the committee.

ARTICLE 8. Non-Discrimination/Sexual Harassment and Affirmative Action

8.1 The University shall not discriminate against an employee because of his or her activity as a member of the Association.

8.2 An employee shall not receive a reduction in pay or University-paid benefits due to the signing of this Agreement.

8.3 Neither the University nor the Association, in carrying out its obligations under this Agreement, shall discriminate in respect to employment or Association membership because of race, color, religion, religious creed, ancestry, national origin, age (except minors), sex, gender identity, sexual orientation, marital status, medical condition (cancer-related and genetic-related), disability, and other bases prohibited by law.

8.4 The University is an equal opportunity affirmative action employer and provides that employment, salaries, and access to training shall not be restricted because of race, color, religion, religious creed, ancestry, national origin, age (except minors), sex, gender identity, sexual orientation, marital status, medical condition (cancer-related and genetic-related), disability, and other bases prohibited by law.

8.5 Sexual Harassment

The University and the Association are strongly opposed to sexual harassment.

8.6 The following provides a definition of sexual harassment:

8.6.1 Unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct of a sexual nature constitute sexual harassment when:

(A) Submission to such conduct is made either explicitly or implicitly a term or condition of instruction or employment; or

(B) Submission to or rejection of such conduct by an individual is used as a basis for evaluation in making academic or personnel decisions affecting an individual; or

(C) Such conduct has the purpose or effect of interfering with an individual’s performance.
8.7 The University and the Association are strongly opposed to sexual relationships between Association members and students. The Association shall participate in ongoing University sponsored programs/seminars which discuss the problems inherent in such relationships. All Association members shall attend one such program or seminar.

8.8 Sexual relationships are expressly prohibited in cases where Association members are engaged in teaching, advising, supervising a student, or engaged in research or professional development activities with a student.

8.9 Section 8.8 shall not apply to an Association member and a student who are married or to an Association member and a student who have a long standing and committed and prior relationship.

8.10 When a complaint is made, the Dean or designee will first meet with an accused Association member and discuss the complaint.

8.11 The University shall pursue discipline against individuals who (a) knowingly or frivolously make a false charge regarding a violation of 8.8 or; (b) retaliate against individuals who bring forth claims (or cooperate in investigations) under this Article.

ARTICLE 9. Relationships

This Agreement expresses the total understanding of the parties on the subject of wages, hours, conditions of employment and all matters pertaining to the relations between the Association and the University. It represents and is the result of concessions made by both parties, which have included a number of matters initially proposed by both parties as subjects for inclusion in this Agreement which were later dropped or modified as a result of and in exchange for concessions on other matters which were proposed. The parties acknowledge further that each had the unlimited right in these negotiations to propose any matters which are proper subjects for collective bargaining. Accordingly, any new matter, economic or non-economic, whether or not it pertains to a subject covered herein, and whether or not it was raised in the negotiations that produced this Agreement, is specifically waived by both parties as subject for bargaining during the life of this Agreement. Nothing contained herein, however, shall interfere with an employee’s right to raise a grievance which involves a claim that the University has violated a specific clause of this Agreement. The specific provisions of this Agreement shall be the sole source of any rights which the Association or any Association member may charge the University has violated in raising a grievance.

ARTICLE 10. Past Practice

The specific provisions of this Agreement shall be the sole source of the rights of the Association and any employee covered by this Agreement. This Agreement supersedes all previous oral and written Agreements between the University and Association and the individual Association members. The relations between the parties shall be governed by the terms of the Agreement only; no prior agreements, amendments, modifications, alterations, additions or changes, oral or
written, shall be controlling or in any way affect the relations between the parties, or the wages, hours, and working conditions.

ARTICLE 11. Association Membership

11.1 All employees shall become members of the Association in good standing thirty-one (31) days after the effective date of the Agreement or thirty-one (31) days after the beginning of their employment, whichever is later, and shall, as a condition of continued employment with the University, remain members of the Association in good standing by the payment of the periodic Association dues, special assessments and initiation and/or reinstatement fees uniformly required of all such members. If any member of the Association is certified, in writing, by the Association to the University as not in good standing by reason of the failure of the employee to tender said payments, he or she shall be dismissed by the University within two (2) weeks after such notice unless the employee has offered or tendered said payments within that period.

11.2 The above provision shall be modified by the following sections of the Article regarding conscientious objector status.

11.2.1 Any Association member who obtains or holds tenure at the University shall be eligible to apply for conscientious objector (CO) status. In such cases, a tenured faculty member who asserts an objection in conscience to union membership may apply for CO status to the CO Panel, which shall affirm or deny the application.

11.2.2 A copy of the application shall be forwarded to the University and to the Faculty Association.

11.2.3 The Conscientious Objector Panel shall be composed of one individual selected by the Faculty Association, one individual selected by the University and one arbitrator selected on a revolving basis from the permanent panel of arbitrators referenced in this Agreement.

11.2.4 The Panel shall hold a hearing for each applicant and shall provide, in writing, a majority decision. Panel hearings shall be informal. Panel hearings shall not be adversarial and shall be closed except for the applicant, the panel, and no more than one advocate for each party and for the applicant. All advocates must be Association members or the University staff. Exceptions to this rule shall be made only for good cause and must be approved by a majority vote of the panel.

Applicants shall not be questioned about beliefs not directly relevant to their claim of conscientious objection. Moreover, all parties shall conduct their questioning and discussion in the spirit of fairness and collegiality, in an honest effort to elicit the truth in each case, rather than adversarially. The Panel chair (ordinarily the neutral third party) shall have the authority to rule out of order any departures from this standard by any individual present.

A written response, including reasons, shall be given to all Parties. Each Party shall bear the expense of its representatives, participants, witnesses, and for the
preparation and presentation of its own case. The fees and expenses of the arbitration, the hearing room and any other expenses incidental to the Panel hearing shall be borne equally by the Parties.

11.2.5 A tenured faculty member who applies for conscientious objector status shall place an amount of money equal to union dues in an escrow account jointly maintained for that purpose by the University and the Faculty Association. Upon the affirmation or denial of conscientious objector status, such dues shall be paid to the Faculty Development Fund (in cases where CO status is affirmed) and to the Faculty Association in cases where CO status is denied by the Panel. No faculty member shall be disciplined for failure to pay union dues during the period in which his or her status is being considered by the Panel.

11.2.6 A tenured faculty member may apply for CO status only once during the term of this Agreement.

11.2.7 Anyone who obtains CO status shall be required to pay an amount equal to dues to the Faculty Development Fund.

11.2.8 A conscientious objector who files a contractual grievance pursuant to the Collective Bargaining Agreement is required to pay all reasonable expenses incurred by the Faculty Association directly related to processing the grievance. In such cases, the Faculty Association shall provide written verification of all expenses and how they were incurred by the Faculty Association.

11.2.9 Neither the Faculty Association nor the University shall discriminate for or against faculty because they do or do not obtain conscientious objector status. So long as it is consistent with the collective bargaining Agreement, such faculty may participate in the academic affairs of the University.

11.3.0 The University and the Faculty Association may stipulate that any faculty member may obtain CO status without a panel hearing. Such stipulations shall normally be made on a case-by-case basis.

(A) Any applicant may request of both parties, in writing, to obtain CO status without a panel hearing. The University and the Association shall consider and respond to all such requests within 60 days of receiving them, and shall offer the applicant the opportunity to appear before the parties’ representatives within that period at a mutually convenient time if the applicant so wishes.

(B) Timelines in 11.3.0 may be extended only by mutual consent of the parties and the applicant. Failure of the Association to make a good faith effort to meet these timelines shall result in CO status being automatically awarded. Failure of the University or the applicant to make a good faith effort to meet these timelines shall result in the application being automatically denied.
(C) Granting of CO status under Article 11.3.0 must be by mutual consent of the Parties. In cases where the Association does not consent to grant CO status pursuant to this Article, the applicant shall retain full rights to a panel hearing without being prejudiced by this process. Moreover, if the Association denies CO status, it must provide to the applicant specific written reasons for its denial within two weeks after a decision has been reached. Failure to do so shall result in CO status being granted.

ARTICLE 12. Check-Off

12.1 The University shall accept written wage assignment authorizations from Association members, on a form supplied by the Association, approved by the University, providing for payroll deductions from their earnings for the Association initiation fee, special assessments and dues to the extent authorized by the Association By-Laws. The University shall remit monthly all monies so deducted to the Association. The wage assignment shall commence in the month immediately succeeding the date and month in which such authorization is executed.

12.2 An Association member, having voluntarily assigned such sums as provided above, may revoke such authorization and this right may be exercised only within and during a fifteen (15) day period beginning thirty (30) days prior to the first anniversary date of the Agreement between the University and the Association or during and within a fifteen (15) day period beginning thirty (30) days prior to any subsequent anniversary date of said Agreement or renewal thereof, by written notice to the University and the Association by registered mail, return receipt requested.

12.3 Any wage assignment authorization will be cancelled automatically if the Association member ceases to be employed in the bargaining unit covered by this Agreement or if any applicable collective bargaining Agreement expires without having been renewed or extended or without a succeeding applicable collective bargaining Agreement having been executed prior to such expiration.

12.4 The University’s obligation is limited to remitting to the Association the sum or sums actually deducted from wages earned.

12.5 The Association shall indemnify and save the University harmless against any and all claims, demands, suits or other forms of liability that shall arise out of or by reason of action taken or not taken by the University for the purpose of complying with any of the provisions of this Article or in reliance on any list, notice or assignment furnished under this Article.

ARTICLE 13. Savings Clause

If any provision of this Agreement conflicts with any federal, state or local law, or Executive Order having the effect of law, now in force or hereafter enacted, the remainder of the Agreement shall remain in full force and effect unless the conflicting parts are wholly inseparable from the remaining portions of this Agreement. The University and the Association will meet within (30) days for the purpose of negotiating non-conflicting language.
ARTICLE 14. Adherence to Law

The University, the Association and each Association member are obligated, as part of this Agreement, to comply with all federal, state and local laws in the performance of this Agreement.

ARTICLE 15. Management Rights

15.1 The management of the University and the direction and the control of the staff, including the right to plan, direct and control University operations; to determine the number and location of operation; to determine the means, methods, schedules of operation; to alter, rearrange, change, extend, curtail, or discontinue its operations partially or completely; to determine the methods of educational delivery to be used and services to be rendered; to determine the size, scheduling and assignment of the staff; to establish standards and maintain quality of performance; to establish and require employees to observe University rules and regulations and reasonable standards of conduct; to maintain order and discipline or discharge employees, shall be the right, solely and exclusively, of the University. The foregoing enumeration of Management’s rights is not intended to be all-inclusive, but indicate the type of matters or rights which belong to and are inherent to Management, and shall not be deemed to exclude other rights of Management not specifically set forth. The University, therefore, reserves all rights, unless they are limited by the clear and explicit language of a provision of this Agreement.

15.2 Any of the rights, powers, authority and functions the University had prior to the negotiation of this Agreement are retained by the University, except as expressly abridged by a specific provision of this Agreement. The University’s not exercising rights, powers, authority and functions reserved to it, or its exercising them in a particular way, shall not be deemed a waiver of said rights, powers, authority and functions or its right to exercise them in some other way not in conflict with specific provision of this Agreement.
SECTION II: FACULTY AND ADMINISTRATIVE RESPONSIBILITY FOR HUMAN RESOURCES AND CURRICULAR MATTERS

ARTICLE 16. Jesuit Heritage

In recognition of the character and heritage of the University, and notwithstanding any other provision of the Agreement, the University may appoint or retain members of the Society of Jesus or Sisters of Mercy on a priority basis.

ARTICLE 17. Faculty Appointments, Promotions, and Tenure

17.1 Appointment

Appointments to the University faculty are of three kinds: term, probationary and tenured. The nature of the initial appointment of a faculty member, and any special conditions thereof, shall be specified by the University at the time the appointment is made. The University shall consult with the appropriate Association representative or department or program chair in a given school/college or department when a faculty opening occurs and prior to appointment. Final authority for all decisions on appointments rests with the University.

17.2 Term Appointments

17.2.1 Term appointments are full-time, and are ordinarily made for no more than one academic year except under Article 17.2.3(E) below. Such appointments are renewable at the option of the University, but neither the initial term appointment, nor any renewals thereof, leads to or grants tenure. Promotion is limited to those appointments made pursuant to Article 17.2.4 below.

17.2.2 A faculty member with a term appointment is terminated automatically at the expiration of the term specified unless the University renews the appointment. No notice or action by the University is required as to such termination except as provided in Article 17.2.5 below.

17.2.3 The University may make use of term appointments for the following faculty:

(A) Individuals who are employed to replace Association members on sabbatical or special leave.

(B) Individuals who are appointed for a limited and specific period of time to provide instruction in a disciplinary specialization or emphasis within a specialization not regularly included in the University curricula.

(C) Individuals who are appointed to the University for a specific assignment and for a limited or specified period of time, including but not limited to faculty in teaching, research, or service programs which are funded directly or indirectly by contracts, grants, or awards from agencies
external to the University or in programs that are designated as experimental within the University’s curriculum.

(D) Individuals who, having been notified during their third, fourth, fifth or sixth year of probationary appointment that they are being terminated, non-reappointed, denied tenure, or are otherwise in their final year of employment.

(E) Individuals who may or may not possess a terminal degree, but are qualified to teach select USF courses. Appointments shall be one to ten (10) year contract(s), or longer, renewable at the option of the University. Effective Fall 2017, the number of such faculty shall be limited to a total of one hundred (100) positions. Effective Fall 2018, the number of such faculty shall be limited to a total of one hundred and four (104). Effective Fall 2019, the number of such faculty shall be limited to a total of one hundred and nine (109). Effective Fall 2020, the number of such faculty shall be limited to a total of one hundred and fourteen (114). Effective Fall 2021, the number of such faculty shall be limited to a total of one hundred and eighteen (118). These positions shall not be used for the purpose of replacing tenure-track appointments.

(F) The Provost shall include the Association President in the annual June Provost Council meeting each year to review anticipated term faculty allocations for the upcoming academic year. One week prior to the Provost Council meeting, the Provost shall provide the Association President a list of term faculty from the prior academic year.

(G) Once a semester, the Provost shall meet with up to 3 Association members to review the anticipatory term faculty allocations.

17.2.4 A term faculty member who is not renewed after 6 years of continuous, full-time service may be terminated by the University by a written notice given to him/her on or before June 1 of that year. The termination shall be effective as of June 30 of the subsequent year. The University, at its sole discretion, may elect on or before June 1 of the year in which notice is given to make the termination effective as of June 30 of the year of which the notice is given by paying severance pay on the date of termination. Severance pay shall equal one-half of the last annual salary received by the terminated faculty member and health benefits, if any, as provided by law and University policy. Severance pay for those with 15 years of continuous service shall equal 60% of the last annual salary received by the terminated faculty member and health benefits, if any, as provided by law and the University policy. A term faculty member may not grieve or arbitrate a non-renewal; however, nothing in this Article precludes the faculty member from meeting with the Dean and requesting reconsideration.

17.2.5 Term faculty shall be eligible to apply for promotion, as set forth in Articles 17.6 through 17.9, subject to the following exceptions:
(A) Titles for term faculty shall be Term Instructor, Term Assistant Professor, Term Associate Professor, and Term Full Professor.

(B) Effective Spring 2017, the University will no longer use the designation “term” in external publications or the external USF website when referring to term professors.

(C) Candidates who have six (6) or more years of service at the University shall be evaluated on (i) teaching experience and ability, and (ii) service to the University and to the profession or the community, as both are defined in Articles 17.9.6 and 17.9.8, respectively.

(D) The standard for promotion shall be superior in teaching and superior in service.

(E) In no event shall term faculty accrue seniority or tenure other than in regard to the assignment of offices and parking.

(F) Prior credit at other institutions does not count towards promotion.

(G) Candidates may grieve whether the decision for promotion was arbitrary, discriminatory or capricious.

17.3 *Probationary Appointments*

17.3.1 Probationary appointments are full-time appointments which are subject to termination by the University on the terms set forth herein. Faculty members with probationary appointments are eligible for tenured appointments in accordance with the terms and procedures set forth herein. The probationary period for faculty shall be six (6) years.

17.3.2 A faculty member with a probationary appointment in his or her first year of service at the University may be terminated by the University by a written notice given to him or her on or before March 15th of the first year. The termination shall be effective as of June 30th of the same year.

17.3.3 A faculty member with a probationary appointment in his or her second year of service at the University may be terminated by the University by a written notice given to him or her on or before December 15th of the second year. The termination shall be effective as of June 30th of the following calendar year.

17.3.4 A faculty member with a probationary appointment in his or her third, fourth, fifth or sixth year of service at the University may be terminated by the University by a written notice given to him or her on or before June 1st of that year. The termination shall be effective as of June 30th of the subsequent year and the appointment for the subsequent year shall be deemed to be a term appointment. The University, at its sole discretion, may elect on or before June 1st of the year the notice is given to make the termination effective as of June 30th of the year in which the notice is given by paying severance pay on the date of termination.
Severance pay shall equal one-half of the last annual salary received by the terminated faculty member and health benefits, if any, as provided by law and University policy.

17.3.5 Credit for service at another college or university or for part-time or full-time term service at the University will be disregarded for purposes of calculating whether, with respect to timely notice due, a faculty member with a probationary appointment is in his or her first, second or third year of service at the University.

17.3.6 Non-reappointment of a faculty member in his or her first, second or third year of a probationary appointment shall not be arbitrable. Nonreappointment of a faculty member in his or her fourth, or fifth year of probationary appointment shall be subject to the grievance and arbitration procedure contained in Article 39 and 40 of the Agreement. However, the grounds for appealing non-reappointment to arbitration for faculty eligible to grieve shall be limited to one issue: whether the grievant demonstrates the decision for non-reappointment was arbitrary, discriminatory or capricious.

17.3.7 Notice of denial of tenure for a faculty member in his or her sixth year of a probationary appointment shall constitute notice of termination, as will the failure of such a faculty member to apply for tenure during his or her sixth year of a probationary appointment within the time specified. A denial of tenure shall be subject to the grievance and arbitration procedure contained in Article 39 and 40 of the Agreement. An arbitrator may not award promotion or tenure to a probationary faculty member except as expressly provided for in Articles 39 and 40 of this Agreement.

17.3.8 Notices shall be effective if delivered to the faculty member’s office on campus by the date specified, or if mailed by certified mail, one day prior to the date specified to the faculty member’s residence as last reported by him or her to the University Human Resources Office.

17.3.9 Nothing in this Agreement shall be construed to abrogate a terminated probationary faculty member’s rights to seek redress in the courts on the basis that the termination was contrary to federal or state law, but no rights under this contract shall be deemed to exist except as set forth in 17.3.6 above.

17.4.0 Written notice of termination as referred to in 17.3.2, 17.3.3, and 17.3.4 above shall include the reason(s) for such termination. Such written notice, including the reasons for termination, is provided for the personal information of the terminated faculty member only, and shall not be used by the terminated faculty member and/or the Association in any external complaint, protest or appeal.

17.4 Tenured Appointments

These are full-time appointments for continuous service as a faculty member subject to termination or layoff by the University on the basis of procedures set forth in this Agreement.
17.5 Tenure and Promotion

17.5.1 TIME LIMITS

(A) The maximum period of service in a probationary appointment as a faculty member at the University shall be six (6) years. A faculty member with a probationary appointment shall be considered for tenure during the sixth year of service as a full-time member of the faculty of the University. If a faculty member is not granted tenure by the University in accordance with the procedures set forth in this Article by the end of the sixth year of the probationary appointment, the faculty member shall be terminated in accordance with the provisions for termination of Article 17.3.7.

(B) Probationary and tenured faculty members who previously have had full-time service at a rank of Instructor or above at other colleges or universities, or as full-time term faculty at the University, may be entitled to a reduction of up to three (3) years of the maximum period of service in a probationary appointment or in rank of Associate Professor on the basis of a reduction of a year for each such year of service and such credit must be specified in writing by the Provost at the time of the initial appointment, or within the first year of appointment. Term faculty members are not entitled to the reduction described above.

(C) Term faculty members must have a minimum six (6) years cumulative service at USF to be eligible to apply for promotion.

17.6 Criteria for Appointment to Probationary and/or Tenured Faculty Ranks

17.6.1 Faculty ranks are Instructor, Assistant Professor, Associate Professor, Professor, and Professor Emeritus. Full-time faculty appointments to the University shall generally be made according to the criteria below; these are not the standards for promotion or tenure, as described in 17.9 of this Article. In other words, appointment to the rank of Associate or Full Professor shall not imply that a candidate has automatically satisfied the standards for promotion or tenure as set forth in this Article.

17.6.2 All faculty appointments shall be at the rank of Assistant Professor or higher and shall possess the doctoral degree or its equivalent. However, in those cases where the University appropriately advertises an opening for a faculty position but is unable to fill that position with a person qualified for the rank of Assistant Professor or higher, that position may be filled as a term appointment at the rank of Instructor.

(A) The criteria for appointment to the rank of Instructor are possession of a master’s degree (or equivalent) and evidence of potential for effective teaching, as determined by the University.
(B) The criteria for appointment to the rank of Assistant Professor are possession of the doctoral degree, appropriate terminal degree, *e.g.*, MFA, or the equivalent (usually interpreted as preparation and training comparable to the accepted doctoral or terminal degree program in time, continuity, professional standards and applicability to the field of specialization; *e.g.*, degree from a foreign institution), and evidence indicating promise of teaching, scholarship and service performance of a high order of effectiveness and professional growth and achievement, as determined by the University.

(C) The criteria for appointment to the rank of Associate Professor, in addition to the prerequisites for Assistant Professor, are six (6) years of full-time teaching experience at the college or university level; teaching excellence; scholarly publications and research of merit; and service to the Academy, the profession or the community, as determined by the University.

(D) The criteria for appointment to the rank of Professor, in addition to those for Associate Professor, are ten (10) years of full-time teaching experience at the college or university level or its equivalent; teaching excellence; scholarly publications and research of great merit; outstanding service to and leadership in the Academy, the profession or the community, as determined by the University.

(E) The University may, at its sole discretion, waive time in rank set forth in (C) and (D) above.

17.7 **Procedures for Applying for Promotion or Tenure**

On or before April 1 of every academic year, the Dean shall remind faculty in a respective school or college that eligible faculty who wish to apply for promotion or tenure should notify the University of their intentions to apply for promotion or tenure by April 15. Faculty must submit publications (if any) and/or creative work (work published or formally accepted for publication) by July 1. However, all applicants for tenure and/or promotion may submit to the College-wide Peer Review Committee an update related to the research materials in their applications by November 15th of the year in which they are being considered for tenure and/or promotion. The materials submitted in the update should be limited to research, creative and artistic work that was completed prior to the preceding April 15th and listed as “pending” in their application. This update should include a copy of the official notification documenting the results of the review process. These publications will be externally reviewed.

17.7.1 **Procedures for Applying for Promotion or Tenure**

Before April 15th of every academic year, the Dean shall remind faculty in a respective school or college that eligible faculty who wish to apply for promotion or tenure should notify the University of their intention to apply for promotion or tenure by April 15. Faculty must submit publications (if any) and/or creative work (work published or formally accepted for publication) by July 1st. These publications will be externally reviewed. All applicants for tenure and/or
promotion may submit to the college-wide Peer Review Committee an update to the research materials in their applications by November 15th of the year in which they are being considered for tenure and/or promotion. The materials submitted in the update should be limited to research, creative and artistic work that was completed prior to the proceeding April 15th and listed as “pending” in their applications. This update should include a copy of the official notification documenting the results of the peer review process. Faculty members may recommend up to four (4) external reviewers for consideration by the Dean. The external reviewers should not be close personal acquaintances or friends of the faculty member, nor should they have been substantive collaborators or doctoral supervisors of the candidate, but may be known on a collegial basis. Of the four external reviewers, the Dean shall make a good faith effort to engage the services of at least one reviewer recommended by the faculty member. Beginning April 15, 2017, all applications shall be submitted online. Candidates may however submit books, creative and artistic work and other materials that are not able to be digitized in their original format. Reasonable duplicating cost and those associated with the purchase of books directly relevant to the candidate’s promotion and tenure file shall be paid by the University. Candidates may also apply to the Provost for exceptions in cases where difficulties arise with the online submission of materials. The Provost shall have the right to approve or deny such exemptions. All reasonable requests shall be granted and denials can be the subject of a grievance.

17.7.2 On or before September 15th of the year in which a faculty member wishes to be considered for promotion or tenure (the sixth year of a probationary appointment in the case of tenure, and any year in which a faculty member is or will become eligible for promotion according to 17.9.5 below), the faculty member shall file an application with the Dean in accordance with the guidelines for peer review and standards and criteria as set forth in this Article. The application shall be made on a form available upon request from the Dean. It is the responsibility of the faculty member applying for promotion or tenure to provide the Dean with all relevant materials, and to review the entire application and all accompanying materials to ensure all documents and supporting materials have been submitted pursuant to procedures outlined in this Article.

17.8 Peer Review Procedures

17.8.1 There shall be two types of faculty peer review committees:

(A) School or College-wide peer review committee.

(B) University-wide peer review committee.

(1) Composition

The College-Wide Peer Review Committee
The members of the College-Wide Peer Review Committees shall be elected under the aegis of the Policy Board, normally through elections
conducted by the various councils of the schools or colleges. This committee shall be composed of at least three (3) distinguished full professors (tenured) and no more than two (2) associate professors (tenured). The committee shall be composed of five (5) individuals elected by all full-time bargaining unit faculty consistent with College procedures and the provisions of Article 18. The committee shall elect a chair.

Deviations from the above shall be by mutual written agreement between the parties.

The University-Wide Peer Review Committee
This committee shall be composed of fifteen (15) scholarly and distinguished faculty. This committee shall be composed of at least nine (9) distinguished full professors (tenured) and up to three (3) associate professors (tenured). Individuals shall come from each of the schools (and colleges) represented by the Association. Faculty shall be elected under the supervision of the Faculty Association. However, all tenured full-time faculty shall be eligible for election and service on this committee. The committee shall be constituted with representation approximately proportional to the number of full-time faculty in each school or college. The committee shall elect a chair. At this time, the constitution shall be:

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<th>School of Management:</th>
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<tr>
<td>School of Education:</td>
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<td>School of Nursing and Health Professions:</td>
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<td>College of Arts (6) and Sciences (2):</td>
<td>8</td>
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15

Deviations from the above shall be by mutual written agreement between the parties.

The charge of both committees shall be to review, without exception, all applications submitted by faculty members of the bargaining unit for promotion or tenure. Such reviews shall be made at meetings called for this purpose.

17.8.2 Procedures

(1) It is the responsibility of the faculty member applying for promotion or tenure to provide the Dean with all relevant materials for consideration. The faculty member shall review the entire application and all accompanying materials to ensure all documents and supporting materials have been submitted pursuant to procedures outlined in this Article. Absent their review, the file will be deemed complete for purposes of consideration of an applicant for promotion or tenure. Applications shall include an application form, a *vitae*, publications, teaching evaluations and specific committee assignments and shall also include all other relevant material, including ACP forms if the candidate desires their inclusion. The application and all supporting materials shall be submitted to the Dean.
The Dean shall have up to three (3) weeks to review the application materials and notify the faculty member in cases where the application or accompanying materials appear to be incomplete. Such notification shall be in writing and identify specific items where the application or accompanying materials are incomplete. Upon receipt of this notification a faculty member shall, within ten (10) days, forward (in writing) missing or incomplete items to the Dean. Failure by the faculty member to forward these items in application materials to the Dean shall not obligate the University to consider such items nor shall such failure be used as a basis for ruling (by a peer review committee) that a denial by the University is unjust. The Dean shall forward all application materials to the College-wide Peer Review Committee by November 15. The Dean shall provide outside reviews (if such exist) to the College-wide Peer Review Committee and the University-wide Peer Review Committee. The identity of individual reviewers shall remain confidential.

(2) At the sole discretion of the candidate, the candidate may ask departmental colleagues to review the application and supporting materials and forward a written recommendation to the Dean and the Peer Review Committees.

College-wide Peer Review Committee

(3) The College-wide Peer Review Committee shall meet and review all candidate files forwarded by the Dean. The committee shall have access to official University Teaching Evaluation data.

(4) The committee shall, by vote, evaluate a candidate's performance in each of the areas described in Article 17.9 as either superior, adequate or inadequate. The committee or individual committee members may also write a narrative on each candidate setting forth the strengths and weaknesses of each candidate. Such narratives shall accompany the vote.

(5) During the time the committee is considering a candidate for promotion or tenure, the committee shall meet once with the Dean if the Dean or committee requests a meeting. The sole purpose of the meeting shall be an opportunity for the Dean and the committee to discuss the application(s) and supporting materials of all college candidates for promotion and tenure. The committee and the Dean may, at their discretion, meet on other occasions.

(6) A recommendation regarding each candidate shall be considered affirmative if and only if it is supported by a majority of the entire committee membership. Should an application receive less than a majority recommendation, the committee shall be considered not to have made a recommendation.

(7) The chair of the College-wide Peer Review Committee shall forward the complete voting record (i.e., how many committee members rated the candidate superior, adequate or inadequate in each area) and the written
narratives or recommendations, if any, of the committee to the chair of the University-wide Peer Review Committee, the Dean, the President of the Association and the candidate by December 15. However, the candidate may not appeal this recommendation until formal written notification is received from the University.

(8) All information and documentation referred to above shall remain strictly confidential.

17.8.3 University-wide Peer Review Committee

(1) All recommendations of the College-wide Peer Review Committee shall be forwarded (with the application and all supporting documentation and appended materials) by the chair of that committee to the chair of the University-wide Peer Review Committee, and the Dean by December 15.

(2) The University-wide Peer Review Committee shall meet to discuss and consider each faculty applicant for promotion and tenure within thirty (30) days of receipt of the recommendation from the College-wide Peer Review Committee. The committee shall have access to official University Evaluation Teaching data.

(3) The Committee shall by vote, evaluate the candidate's performance in each of the areas described in Article 17.9 as either superior, adequate or inadequate. The Committee may also write a narrative on each candidate setting forth the strengths and weaknesses of each candidate. Individual committee members are also free to write a narrative and a recommendation on each candidate.

(4) The Dean or chair of the College-wide peer Review Committee may request a conference(s) with the University-wide Peer Review Committee. At the request of the Dean or chair, the Committee shall meet with the requesting party.

(5) The chair of the University-wide Peer Review Committee shall forward the complete voting record (i.e. how many Committee members rated the candidate superior, adequate or inadequate in each area) and the written narratives or recommendations, with all supporting documentation to the President of the Association by February 15. The narratives on each candidate if any, shall be considered by the University Promotion and Tenure committee. They shall also be sent to the chair of the College-wide committee and to the candidate.

(6) All information and documentation referred to above shall remain strictly confidential.
17.8.4 University Promotion and Tenure Committee

The University Promotion and Tenure Committee, appointed by the Provost, shall meet to review, recommend or deny applicants for promotion and tenure. The date of official notification shall be no later than March 21st of the academic year in which an applicant is considered for promotion or tenure.

17.9 Standards for Granting Promotion or Tenure

17.9.1 The three categories in which the applicant is to be judged are: (a) teaching experience and ability; (b) service to the University and to the profession or the community; and (c) research or other creative work.

17.9.2 In appraising a candidate’s qualifications for tenure or promotion, the weighing of the performance within the three categories set forth above may vary with the individual, his or her duties and the needs of the College. It cannot normally be expected that the candidate will demonstrate outstanding merit in all three categories. He or she must, however, possess outstanding or superior qualities in at least two categories, and adequacy of performance in the third category, and, in all cases, give evidence of a creative and scholarly mind.

17.9.3 In general, work performed before coming to the University is the basis for appointment. For tenure or the first promotion since appointment, all of a candidate's scholarly work will be considered; however, greater weight will be given to scholarship produced since appointment to the University, and in all cases the candidate will be expected to have met criteria at the appropriate level as described in this Article. In the evaluation of teaching and service for tenure or the first promotion subsequent to appointment, work performed since appointment will be considered. For any subsequent promotion, work performed since the previous appointment or promotion will be accorded greater weight.

17.9.4 In rare instances, extraordinary and outstanding individuals may, upon approval of the Provost, be granted tenure upon appointment. Tenure at the University will not normally be awarded until the individual has at least three (3) years of full-time teaching experience at USF.

17.9.5 For candidates appointed at the Assistant Professor level, the first promotion (to Associate Professor) shall be linked with the tenure decision. Promotion to Associate Professor requires at least six (6) years’ full-time service, while promotion to Full Professor requires at least ten (10) years’ full-time service. Exceptions to these criteria and procedures may be granted only by the Provost, and must be in writing. Such exceptions shall not be subject to Article 38 of this Agreement or set precedent. Any individual holding a faculty rank may be granted tenure by the University at any time. At the sole discretion of the University, the University may consult with appropriate departmental or school faculty concerning such appointments.

17.9.6 Teaching experience and ability relates to the effort associated with a faculty member’s specific course assignment as well as for courses the faculty member
has taught or is projected to teach. The teaching standard includes performance in
the classroom, course preparation, tutoring and assisting students in course or
dissertation work, assessing student learning, advising, and other activity directly
associated with course(s) assigned to a particular faculty member, including
activities that are aimed at upgrading the faculty member’s knowledge and skills
in his or her teaching area. The results of the descriptionnaire specified in Article
19.1.2 must be submitted with the application for promotion or tenure. Other
evidence of teaching effectiveness includes, but is not necessarily limited to:

(A) Course syllabi, course objectives, instructional materials, and tests.
(B) Videotapes of the applicant’s teaching.
(C) Invited presentations to others’ classes.
(D) Records of supervision of independent study courses, honors theses,
    graduate theses and dissertations, field trips, internships, and practice.
(E) Records of relative performances of the applicant’s sections of
    multisection courses.
(F) Development of new courses and labs, or new approaches to teaching.
(G) Publication of books or articles on teaching methods.
(H) Enrollment in courses or programs designed to improve teaching.
(I) Written evaluations by colleagues and/or students.
(J) Assessment of students' achievement of specific learning outcomes in
courses taught by the faculty member.

17.9.7 Research or creative and artistic work is the scholarly activity associated with
gaining a greater understanding of a faculty member’s field or professional
discipline, contribution by the faculty member to the field of knowledge
associated with his or her profession, and significant practical application of
scholarly activity to the field, including works of artistic merit. While publication
in the various scholarly journals and presses remains as a primary measurement of
research, this is not the sole criterion that should be employed. In some instances,
scholarly journals may not be the most relevant measure of research within a
faculty member’s field (e.g., works of art, original plays, artistic performance and
production, etc.); similarly, in some instances a significant practical application of
already established scholarly knowledge may be considered within a particular
school or college as a very effective form of scholarly activity. However, in all
cases, the scholarly activity must represent a significant contribution to the
discipline or professional field, and this contribution must be verified by
recognized experts in the field.
(A) The candidate shall submit evidence of meritorious research or other creative work. Evidence shall include, but not be limited to: publications and manuscripts; documentation of public performances; computer software relevant to research, audio or video tapes, motion pictures, and similar materials made for professional use and publicly distributed; the award of research grant or contract; or an address given to a symposium, conference, or meeting; or other professional recognition.

(B) The candidate shall document this research or other creative work by submitting full bibliographic detail. Five (5) copies of each publication, manuscript, or other research or creative materials (a program from a public performance, for example) shall be submitted along with any evaluations by colleagues, reviews, citations by others in the field, awards and other scholarly recognition, requests for reprints, or other scholarly correspondence which the candidate chooses to include. Manuscripts accepted for publication will be considered published research only when accompanied by a letter of acceptance from the publisher. The candidate shall clearly distinguish among published research, research accepted but not yet published, research submitted but not yet accepted, and all other research.

(C) In evaluation of the merits of such research or other creative work, more weight shall be given to original authorship than to editorial activity, more weight to articles in refereed journals than in non-refereed journals, more weight to non-refereed journals than to self-published or unpublished materials. Other factors to be considered in evaluating merits of the research or creative endeavor include its significance, originality, or usefulness, the academic standing of the publication, and the extent of the candidate’s role in cases of multiple authorship. The University shall not allow its own philosophical, political, or religious beliefs to influence the judgment of the worth of the research.

17.9.8 Service to the University and to the Profession or the Community is the contribution by the faculty member to the community life of the University, to the greater community in which he or she works or resides, and to the profession. The form of service may vary, but it is either in addition to or separate from that which is associated with teaching or research.

Evaluation of service under this category shall be based upon the relative importance of the applicant’s contribution of service, including the duration and level of the service rendered. Greater weight shall be given to the quality of service and the significance of the candidate's contribution, as validated by evidence submitted as part of the application, than to apparent quantity of service as exemplified, for example, by a lengthy list of committee assignments. The University shall not allow its own philosophical, political, or religious beliefs to influence the judgment of the worth of the service. Service to the University, the profession, and the community includes, but is not limited to, the following specific examples:
17.9.9 Criteria to Evaluate Teaching Experience and Ability; Service to the University and to the Profession or the Community; and Research or Creative Work

In order to be considered for promotion or tenure, a faculty member must be judged to be superior in two of the three categories listed in 17.9.1, and at least adequate in the third. The terms (“adequacy”) and (“superiority”) are defined
below. The standards for promotion to Full Professor are more stringent than those for promotion of Associate Professor. Standards for promotion to Associate Professor are more stringent than those for appointment to Assistant Professor. While the standards for tenure are identical to those for promotion to Associate Professor, a faculty member must be considered and reviewed for promotion and tenure in all cases; e.g., criteria for tenure and promotion must be met, unless such are waived pursuant to 17.9.5.

These criteria, or the relative importance assigned to them, can be modified by the University, in order to meet the specific needs of the school or college, or to take into account the relative weights of teaching, research and service reflected in an individual faculty member’s workload. Modification of these criteria in the case of an individual will be by mutual, written agreement between the University and the faculty member only.

Teaching

Adequacy:  
Teaching evaluations consistently at or above average for the school or college.

Course syllabi and/or accompanying instructional materials that show evidence of continuing scholarship, and periodic review of instructional materials and methods.

Substantive contribution to curriculum at the department, program, College or University level, supported by evidence, for example, letters from departmental or program colleagues, chairs or directors.

Superiority:  
Teaching evaluations consistently significantly above the average for the school or college.

Course syllabi and/or accompanying instructional materials that show evidence of continuing scholarship, and periodic review of teaching materials and methods.

Quality of instruction is validated by evidence from varying sources such as, e.g., recognition of professional associations, colleagues, University or College adoption of original materials, etc.

Substantive contribution to curriculum development at the College or University level or especially distinctive contribution at the department or program level, supported by evidence, for example, letters from departmental or program colleagues, chairs or directors.

Research

Adequacy:  
Consistent, current and active research program and results, as evidenced, inter alia, by scholarly books or refereed journal articles, artistic works in juried exhibitions.
Superiority:
Consistent, current and active research (or artistic) program and results of distinction, recognized nationally or internationally in the field, and evidenced, *inter alia*, by a significant record of scholarly books or refereed articles published by prestigious publishers or journals or juried exhibitions of artistic works.

For promotion to Full Professor, superiority in this category shall require that the candidate's scholarship or artistic works be of great merit.

Service

Adequacy:
Consistent, current and active service program, with at least one major service contribution of high quality, as validated by evidence submitted with the application, for example, letters from departmental or program colleagues, chairs or directors.

Superiority:
Consistent, current and active service program, with a significant number of major service contributions of high quality, as validated by evidence submitted with the application, for example, letters from departmental or program colleagues, chairs or directors.

For promotion to Full Professor, superiority in this category shall require outstanding service to and leadership in the University, the profession or the community.

ARTICLE 18. Peer Review Elections

*College-Wide Elections*
*Peer Review Committees*

Deans will discuss the college-wide election procedures with the Association Executive Council in each college. The Executive Council and Dean will discuss and agree on election procedures. The Executive Council will run the election provided that:

(1) all full-time faculty will be given an opportunity to vote;

(2) ballots will be secret and in writing.

The University has the right to challenge committee members based on the criterion of “distinguished.”

ARTICLE 19. Professional Responsibilities of the Faculty

19.1 The professional duties of the faculty include, but are not limited to: Effective teaching, professional development, dignified representation of the University in public affairs, participation in the programs of professional societies, and maintenance of professional and ethical relations with one’s colleagues and the University Community—these are
among the professional responsibilities of the faculty. To these should be added the following specific responsibilities:

19.1.1 Full-Time Service
A full-time faculty member is expected to perform teaching duties in accord with established requirements of the University and of the particular school or college to which the faculty member is assigned; pursue professional development and the enhancement of both the public good and the prestige of the University through research and scholarly publications; advise students and assist with their registration; maintain regular office hours; participate in commencement exercises; serve on University and/or College committees; attend College, department and program meetings; participate in the activities of the department, College and University; and perform other institutional tasks characteristic of the academic profession.

19.1.2 Evaluation of Instruction
Every member of the faculty shall allow student teaching evaluation for each course in each semester. The instrument used shall be a standardized instrument mutually agreed upon by the USFFA and the University. Deans shall provide the results to the faculty member.

19.1.3 Intent to Stay
If, upon timely request by the University, no notice is received from the individual faculty member by July 1st indicating his or her intent to remain with the University, the University shall consider the faculty member to be terminated.

19.1.4 Commencement Exercises
All Association members are required to attend the annual Commencement exercises, in cap and gown. Permission to be absent from these exercises may be given by the Association member’s Dean.

19.1.5 Changes of Class Hours or Classrooms or Examination Times
Faculty members are not authorized to change hours of classes or rooms assigned without the written approval of the appropriate Dean. Nor should the faculty member announce such changes to the students prior to receiving approval from the proper authorities. The Registrar, after receiving information of all changes in class hours and classrooms approved by the Dean, has the responsibility for effecting such changes and informing those concerned. When semester exams are given, they must be administered according to the published schedule. Any exceptions must be obtained in writing beforehand from the Dean.

19.1.6 Cancellation of Classes

(A) Faculty members have an obligation to meet all their scheduled classes and to hold class throughout the whole of the scheduled time. However, it is recognized that exceptions may exist. Any deviation from regularly scheduled class meetings must be reported by the faculty member to his or her Dean. If the Dean objects to the deviation, he or she may ask the faculty member to adhere to normal scheduling.
(B) When a faculty member is forced by illness or other indisposition to cancel class, the students and the Dean should be informed before the class is scheduled to meet, if possible.

(C) A faculty member who, for good reasons other than illness, needs to be absent from class for a short period must request permission from the Dean. If permission to cancel classes is given, the Registrar should be notified.

19.1.7 Faculty Availability
All full-time faculty members must be available for service at the University throughout the academic year. (The academic year begins three business days preceding the day on which undergraduate classes begin in the fall semester and ends with Commencement exercises in the Spring semester.)

There will be a two-day fall break the Monday and Tuesday of the 1st and 2nd week of October. The Fall Break proposal will be implemented in 2009-2010 and 2010-2011. The new schedule will be reevaluated by a joint committee by November 15, 2010 for 2011-2012. Librarians can take one day off with pay during the fall break. The final language will be worked out by the parties.

The University shall retain the student study/review days in both semesters (Spring/Fall).

19.1.8 Office Hours
Each full-time faculty member is expected to keep regular office hours on a schedule to be approved by the Dean and be available to students and advisees without previous appointment. The hours should be distributed so as to be of maximum availability to students. The schedule should be posted and strictly observed. Where non-teaching obligations require additional office hours, these should be provided.

19.1.9 Tutoring One's Own Students
A faculty member may not be recompensed beyond his or her regular salary for tutoring his or her own students.

19.2.0 Curriculum Oversight
It is the responsibility of faculty to play an ongoing and sustained role with colleagues in overseeing and revising the curricula, when necessary, offered in department(s) or program(s).

19.2.1 Conduct in the Classroom
The instructional staff, in the classroom and in conference, should encourage relevant discussion, inquiry, and expression. Student performance in the classroom should be evaluated solely on an academic basis, not on opinions or conduct in matters unrelated to the academic objectives of the University.
19.2.2 Faculty shall have the right to eject, for a specified period of time, a student whose conduct is disorderly, disruptive or obstructive (shouting or making bothersome noises, speaking out of turn repeatedly or otherwise disrupting the orderly classroom process). In such cases, faculty must inform the Dean, in writing, of the reasons why the student was required to leave the class. Such a student shall have the right to appeal this decision to the Dean.

19.2.3 Protection of Freedom of Expression
Students of the University are free to take reasoned exception to the data or views in any course of study and to reserve judgment about matters of opinion. The students are responsible for learning the content of any course of study for which they are enrolled.

19.2.4 Protection Against Improper Academic Evaluation
Students shall have protection through orderly procedures against prejudiced or capricious academic evaluation as specifically provided for in 19.2.5. At the same time, students are responsible for fulfilling standards of academic performance for each course in which they are enrolled.

19.2.5 Without limiting the generality of the foregoing, students of the University shall have the following rights:

(A) The peaceful advocacy of any personal academic opinion, even if it may contradict stated University principles, is consonant with the rights of an individual living in a free society. Students may represent without penalty any academic opinion in or out of class, but may be required to demonstrate knowledge of views contrary to their own in order to fulfill course requirements.

(B) No major tests shall be administered and no major papers shall be assigned during the seven (7) calendar days preceding the final examination week. The only exception will be combination lecture laboratory courses, where the laboratory portion of the course may be scheduled for examination.

(C) The student shall receive from his or her instructor during the first week of class a written syllabus on paper and posted online within the University’s Learning Management System of the work and research expected of the course in which the student is enrolled; such an outline, which shall not be used for purposes of evaluation by the University, shall include term papers and research papers of substantial proportions, and the approximate date on which such assignments are due.

19.2.6 When a student believes that his or her final grade for a course was unfair, the student may use the process described herein to seek resolution of the matter. The burden of proving a claim of an unfair grade (e.g. discrimination, unjust treatment, or errors in calculation) rests with the student. Grades are awarded or changed only by the course instructor or through this appeals process. An appealed grade may be raised or lowered during the course of this appeals process. The parties should make every effort to achieve consensus and to resolve
conflicts at the lowest level and as quickly as possible, especially in cases where a student's timely academic progress is in jeopardy.

At any stage of this appeal, a case may also be placed before the Academic Honesty Committee. Such report should be written. At such time, all concerned parties shall decide whether or not to return to the procedure set forth in this Article. It is understood that the Academic Honesty Committee does not have the authority to alter a student’s grade. The Academic Honesty Committee and its policies are established and maintained at the sole discretion of the University and are not subject to this Agreement.

(A) Should this Article be subject to dispute, the following conditions shall apply:

1. Any recommendations from the committee(s) set forth in this section shall not be binding in any way on the University’s judgment on grading policies. Such decisions shall refer only to the specific case being appealed. In addition, this provision shall not be subject to the grievance and arbitration procedures.

2. If the Association and the University failed to follow procedures as set forth in this section of the Article, the specific issue of whether the University and the Association followed procedures in the specific appeal shall be subject to the grievance and arbitration procedures. In such cases the arbitrator shall limit his or her decision to this issue.

The student must direct an appeal in writing to the course instructor involved within the first 30 days of the next semester for the fall and spring semesters or 30 days after the mailing of grades for Intersession or Summer Session. The appeal must include presentation of whatever evidence of unfair evaluation the student believes is relevant. Once the time limit has expired, an appeal will not be taken forward unless the student could not reasonably have known about the alleged injustice within that time; in that case the student must appeal within 30 days of discovering the alleged injustice. It is the responsibility of all parties to make every effort to resolve their differences between themselves and informally.

If at any stage of the grade appeal process an allegation of academic dishonesty becomes known for the first time, this Grade Appeal Process shall be suspended and the case referred to the Academic Honesty Committee. The Academic Honesty Committee will make a written report of its findings to the parties involved. If the Academic Honesty Committee finds the student did not engage in academic dishonesty, the student may decide whether or not to return to the Appeal Process for Change of Grade. If the Academic Honesty Committee determines the student engaged in academic dishonesty, then the instructor's grade will stand and the student may not return to the Appeal Process for Change of Grade. The Academic Honesty Committee does not have the authority to alter a student's grade and may not consider in any way the merits of the grade itself; the
only questions are whether academic dishonesty did occur, and if so, what the appropriate sanction(s) should be.

At any stage, any of the parties may invite the University Ombudsperson to help facilitate an agreement.

**DEAN CONSULTATION PROCESS**
The parties may decide to expedite the appeal procedure by consulting the dean (in the school or college within which the course resides) for an informal resolution. If they decide to consult the dean, the dean's decision shall be final and binding and may not be appealed. If the student and faculty member cannot resolve the matter between themselves within 30 days and do not agree to consult the dean, the student may appeal through the formal process below. If the faculty member is absent from campus or otherwise unavailable during the 30 days, then the student may proceed directly to the formal process below.

**GRADE APPEAL COMMITTEE PROCESS**
Adherence to the time requirements listed below in the formal process are the responsibility of the faculty member and the student. If the student does not adhere to them, then the instructor's grade will stand. If the faculty member does not adhere to them, then the student may appeal to the dean of the college in which the course was offered to expedite the process. If the faculty member still fails to respond in a timely manner the student may proceed with the appeal directly to the appropriate dean or to Step Two of the Committee Process. This choice will be at the student's discretion.

**STEP ONE**
The first step in the Committee Process is for the student and instructor mutually to select another full-time faculty member within the same school or college as the course instructor. This mutually selected faculty member (the third-party faculty member) shall examine all relevant evidence presented by the two parties and make a recommendation. The third-party faculty member shall be chosen within two weeks after the appeal is presented and shall render a recommendation within one week after examining the evidence. Upon request by the student, time limits may be extended in order to accommodate the Intersession or Summer Session calendars.

If the student and the course instructor cannot or do not agree on a third-party faculty member, then the chair of the department or the faculty coordinator of the program involved shall make this selection. If the course instructor is also the chair or coordinator and cannot agree with the student on a suitable third-party faculty member, the student may move directly to Step Two.

In addition to the third-party faculty member, a qualified student (i.e., any undergraduate or graduate student in good academic standing, with at least a 3.0 GPA, within the college in which the appeal is being processed) may be selected, at the sole discretion of the student who has appealed, to assist the student in any appropriate manner, whether as an advocate, another mediator, or an observer.
The third-party faculty member shall make his or her written recommendation to the student and instructor simultaneously. The objective shall be to reach consensus based on the third-party faculty member's recommendation.

The third-party faculty member shall complete a Step One Grade Appeal Form available in the deans' offices stating the basis of the claim, the recommendation he or she has made, and whether the parties have accepted the recommendation. This form shall be placed in the student's official University record at the conclusion of the appeals process, with copies given to both the student and involved instructor.

STEP TWO
If no consensus is reached at Step One, the student may appeal within one week to the full-time faculty in the department or program in which the course was offered by notifying the department/area chair, program director or coordinator. Notification must be in writing, including supporting materials. As necessary, the department/area chair, program director or coordinator may select additional faculty to make the necessary quorum of three full-time faculty. The faculty members shall consider an appeal within 20 working days after receiving the student's written request. These faculty members shall constitute the Course Grade Appeal Committee and shall hold a hearing on the appeal where both the course instructor and student involved are present. In the hearing, the faculty members shall not be bound by formal rules of courtroom evidence. The basic standard for admission of evidence shall be due process and fairness to the student and the faculty member. The student may be accompanied by an advisor of his or her choosing. The role of the advisor is limited to assistance and support to the student in presenting his or her case. The advisor is not allowed to actively participate in the hearing, which includes speaking for the student. After hearing the relevant evidence, the faculty members shall deliberate and reach a decision, which shall be final and binding. (The course instructor and student involved shall not be present during the deliberations and vote.)

A change of grade requires at least a two-thirds vote of those present and voting. Absent such a two-thirds vote the original grade shall stand.

The department/area chair, program director or coordinator shall note the final resolution of the appeal on the Step Two Grade Appeal Form and send copies to the University Registrar's office, the office of the dean of the college or school in which the course resides, the student, and the course instructor involved.

These provisions may not be used to circumscribe, in any way, statutory or licensing guidelines concerning programs or grading policies which are governed by such statutory or licensing guidelines.

19.2.7 Instructors may require the attendance of students at specific functions outside of class if sufficient notice is given. Students regularly required to attend such functions should be given an equitable amount of time off from regular class hours.
19.2.8 Students may change courses without penalty within a reasonable period after registration.

ARTICLE 20. Assessment of Student Learning

The parties are committed to the ideal that assessment of student learning outcomes is an important and demonstrable goal of our academic community. To this extent, Deans and faculty shall engage in regular and consistent efforts, which shall include discussions on the methodologies to assess student learning outcomes. Faculty shall demonstrate how student learning outcomes have been assessed.

ARTICLE 21. Curriculum and Program

21.1 The University recognizes that bargaining unit work includes the faculty’s responsibility in formulating and assuring an academically sound curriculum and course content. The Association and the University shall work together to provide the curricula and programs of the institution.

21.2 Major decisions concerning the establishment, maintenance, modification, and elimination of curriculum and academic programs shall be made according to the following procedures.

21.3 The University and the Association shall form a joint curriculum committee in each school/college composed of representatives of the Association and of the school/college administration. The joint curriculum committees shall establish a regular schedule of meetings, the agenda for which shall be mutually agreed upon by the Association and the University co-chairs. Absent an agenda no meeting shall be held. Either party may propose changes in the curricula of the school/college. Deliberations of the joint curriculum committees shall be conducted in open session. The period of discussion shall include at least one regularly scheduled meeting of the joint committee. At the expiration of forty-five (45) days, the administration may reach a final decision on the proposal.

21.4 Curricular matters originating in one school/college, which demonstrably affect at least one other school/college, shall be referred to the Joint University Curriculum Committee. Deliberations shall be conducted in open session. At the expiration of forty-five (45) days, the administration may reach a final decision on the proposal.

21.5 Each party may exercise the option to make an extension of the deadlines referred to above by forty-five (45) days. Further extensions may be arranged by mutual consent of the Parties. Time periods are to be measured from the date on which a proposal was formally presented to the co-chairs of the Joint Curriculum Committee.

21.6 Final authority for all curricular decisions rests with the Provost.

21.7 Any recommendations emanating from the Association or Joint Curriculum Committee shall not be binding in any way on the University’s exercising its judgment on curriculum and program. In addition, the above shall not be subject to the grievance and arbitration procedure contained in Articles 39 and 40 of this Agreement.
21.8 If the Association alleges that the University did not consult with the Association or Joint Curriculum Committee on curriculum and program, the specific issue of whether the University consulted with the Association or Committees on such programs shall be subject to the grievance and arbitration procedure contained in Articles 39 and 40.

21.9 Each School or College shall undertake periodic, comprehensive reviews of each of its programs and departments.

(A) The particulars of the review process shall be set forth in a document entitled, “Guidelines for Academic Program Review,” produced by the Provost’s Office in consultation with the respective School or College Councils.

(B) In addition to the criteria for selecting members of the three-person external review teams set for in the “Guidelines for Academic Program Review,” the external reviewers shall be selected by the Dean of the School or College according to the following principles:

i. At least one member, but no more than two members, shall be selected by the Dean from a list of candidates nominated by the faculty of the program or department, provided these nominees satisfy the qualifications set forth in the “Guidelines for Academic Program Review.”

ii. At least one member, but not more than two members, shall be selected by the Dean from a list of candidates generated independently of the faculty of the program or department.

iii. The Dean shall inform the department or program, in writing, of the composition of the external review team to be invited to campus. Should the department or program wish to discuss the proposed review team membership with the Dean, the department chair or program director may request such a meeting, in writing, within ten working days of having received the Dean’s notification. The purpose of the meeting shall include, but not limited to offering an explanation of the basis on which the program or department reviewers were selected.

iv. The provisions of this Article shall not be subject to the grievance and arbitration provisions of this Agreement, except for the specific issue of whether the Dean fulfilled the requirements pursuant to the subparagraph 21.9.B.iii, above.

ARTICLE 22. Faculty Workload

22.1 The workload of each faculty member, including teaching assignments and all other duties, is based on a work week of forty (40) to forty-five (45) hours during the academic year and is, for purposes of determining teaching assignments, calculated on an equivalent of thirty (30) units per academic year. Of the thirty (30) unit work requirement, six (6) units per academic year are allotted for non-teaching duties (such as
student program advising, committee work, administrative duties, or other extra-curricular duties) and twenty-four (24) units per academic year are allotted for teaching and research assignments during the academic year. A minimum of nine (9) units per semester will be taught by all full-time faculty unless the faculty member is formally excused from such workload by the Dean.

22.1.1 The basis for calculating the unit equivalencies is an approximate equivalence of three (3) hours of work per week, per unit, per semester, taking into account that the academic schedule provides for substantial periods during the academic year during which classroom teaching is not scheduled.

22.1.2 No grant of teaching units will be made for such parts of the academic credit of a course as are, in fact, assigned to and taught by a teaching assistant nor for directed research or reading unless specifically agreed to by the Dean in writing. Such agreement shall be at the sole discretion of the Dean and not subject to the grievance and arbitration provisions of this Agreement.

22.1.3 The Dean of each school or college shall have the right, at his or her sole discretion, to grant teaching unit credits to some faculty members in exchange for non-teaching assignments or duties beyond those ordinarily expected of a faculty member, or in recognition of any unusual factor affecting the faculty member for the department, school, or college in which the faculty is located. Such factors may include research projects, large classes taught by the faculty member, directed research assignments, experimental classes, the number of student credit hours taught by the department, school or college or any other factor pertinent to curriculum needs, faculty development or financial feasibility. The fact that such credits are granted to one or some faculty members and not to others shall not be subject to the grievance and arbitration procedures of this Agreement.

22.1.4 Term faculty may apply for course release(s) for teaching and/or professional development. Such requests shall be determined at the discretion of the Dean.

22.2 All past practices and prior individual arrangements, as of the ratification date of this Agreement, whether written or oral, regarding course load and course equivalency computations for purposes of determining workload shall cease unless specifically continued by the Dean. Exceptions to the above shall be in writing and the discretion to award such exceptions shall not be subject to the grievance procedure.

22.3 *Academic Career Prospectus*

The Academic Career Prospectus (ACP) shall govern all professional workload responsibilities as such are defined in the contract between the faculty member and the University during the specific period agreed to between the faculty member and Dean pursuant to this Article. (A copy of an ACP form can be found in Article 22.) No later than October 1 of each academic year, each faculty member shall submit, on a form supplied by the Dean, a professional prospectus for the subsequent academic year.

The ACP shall set forth written and specific professional responsibility and workload objectives which shall include prospectus and accountability measures for all work assignments pursuant to the Collective Bargaining Agreement. The ACP shall be in
written form, initialed by the Dean and faculty member, and binding upon the faculty member. The ACP shall be finalized by February 1 of each academic year.

22.3.1 No later than December 15 of each academic year, each faculty member shall meet with his or her Dean, at a mutually convenient time, to discuss and agree upon the ACP. Should a faculty member desire to be granted a workload assignment pursuant to section 22.4.2 of this Article, his or her ACP must include such a request with a proposal for the research activities. The Dean and faculty member shall use this conference to review all aspects of a faculty member’s work performance under the Collective Bargaining Agreement. The Dean and Faculty member may mutually agree to meet once every two or three years. Absent mutual agreement section 22.3.1 shall be strictly applied.

22.3.2 Should the Dean or the faculty member have questions or concerns that are not satisfactorily addressed during this conference, they shall inform each other, in writing, no later than two weeks after the conclusion of the conference.

22.3.3 An ACP shall be agreed upon by the Dean and faculty member, initialed and kept on file in the Dean’s office.

22.3.4 Effective Spring 2017, the Dean shall provide written feedback to the faculty member after faculty ACP’s and librarian LCP’s. Under normal circumstances, the Dean will respond within three (3) months.

22.4 When the Dean and faculty member meet to plan and complete the ACP, faculty shall be given a workload assignment pursuant to Section 22.4.1 or 22.4.2 as set forth below.

22.4.1 All faculty shall have the option of remaining at a twelve (12) unit teaching assignment and three (3) units engaged in service (a minimum of 9 hours per week); or

22.4.2 Faculty shall be given a nine (9) unit teaching assignment, i.e., a minimum of 27 hours assigned time per week, and spend three (3) units actively engaged in meaningful and productive research (a minimum of 9 hours assigned time per week) and three (3) units engaged in service (a minimum of 9 hours assigned time per week). Assignment to this workload redistribution shall be contingent upon approval of the Dean.

22.4.3 The Dean shall endeavor to be supportive, accommodating faculty who formally request a workload redistribution. The Dean shall also consult with the designated Department Chair. The criteria for eligibility for placement on this redistribution of workload shall be as follows (highest priority listed first):

(A) All probationary faculty (excluding term faculty).

(B) Faculty who state they will make a formal application for promotion within two years.
(C) Faculty whose past record reflects significant accomplishments and contribution to a program or school.

(D) Faculty who show significant promise of accomplishment and contribution to a program or school.

22.4.4 It is understood that not all faculty shall necessarily be placed on this workload redistribution program. However, all bargaining unit members, except those with term appointments, hired after the effective date of this Agreement shall normally be awarded a workload assignment pursuant to 22.4.2 of this Article.

22.4.5 Faculty who are assigned a workload redistribution pursuant to Section 22.4.2 above shall normally be assigned for a period of two (2) or four (4) semesters. Upon the conclusion of this period, faculty may reapply for a redistribution of workload assignment. At this time, faculty shall provide evidence that stated objectives have been substantially met in each area set forth in the ACP. Faculty who were assigned a 9+3+3 workload redistribution, and who have not completed the research component of the ACP, shall be precluded from consideration for a 9+3+3 workload redistribution in subsequent years. Faculty may request reconsideration of the Dean’s decision upon completion of the research component of the ACP.

22.4.6 The University intends to appoint full-time faculty to teach the courses taught by faculty members who have subsequently been assigned to a workload redistribution pursuant to this Article. As a result of these appointments, it is the intent of the University not to increase the present ratio of part-time faculty to full-time faculty.

22.4.7 Workload responsibilities may be reduced for faculty completing administrative assignments, or on approved leaves, or for faculty who have grants or contracts that reimburse the University for their released teaching time. In such cases, the distribution of released time in a faculty member’s schedule will be subject to approval by the Dean. The decision of the Dean shall be final.

22.4.8 Faculty assigned a workload redistribution of 9+3+3 shall not be construed by the parties to this Agreement in any fashion as obtaining a reduction of workload responsibilities. The new research opportunity set forth in the ACP shall represent a more rigorous standard for research than has been the standard in the past, and shall represent a new standard comparable to institutions with a normal teaching load of nine (9) units. Absent a new research plan in the ACP, faculty shall not be eligible for a workload redistribution assignment.

22.5 All faculty agree to substantially complete (as determined by the Dean) goals and objectives set forth in their individual ACP. Probationary faculty in their fourth year of service will be given a comprehensive oral review of their progress toward promotion/tenure by the Dean during discussion of their ACP.
22.6 Refusal of a faculty member to meet with the Dean for the purpose of discussing and finalizing an ACP, or to report on progress toward completion of an ACP, shall be grounds for discipline.

22.7 All faculty are expected to maintain an active scholarly and continuing professional expertise in their discipline, including familiarity with scholarly publications and regularly revising course syllabi. Faculty assigned a workload pursuant to 22.4.1 shall not be considered to be teaching faculty only, but are required to fulfill all responsibilities as such are set forth in this Agreement.

22.8 In cases where faculty do not substantially complete (except when completion is beyond their control) all ACP goals and objectives, the following shall apply:

(A) They shall not be eligible for assignment for workload pursuant to 22.4.2 unless specifically granted permission by the University; or

(B) They shall not be considered favorably for promotion or tenure or merit awards by the Dean; or

(C) The University may invoke disciplinary action; or

(D) The University may determine to forgive an individual member for valid academic, professional or personal reasons which prevented fulfillment of ACP objectives.

(E) Faculty may appeal (A) or (B) or (C) above pursuant to this Article (section 22.9).

22.9 Disputes concerning Article 22 shall not be subject to the grievance and arbitration provisions of this Agreement. The following procedure shall govern a faculty member’s disputes concerning workload requirements or obligations set forth in this Article.

22.9.1 Faculty who have a dispute concerning this Article shall bring it to the attention of the Dean within ten (10) days from the date the claimed contract violation occurred, if the dispute is not resolved. The dispute shall be reduced to writing by the faculty member, citing how a provision of this Article was violated and how the faculty member was harmed because of a University action. The dispute shall be submitted in writing to the Provost or a designee and to the President of the Association or a designee for final resolution within twenty (20) days of submission. A copy of such dispute shall be sent to the appropriate Dean and two chief negotiators of this contract. A resolution of this dispute shall not amend the labor Agreement.

22.9.2 Should individuals named in Section 22.9.1 above be unable to resolve the dispute, they shall ask a third party, who shall have been a full-time University employee for at least one year prior to this dispute, to join them to form a panel of three. The Panel shall render a decision as soon as possible based upon the written submission and standard set forth in Section 22.9.1 The Panel may decide not to rule on disputes not submitted in accordance with procedures in this Article.
22.9.3 The invited third member of this Panel shall not be permanent but subject to mutual approval on a case-by-case basis. The Panel shall have no authority to amend the contract.

22.9.4 The Panel shall arrive at a final and binding solution based solely on the written submission of the dispute, and, normally, within two (2) weeks of the conclusion of panel meetings. The Panel shall not be required to meet until all relevant evidence is submitted. The Panel may consider only written evidence, and shall not have the authority to amend the Collective Bargaining Agreement.

22.9.5 Should no mutually agreeable individual be found pursuant to 22.9.2 above, the dispute shall be resolved by the chief negotiators to this Agreement.

22.9.6 No outside counselor or representative(s) shall appear on behalf of either party nor shall they serve as panel members or representatives at any time.

22.9.7 A faculty member shall comply fully with all work assigned by the Dean under this Agreement until the panel reaches a decision or the dispute is resolved.

22.9.8 Pending resolution of this dispute, the faculty member shall not be eligible for assignment for workload pursuant to 22.4.2 unless specifically granted permission by the University.

22.9.9 The Dean shall not capriciously or arbitrarily assign faculty ACP goals and objectives.

22.9.10

(A) Faculty awarded funds by the University for the ACP may be required to demonstrate that funds were used for stated purposes. Funds not used for stated purposes shall be returned to the University. Failure to comply with such request by the University shall be grounds for discipline. Faculty may appeal such actions pursuant to procedures set forth above. Accountability for Faculty Development Funds shall be handled pursuant to Article 33 of this Agreement.

(B) Faculty shall file at least one comprehensive written report of progress toward completion of the ACP each year, stating how ACP goals and objectives are being met. Failure to file this report upon request of the Dean shall be grounds for discipline.

(C) Faculty members’ rights currently set forth in the contract, particularly in Articles 2, 17, 19 and 29, shall not be abridged by Article 22. Nor shall any rights of the University, particularly in the areas of program review, curriculum development, layoff, or the Management Rights clause, be abridged in any way by this Article.

All disputes concerning terms, concepts, definitions set forth in this Article shall be handled solely within the procedures set forth in this Article.
ACADEMIC CAREER PROSPECTUS GUIDELINES

The Academic Career Prospectus (ACP) provides an opportunity for faculty to discuss their contributions in the areas of teaching, research and service with the Dean and to collaboratively develop an academic agenda for the upcoming year. To help in the development and discussion of the ACP, faculty are asked to develop a narrative that addresses Items I-IV.

I. Please discuss for the past academic year the extent to which you have accomplished the goals set out in your previous ACP(s). Your discussion should include, but need not be limited to: a review of the work you have done and the progress you have made in realizing goals in each of the following areas:

1. Teaching and related course development,
2. Research activities,
3. University, professional, community and service activities.

II. Please discuss your plans as they relate to the College and individual professional objectives for the next academic year. The form of the narrative is flexible but comments should incorporate the objectives you wish to accomplish in the areas of teaching, research and service. Comments should include, but need not be limited to, the topics identified below:

1. **Teaching**
   a. Proposed teaching assignment and teaching/course assessment activities, and
   b. Course/program refinement and development priorities.

2. **Research**
   a. Area(s) of primary interest and relationship to longer-term goals,
   b. Publication and paper development goals, and
   c. Planned research and creative work not reflected through publications or papers.

3. **Service**
   a. Nature/Extent of participation on University and School/College committees, and
   b. Other service to the University, the profession or the community.

III. Describe the specific support, including the possible need for a course teaching credit, to realize the objectives you have set for yourself.

IV. Please provide an overview of your longer-term plans for the next 3 to 5 years. This overview will help place the goals for the upcoming year in a broader context and will be helpful for developing School/College and personal long-term goals. The response to this component of the ACP shall not be considered part of the prospectus for purposes of determining whether ACP goals and objectives were substantially realized.
V. The submitted goals and objectives have been reviewed and constitute an agreed upon set of guidelines for the time period covered by this ACP. While acknowledging agreement on the goals and objectives, these signatures do not constitute an agreement that all resources beyond the reduction of teaching load can be provided. It is also recognized that the Dean reserves the right to change the load assignment after consultation with the faculty member and consistent with other terms of the Agreement between the University and the Association. For non-tenured faculty, completion of the ACP does not guarantee continuing employment, promotion or tenure. Completion of the ACP does not abrogate other contractual obligations.

______________________________
Signature (Faculty Member)

______________________________
Signature (Dean)

VI. The Amendments to Items I through IV, included on the affixed addendum, have been made after discussion between the Dean and the faculty member and are included as part of the approved Academic Career Prospectus.

______________________________
Signature (Faculty Member)

______________________________
Signature (Dean)
ARTICLE 23. Intellectual Property

23.1 The University encourages the creation and publication of scholarly, literary and artistic works as part of its educational mission. The University acknowledges the right of faculty to prepare and publish, through individual initiative, articles, pamphlets, books, and other materials that are copyrighted and to benefit from any income that may be generated from such works.

23.2 Definitions

23.2.1 Intellectual Property
"Intellectual Property" includes inventions, discoveries, knowledge, processes, unique materials, copyrightable works (such as printed material, computer software or databases, audio and visual material, circuit diagrams, architectural and engineering drawings, lectures, musical or dramatic compositions, choreographic works, pictorial or graphic works, and sculptural works), original data and other creative or artistic works that have value. Intellectual property includes that which can be protected by statute or legislation, such as patents, copyrights, trademarks, service marks, trade secrets, and plant variety protection certificates. It also includes the physical embodiments of intellectual effort, for example, models, machines, devices, designs, apparatus, instrumentation, circuits, computer programs and visualizations, biological materials, chemicals, other compositions of matter, plants, and records of research.

23.2.2 Traditional Copyrightable Academic Material
"Traditional copyrightable academic material" constitutes that subset of intellectual property that is a work created by a faculty member for traditional academic purposes in the course of performing the duties for which he or she is employed by the University. This includes material such as class notes, books, computer programs, instructional software, articles, non-fiction, fiction, poems, musical works, dramatic works, graphic and sculptural works, or other works of artistic imagination that are not created by University commission as described in 23.3.3 below.

23.2.3 Net Revenues
"Net Revenues" are the gross receipts derived from intellectual properties, including but not limited to rents, royalties, dividends, earnings, gains and sale proceeds, less all costs, expenses and losses paid or incurred by the University in connection therewith, including but not limited to, all direct costs and expenses, costs and expenses of obtaining, securing and protecting copyrights, patents or other forms of legal protection and all attorney's fees, except those attorney's fees incurred in challenges to faculty members' ownership claims or disputes. Gross receipts do not include tuition and fees received by the University from its students.

23.2.4 Significant University Assistance and Resources
"Significant University Assistance and Resources" denotes assistance and resources provided to a faculty member in the development of intellectual
property that exceed University resources usually and customarily provided to faculty, such as office space, library facilities, ordinary access to computers and networks, routine clerical support, routine student and technical assistance, or salary. Specifically, "significant University assistance and resources" includes, but is not limited to, the use of employees or non-routine use of students as support staff to develop the work, substantial use of specialized or unique facilities and equipment, released time, special leaves, stipends, or other special subventions provided by the University.

23.3 **Ownership**

23.3.1 Patentable Intellectual Property

(A) Patentable intellectual property of the type described below shall be jointly owned by the faculty creator and the University unless the University explicitly, in writing, waives its rights to such joint ownership. It is the responsibility of the faculty member, upon recognizing that one of his or her inventions is or may be patentable, to promptly notify his or her Dean. Absent a written agreement between the University and the creator to the contrary, any net revenues from such patentable intellectual property shall be divided equally between the University and the creator(s).

(B) The type of patentable intellectual property that is the subject of the obligations of part 23.3.1 herein is that which relates to the faculty member's work at the University (whether or not during normal working hours) or that which is aided by the use of University equipment, supplies, facilities or trade secret information. No faculty member shall be required to convey rights in inventions made prior to working for the University that are identified in a document submitted to the University at the time of hire (and which document is to contain no confidential information owned by a third party). All faculty members will be informed by appropriate means that they are not required to assign any invention where no University supplies, facilities or trade secret information were used and which was developed entirely on the faculty member's own time and (a) which does not relate (1) to the University's business or (2) to the University's actual or demonstrably anticipated research or development or (b) which does not result from work for the University.

(C) Absent a written agreement between the University and the creator to the contrary, any net revenue from such patentable intellectual property shall be divided equally between the University and the creator(s).

(D) The University reserves the right to pursue multiple forms of legal protection, such as copyright, patent, trade secret or trademark, of the intellectual property concomitantly if available.
23.3.2 Traditional Copyrightable Academic Material Developed Without Significant University Assistance or Resources

Traditional copyrightable academic material developed without significant University assistance or resources is owned by the faculty creator(s), except for patentable works as treated in 23.3.1 above, or grant-supported works, as treated in 23.3.5 below. The creator has the right to determine the disposition of such material, as well as any revenue derived from such material. The University shall not be held responsible for any opinions expressed in the work nor for any direct, indirect, special or consequential damages resulting from the creation or exploitation of the intellectual property.

23.3.3 Intellectual Property Commissioned by the University

The University and a faculty member may at any time enter into an arrangement according to which the faculty member agrees, in exchange for additional compensation or for the use of additional resources, to assist the University with the development of intellectual property on a "work-for-hire" basis. The details of any such arrangement shall be reduced to writing by the faculty member and his or her Dean. A copy of the arrangement will be sent to the Association within 30 days after having been signed. Absent an explicit, written agreement to the contrary, any intellectual property developed pursuant to such a work-for-hire arrangement shall be owned by the University, and all net revenues shall accrue exclusively to the University.

23.3.4 Intellectual Property Developed With Significant University Assistance or Resources

Intellectual property created by a faculty member (or faculty members) with significant University assistance and resources, which shall be discussed and agreed upon beforehand by a faculty member and the University, shall be owned jointly by the faculty member(s) and the University, unless the University explicitly, in writing, waives its rights to such joint ownership. A faculty member shall, at any time, have the right to meet with the Dean to request a statement of the University's position on significant use of University resources. Absent the discussion referred to in the previous sentence, or a written agreement to the contrary, any net revenues from such intellectual property shall be divided equally between the University and the creator(s). If a written agreement to deviate from this norm has been signed, a copy of the agreement will be sent to the Association within 30 days after having been signed. In cases where the University waives its right to ownership, it shall nevertheless retain a non-exclusive license to use the work in its internally administered programs of teaching, research, and public service on a perpetual, royalty-free basis. In rare cases where net revenues may be excessive, a faculty member shall be awarded an additional sum of money to be agreed upon by such faculty member and the University.

23.3.5 Intellectual Property Created Pursuant to a Grant or Other Form of Sponsorship

In cases where intellectual property is created pursuant to an agreement with an external agency through a grant, contract or other form of sponsorship, the University shall have the right to fulfill all its obligations under the terms of its contract with the sponsor. This includes, but is not limited to, its right to assign ownership to the sponsor, or to publish material without copyright. Absent a
written agreement to the contrary, the intellectual property created pursuant to such sponsorship shall belong to the University.

23.4 Intellectual Property Rights Resolution Panel
Disputes that arise concerning the Article shall not be arbitrable, but be referred to a standing Intellectual Property Rights Resolution Panel, consisting of five members: two appointed by the Association, two appointed by the University, and one mutually agreed upon member. The Panel will, from time to time, establish and revise procedures and rules for the implementation of this Article of the Agreement, subject to approval by the parties to this Agreement.

The function of the Panel will be to resolve disputes regarding ownership claims or alleged failures to adhere to the terms of this Article. Panel decisions shall not be regarded as formal arbitration awards. By referring such a dispute to the Panel, neither a faculty member nor the University waives any other rights as provided by applicable state and federal law.

ARTICLE 24. Librarians – Hours and Working Conditions

PROFESSIONAL RESPONSIBILITIES OF LIBRARIANS

Librarians serve students, faculty, other scholars and members of the University community by acquiring materials for immediate and future needs and by making them accessible and available, by advising and instructing in the use of the library, by expanding available resources through cooperation with other libraries and information centers, and by developing awareness of the range of ideas and possibilities for scholarly research and personal intellectual development. Effectiveness of library service, professional growth as reflected by creative work, willing acceptance of responsibilities other than library service, worthy representation of the University in public affairs, participation in the programs of professional societies, and successful maintenance of sound personal and ethical relations with one’s colleagues and the community—these are among the professional responsibilities of the librarian.

24.1 Appointment
Appointments of non-administrative professional librarians are of two kinds: probationary and permanent appointments. Individuals who are appointed are subject to all terms and conditions of the CBA as appropriate for librarians. Appointment of librarians is made in writing by the Library Dean. The nature of the appointment shall be stated at the time it is made. The period of full-time service prior to the acquisition of permanent appointment shall not exceed two (2) years. Appointments shall be for a period of twelve (12) months with twenty-six (26) working days of paid vacation. Effective January 1, 2007, the maximum accrued for vacation will be 39 days, which is consistent with the University’s policy of capping vacation accrual at 1.5 times an employee’s annual accrual. Accordingly, once a librarian has accrued 39 days of vacation, the librarian will accrue no additional vacation until vacation is used. Librarians will receive one paid day off during the month of October, the particular day to be mutually agreed upon by each librarian and the dean based on the library’s operational needs. The University agrees to consult with the Association representative in the University Library when a librarian opening occurs in the University Library. Librarians
who resign from employment at USF must give the Dean at least thirty (30) days written notice. Failure to do so will result in disciplinary action including docking of pay.

24.1.1 Librarian Vacation Accrual
New hires as of July 1, 2011, will accrue 22 days of vacation per year during the first 4 years of employment, subject to a maximum accrual of 33 days. Beginning in their 5th year, librarians hired as of July 1, 2011 will accrue 26 days vacation with a maximum accrual of 39 days. These accrual rates are for 100% FTE and shall be reduced proportionately for lesser FTEs. (i.e: 80% FTE accrue 80% of the hours/month and are subject to 80% of the cap).

24.2 Work Week

24.2.1 Librarians shall work a work week of thirty-seven and one-half hours (37 1/2).

24.2.2 Librarians who are members of University, joint contractual, faculty or Association Committees shall have a reasonable amount of leave time to attend meetings of said committees, provided essential library operations are covered and advance notice is given to the Library Dean. If the Dean determines essential library functions will not be adequately covered in the absence of a librarian, leave to attend meetings may be denied. Permission to attend such meetings shall not be unreasonably denied.

24.3 Termination or Discipline of a Librarian

24.3.1 Probationary Appointment
Termination by the University of a librarian with a probationary appointment is not subject to the grievance or arbitration procedure set forth herein. Nothing in this Agreement shall be construed to abrogate a terminated probationary librarian’s rights to seek redress in the courts on the basis that the termination was contrary to federal or state law but no rights under this contract shall be deemed to exist. Probationary librarians released during their second year of employment shall normally be given thirty (30) days notice.

24.3.2 Permanent Appointment
A librarian with a permanent appointment can be terminated or disciplined by the University only on the basis of the just cause principle as defined by arbitration case law pertaining to Labor- Management Relations under the National Labor Relations Act. A librarian who is terminated by the University pursuant to this section shall normally be given six (6) months' notice. Termination or discipline of a librarian with a permanent appointment is subject to the grievance and arbitration provisions set forth in this contract.

24.3.3 Moral Turpitude
Librarians who are disciplined and discharged for reasons of moral turpitude shall not be entitled to six (6) months' notice. "Moral turpitude" shall be used as it is commonly understood in higher education.
24.3.4 Violation of any article or provision of this Agreement may result in disciplinary action against a bargaining unit member.

24.4 Layoff of a Librarian with a Permanent Appointment

In the event that reduction of the librarian work force requires the layoff of a librarian with permanent appointment, the layoff shall be done on the basis of retaining librarians with the qualifications to perform the work which remains available. The determination of the work which remains or the determination of what work, tasks, or responsibilities shall remain is at the discretion of the University and shall not be arbitrable. If two or more librarians with permanent appointment have the qualifications to perform the work that remains, the first librarian to be laid off will be the librarian who has the least length of service with the University as a librarian with permanent appointment; a librarian with a permanent appointment who is laid off by the University shall be given at least six (6) months’ notice. Layoff of a librarian with permanent appointment is subject to the grievance and arbitration provisions set forth herein subject to limitations set forth in this Article. This provision (24.4) shall not cover probationary librarians.

24.5 Reemployment Rights of a Librarian with a Permanent Appointment

A librarian with a permanent appointment who is laid off because of a reduction of the workforce shall be eligible for priority reemployment for a period of five (5) years after layoff if a library position for which she or he is qualified becomes available. If two or more such librarians have the qualifications to do the available work, the person who had the greatest length of service as a librarian with permanent appointment shall be given first priority. These provisions are subject to the grievance and arbitration provisions set forth in this Agreement subject to limitations set forth in Article 24.

24.6 Promotion

24.6.1 Ranks

Librarian ranks are Assistant Librarian, Associate Librarian and Librarian.

24.6.2 Criteria for Librarian Ranks

(A) The criteria for librarian ranks are as follows:

(1) The criteria for the rank of Assistant Librarian are possession of an M.L.S. degree from an American Library Association accredited library school or its equivalent and ability to fulfill the requirements of the position assigned.

(2) The criteria for the rank of Associate Librarian, in addition to the qualifications for Assistant Librarian, are five (5) years’ full-time service as a professional librarian at the level of Assistant Librarian or its equivalent; evidence of outstanding professional competence; and service to the University, the community or the profession.
(3) The criteria for the rank of Librarian, in addition to the qualifications for Associate Librarian, are five (5) years' full-time service as a professional librarian at the level of Associate Librarian or its equivalent with at least one year of this service at the University; evidence of outstanding fulfillment of the job requirements and of mature professional competence; and outstanding service and leadership in the University, the community or the profession. For librarians hired after July 1, 2011, there must also be evidence of scholarly activity, research, or other creative work.

(B) The minimum number of years of service required in the above criteria must be completed before July 1st of the year in which the promotion takes effect.

24.6.3 Peer Review

(A) There shall be a Library Peer Review Committee which shall, unless excused by the Dean, make a written recommendation to the Dean on all matters relating to promotion of Librarians pursuant to this Article. The Committee shall elect a Chair.

(B) Committee Composition

(1) The committee shall be composed of three (3) Librarians elected by Association members who work in the Library. Deviations to committee composition shall be by mutual written agreement of the Dean and a (one) representative of the Librarians.

(2) The charge of the committee is to review all applications for promotion. Such reviews shall be made at meetings called for this purpose. All committee members shall be present at such meetings.

(C) Committee Procedures

(1) The Dean shall notify all Librarians eligible for promotion by August 1.

(2) It is the responsibility of the Librarian applying for promotion to provide the Dean with all relevant materials for consideration by September 15 of the academic year in which the application is to be reviewed. Application for promotion shall be made on forms provided by the Dean. The Librarian shall review the entire application and all accompanying materials to ensure all documents and supporting materials have been submitted pursuant to procedures outlined in this Article. Absent such review, the file will be deemed incomplete for purposes of consideration of an applicant for promotion.
Applications shall include (in duplicate) an application form, a vitae, evidence on how promotion criteria have been met, specific committee assignments, and all other relevant material, including a Librarian Career Prospectus (LCP) form(s).

The application and all supporting materials shall be submitted to the Dean. The Dean shall have up to three (3) weeks to review the application materials and notify the Librarian in cases where the application or accompanying materials are incomplete. Such notification shall be in writing and identify specific items where the application or accompanying materials are incomplete. Upon receipt of notification, pursuant to (4) above, a Librarian shall, within ten (10) days, forward (in writing) missing or incomplete items to the Dean.

Failure by the Librarian to forward these items in application materials to the Dean shall not obligate the University to consider such items. Failure by a Librarian to forward these items in accordance with this Article shall not be used as a basis for ruling (by the peer review committee) that a denial by the University is unjust. The Dean shall forward all application materials to the Librarian Peer Review Committee by November 15.

All committee members must attend meetings in person and all recommendations (affirmative or negative with rationale) shall be set forth in writing (with a vote count).

The Librarian Peer Review Committee shall meet and review all candidate files forwarded by the Dean. Work (and related accomplishments which pertain to responsibilities of librarians as set forth in this Article) performed after hiring is the basis for the first promotion and work performed after a previous promotion is the basis for the next promotion. The categories in which an applicant is to be judged for promotion are set forth in 24.6.4 (A) through (D).

During the time the committee is considering a candidate for promotion or tenure, the committee shall meet once with the Dean if the Dean requests a meeting. The purpose of the meeting shall be to provide an opportunity for the Dean to comment on the application(s) and supporting materials of candidates for promotion and to answer any questions the committee may propose. The committee may, at its discretion, meet with the Dean on other occasions.

A recommendation regarding each candidate shall be considered affirmative if and only if it is supported by a majority of the entire committee membership. Should an application receive less than a
majority recommendation, the committee shall be considered not to have made a recommendation.

(10) The Chair of the Librarian Peer Review Committee shall forward individual written recommendations of the committee to the Dean and the candidate by December 15.

(11) Upon written request by a majority of the committee, the Dean will provide a summary of outside reviews (if such exist) to the Librarian Peer Review Committee. The accuracy of the summary of such reviews shall be verified by the Chair of the Librarian Committee. All documentation used to verify accuracy will be reviewed by the Chair and the Dean in a specific meeting set for this purpose. These individuals (the Dean and the Chair) shall be the only people present at such meeting.

(12) All information and documentation referred to in this process and in this provision shall remain strictly confidential.

(D) Review by Dean/University. The Dean shall review all relevant information forwarded by the Librarian Peer Review Committee and make a recommendation to the University on the matter of promotion. Candidates will be notified no later than March 21 of the academic year in which an applicant is considered for promotion.

(E) The University shall have sole authority to accept or reject the recommendation of the Dean on matters of promotion and the sole authority to determine at what promotional level or rank to which a Librarian is appointed.

(F) Promotions will become effective July 1 except for appointments to Department Head, which may be made by the University at any time.

24.6.4 Standards for Granting Promotion

In considering an application for promotion to the rank of Associate Librarian or Librarian, the Dean shall apply the standards set forth in this section with reference to the criteria for the rank for which application is made.

For promotion to Associate Librarian, the three standards by which the applicant is to be judged are: job effectiveness; professional growth and activity; service to the University and the community. Scholarly activity, research or other creative work are highly encouraged but are not required. For promotion to Librarian, the fourth standard, scholarly activity, research, or other creative work is required for all applicants hired at the University in 2011 forward.

No librarian is entitled to promotion solely because of length of service. Job effectiveness is deemed of greater importance than any other standard. The
standards for promotion to Full Librarian are more stringent than those for promotion of Associate Librarian. Standards for promotion to Associate Librarian are more stringent than those for appointment to Assistant Librarian.

(A) Job Effectiveness
Excellence in job performance is the most important attribute of a professional librarian. In order to judge fairly the total job effectiveness of each professional librarian, the following factors should be documented:

(1) Command and knowledge of the general principles of librarianship and of one’s specialty area;

(2) Fulfillment of one’s principal responsibilities;

(3) Consistency of performance, judgment, leadership, and ability to work effectively with others;

(4) Ability to direct the activities of subordinate staff members;

(5) Knowledge of current developments in one’s area of responsibility; and

(6) Ability to apply ideas gained from individual study and observation to the improvement of one’s area of responsibility in the library.

(B) Professional Growth and Activity
A librarian’s professional commitment and contribution to the library profession should be evaluated by taking account of such activities as the following:

(1) Relevant additional educational achievement, including further formal education or informal education through participation in workshops, conferences, symposia, etc. designed to update and extend professional knowledge;

(2) Attendance at meetings and conferences of international, national, state and local professional and scholarly organizations;

(3) Assumption of committee and/or elected office responsibilities in professional organizations; and

(4) Teaching, lecturing, editorial activity, conducting workshops, consulting, or similar service.

(C) Services to the University and the Community
The librarian will submit evidence of effective library-wide and University-wide service (including service to the USF Faculty
Association, serving on committees, study groups, and task forces), and of professional librarian services to the community, state and nation.

(D) Scholarly Activity, Research or Other Creative Work
The librarian may submit evidence of scholarly activity, research, or other creative work. These may include, but are not limited to, the following:

1. Publication in a professional library or information science journal or in a scholarly journal of another field;
2. Publication of a book by a commercial or University press;
3. Reviews of books or other media;
4. Presentation of an invited paper or participation on a panel at a meeting of a professional association;
5. Contribution of scholarly or creative content to new media (for example, authoring a website, moderating an electronic discussion list, editing a blog, newsletter, etc).

24.7 Department Heads

24.7.1 Department Heads shall be governed by the following stipulations set forth below:

(A) Appointment or promotion to a Department Head position is made by the Dean at the rank of Associate Librarian or above. Length of service requirements for Department Heads or Associate Librarians may be shortened for such promotions at the discretion of the Dean, provided all other qualifications for the rank and appointment are met.

(B) In order to be promoted to the next highest rank, a Department Head for whom the length of service requirement was shortened may be required, at the discretion of the Dean, to complete years of service additional to the minimum number of years specified in the criteria for the next highest rank. When such additional years of service are required, they shall not exceed the number of years previously waived.

(C) Department Heads shall remain in the bargaining unit. The determination of the number of Department Heads, or who gets appointed to them, shall be an exclusive non-grievable right of the University.

(D) Department Heads shall be accountable to the Dean and shall perform duties and responsibilities as set forth by the Dean. In addition to regular library and departmental assignments, such duties may include but not be limited to: planning, scheduling of library services, library program development and review, recruitment, budgeting, report writing, evaluation for advancement, peer review, and review of library policies.
and procedures, participating in library and university-wide task forces and standing committees, advising on library management organizational issues, and similar administrative duties as may be assigned.

(E) Effective January 1, 2017, Department Heads shall be compensated with a salary of $2,000 per year above scale for their rank and step. Should a Department Head not perform the aforesaid duties, as determined solely by the Dean, such additional salary may be withdrawn by the Dean and the individual shall be reassigned.

(F) Should the withdrawal of the stipend and reassignment of the Department Chairperson be grieved by the Department Head and then appealed to arbitration by the Association in strict conformance with Articles 38 and 39 of this Agreement, the sole question before an arbitrator, unless the scope of the grievance is broadened by mutual agreement of the parties, shall be: "was the withdrawal of the $1000 stipend and reassignment of the Department Head by the Dean a substantively unfair decision".

24.8 Librarian Career Prospectus for Librarians (LCP)

24.8.1 All Association members in the Library shall complete an LCP set forth below in 24.8.2 (unless excused by the Dean) subject to the terms and conditions set forth below:

24.8.2 The Librarian Career Prospectus (LCP) for Librarians provides an opportunity for librarians to discuss their contributions in the areas of assigned duties, service, and creative activities with the Dean and to develop collaboratively an agenda for the upcoming year. To help in the development and discussion of the LCP, librarians shall develop a narrative which addresses (A) through (G) below.

(A) Librarians shall discuss, for the past academic year, the extent to which they have accomplished the goals set out in a previous LCP(s). The discussion should include, but need not be limited to: a description and review of the work completed and progress made in realizing goals in each of the following areas:

(1) Duties and related development

(2) University, professional, community and service activities

(3) Scholarly activities, research, and other creative work (OPTIONAL)

(B) Librarians shall discuss plans as they relate to the Library and individual professional objectives for the next year. The form of the narrative is flexible but comments should incorporate the objectives librarians wish to accomplish in the areas of assigned duties, and service, and creative activities. Comments should include, but need not be limited to, the topics, identified below:
(1) Assigned duties
   (a) Discussion of assigned duties, including any proposed changes, assessment activities, and
   (b) Development priorities related to assigned duties

(2) Service other than work assignment
   (a) Nature/extent of participation on University and School/College committees and
   (b) Other service to the University, the profession or the community.

(3) Creative activities of a professional nature (OPTIONAL-address as appropriate-e.g., presentations, major association commitments, etc.)
   (a) Area(s) of primary interest and relationship to longer term goals,
   (b) Publications and paper development goals, and
   (c) Planned research and creative work not reflected through publications or papers.

(C) Librarians shall describe specific support needed to realize the objectives they have set.

(D) Librarians shall provide an overview of long term plans for the next three (3) to five (5) years. This overview will help place the goals for the upcoming year in a broader context and will be helpful for developing Library and personal long term goals. The response to this component of the LCP shall not be considered part of the prospectus for purposes of determining whether LCP goals and objectives were realized.

(E) The submitted goals and objectives have been reviewed and constitute an agreed upon set of guidelines for the time period covered by this LCP. While acknowledging agreement on the goals and objectives, these signatures do not constitute an agreement that all resources can be provided. It is also recognized that the Dean reserves the right to change assigned duties after consultation with the Librarian and consistent with other terms of this Agreement. For Librarians on probation, completion of the LCP does not guarantee continuing employment or promotion. Completion of an LCP does not abrogate any other contractual obligations of a Librarian.

Signature (Librarian)

Signature (Dean)

(F) The Amendments to items (A) through (E), included on the affixed addendum, have been made after discussion between the Dean and the
All Librarians agree to substantially complete (as determined by the Dean) goals and objectives set forth in their LCP. In all cases where disputes or grievances may occur, Article 22.6 through 22.99 of this Agreement shall apply as appropriate for Librarians, who do not comply with Article 24.8.

24.8.3 Professional Development Leaves

(A) The purpose of a professional development leave is to increase the effectiveness of the Librarian to the University, the library, and to afford that Librarian an opportunity for professional development.

(B) Eligibility

(1) A Librarian who has been given permanent status shall be eligible for a professional development leave.

(2) Librarians approved for a professional development leave by the Dean will have the option of taking a leave not to exceed seven (7) calendar weeks in duration. No Librarian may be approved for more than two (2) leaves in any five (5) year period.

(3) Librarians approved for a professional development leave by the Dean will have the option, if working on an article for a peer reviewed journal, to take a leave not to exceed ten (10) calendar weeks in duration once every five years.

(4) Professional development leaves are contingent upon staffing and scheduling requirements and may be denied by the Dean if the professional development leave does not meet the purpose set forth in 24.8.3 (A).

(5) The professional development leave plan and schedule of activities must be approved, in writing, by the Dean, prior to a Librarian taking such leave.

(C) Application for professional development leave. An application for such leave shall include the following:

(1) The presentation of a written plan for professional development activities. The plan shall include specific professional development
activities, goals, and other related information; times, schedules, etc.

(2) The Librarian's agreement to return to service with the University for one (1) academic year (unless waived in writing by the Dean) following successful completion of the leave. Should a Librarian not return to the University pursuant to the above, he/she agrees to refund the compensation paid to him/her by the University during the professional development leave.

(3) The Librarian's agreement to submit a written report (unless waived by the Dean) on the extent to which he or she achieved the purpose the leave was granted. This report shall be submitted to the Dean and the Professional Development Leave Committee within thirty (30) days of the conclusion of such leave.

(4) Professional Development Leave Committee

(a) A committee of three Librarians elected by all Librarians and one individual selected by the Dean shall evaluate all professional development leave applications as to their purpose and the value of awarding such leave to the individual, the University, and the library.

(b) The committee shall meet in person for the purpose of recommending up to two (2) candidates each academic year. It is understood that the committee may develop additional criteria for the recommendation of such leaves to the Dean in addition to criteria set forth in this Article. However, the committee may not recommend any applicant who is not eligible, or who does not apply pursuant to this Article and who fails to meet all criteria and conditions set forth in this Article.

(c) The committee shall make specific written recommendations to the Dean including a rationale and rank ordering of candidates. Such recommendations shall be made within thirty (30) days of receipt of all applications and, at a minimum, no later than November 15 of the year.

(d) The Dean shall review such reports set forth in (c) above prior to making a final decision concerning which Librarians will be awarded a professional development leave.

(e) The decision of the Dean in regard to rejecting a recommendation from the Professional Development Leave Committee shall be reviewable by an arbitrator but may be overturned only in cases where the Association demonstrates that the Dean's rejection of such recommendation was substantively unfair.
(f) In cases where the individual librarian or committee does not comply with terms and conditions of this Article, professional development leaves may not be awarded.

(g) Librarians who substantially fail to complete all requirements for a professional development leave shall not be eligible to begin accumulating time for a subsequent leave until such requirements are completed.

(h) The professional development leave provision of this Agreement will automatically be subject to reopener negotiations as part of the salary provisions of this Agreement.

(D) All applications for professional development leave shall be submitted in writing pursuant to provisions in this Article to the Dean on or before September 1 of the year preceding the calendar year in which the leave is to begin.

(E) Final approval or denial of a professional development leave will be given in writing by the Dean on or before December 15.

24.8.4 Librarian Bereavement Leave
The University shall grant three (3) working days off with pay in the event of the death of an immediate family member. However, librarians traveling outside of the nine (9) Bay Area Counties (Sonoma, Marin, Contra Costa, Solano, Alameda, San Francisco, San Mateo, Santa Clara, and Monterey) to attend a funeral may be granted an additional two (2) working days off with pay. The immediate family shall include the following: spouse, registered domestic partner, child, sibling, parents, parents-in-law, step-father, step-mother, legal guardians, grandparents, stepchildren, foster children living in the home, daughter-in-law, son-in-law, grandchildren, or any other relative living in the family household. Additional unpaid leave of absence may be requested if necessary and approved by the Dean. It is the intention of this provision that persons that take such leave shall actually be attending the funeral of the member of the immediate family and/or attending to pre- or post-burial matters.

24.9 Retirement Status of Librarians

24.9.1 The University, at its sole discretion, may award to a retired librarian the title "Librarian Emeritus," which shall include all rights and privileges in section 24.9.2 below and such other privileges as the University chooses to bestow. Decisions governing Librarian Emeritus status shall not be grievable.

24.9.2 Librarians who retire in good standing with the University shall continue to enjoy the following privileges:

(A) library privileges;

(B) access to all University facilities;
(C) invitations to University convocations and receptions;

(D) eligibility for such benefits as parking permits and tickets to University events on the same basis as active librarians; and

(E) listing in the University Catalogue with the designation "Retired" after their name.

24.9.3 A request for early retirement must be made to the Library Dean by December 15th of the final year of full-time service. Early retirement does not preclude the possibility of employment for special purposes according to the needs of the University, including library service at a reduced load, one-half or one-third, with reduced compensation. Individual agreements for early retirement shall be worked out with the Dean and are at the discretion of the University.

24.10 Librarian Holidays

(A) Librarians shall not be required to use vacation or unpaid leave for more than three (3) days during the annual Christmas/New Year’s break.

(B) Librarians shall have no fewer than twelve (12) paid holidays. Such holidays shall mirror those contained in the OPEIU collective bargaining agreement. The following ten (10) days are designated as paid holidays. However, the University guarantees no fewer than twelve (12) paid holidays per year.

New Year’s Day
Martin Luther King Jr. Day
President’s Day
Good Friday
Memorial Day
Independence Day
Labor Day
Thanksgiving Day
Day After Thanksgiving
Christmas Day

(C) For calendar years 2017, 2018, 2019, 2020, 2021 and 2022 all full-time Librarians will receive one (1) paid day off for Spring Break during the month of March or April. This particular day will be mutually agreed upon by each Librarian and the Dean based on the Library’s operational needs.

ARTICLE 25. Department Chairs

25.1 All department chairs shall remain in the bargaining unit.

25.2 The department chair shall be accountable to the Dean and shall perform duties and responsibilities as set forth by the Dean. Such duties may include but not be limited to:
communication with faculty, student advising, scheduling, budgeting, program
development and review, recruitment, report writing, planning department functions,
working with the Dean on administrative responsibilities, evaluation and review of
appointment procedures, reporting to the Dean on faculty accountability for workload or
for funds spent for departmental activities, curriculum and the like. The department chair
shall be compensated with released time. Released time shall be from three (3) to six (6)
units in the School of Education and the School of Nursing and Health Professions and
four (4) to eight (8) units in the College of Arts and Sciences and the School of
Management per semester as determined by the Dean. Should the department chairperson
not perform duties as set forth by the Dean, such released time shall be immediately
withdrawn and the individual may be reassigned by the Dean.

25.3 All full-time faculty, without exception, may participate in the election of the chair. The
election for chair shall be by secret ballot and by a simple majority of members who are
present to vote.

25.4 If the Dean determines that a department chair is not fulfilling responsibilities as set forth
in the Labor Agreement, he or she may request the department in writing to elect another
chair. Should the department faculty fail to vote for and designate a new chair within two
weeks from the date they are requested to do so by the Dean, the Dean shall request
another election. Should the department faculty fail to vote for and designate a new chair
within two weeks after a second written request from the Dean, the department shall
forfeit the right to elect a chair, and the dean may: administer the department from his or
her office; or merge the department with one or more departments within the University.

The University has the sole non-grievable right to identify which faculty members shall
become department chairs.

ARTICLE 26. Leaves of Absence

26.1 Sabbatical Leaves

26.1.1 Purpose
A sabbatical leave is awarded for the intellectual and academic enrichment of the
faculty member and for the benefit of the University through improved teaching
and scholarship.

26.1.2 Eligibility

(A) An Association member shall be eligible for a sabbatical leave beginning
in his or her seventh year of continuous full-time service at the University,
and in the seventh year following each sabbatical leave granted.

(B) An Association member shall not normally be granted a sabbatical leave
during a terminal or retirement contract.

(C) The eligible faculty member may select either a one-semester sabbatical
leave at full compensation or two semesters. An eligible faculty member
who selects the two-semester option shall be compensated at three-quarters (75%) of his or her annual (academic year) salary.

(1) If eligible faculty apply for and are awarded a sabbatical leave at 75% of their annual academic year salary pursuant to this Article, such sabbatical leave may be deferred by agreement of the University and faculty member. Deferred leaves shall be funded. Agreement to defer a sabbatical pursuant to this clause shall not increase the seven (7) year waiting period for eligibility for a subsequent sabbatical leave, except by mutual agreement of the faculty member and the University. The decision to defer such leaves does not extend this provision beyond July 1, 2022 unless this provision is specifically renegotiated and agreed to by the parties. Faculty awarded such leaves through February, 2016 shall be eligible to take them the following year.

(D) Sabbaticals are contingent upon staffing and scheduling requirements and may be denied by the Dean if the sabbatical does not meet the purpose as set forth in 26.1.1.

(E) A full-time faculty member in the fourth year of a probationary appointment shall be eligible for either a one-semester sabbatical leave at full compensation or two semesters at half compensation under the following conditions:

(1) Such faculty member shall be in good standing at the University; e.g., shall not have performance or disciplinary related problems.

(2) Such faculty member shall have worked at the University for at least three full years and no more than one (1) year prior credit towards tenure shall have been awarded. Application for such leave shall be made by December 15 by faculty in their third year of appointment as defined above.

(3) The plan, sabbatical and schedule of study for a faculty member awarded a fourth year sabbatical must be approved in writing by the Dean.

The following condition applies to fourth year sabbatical leave provisions.

Faculty awarded a fourth year sabbatical shall be eligible for a sabbatical leave six (6) years after they have been granted a sabbatical leave, where such faculty have complied with all sabbatical leave requirements and have achieved tenure at the University.

(4) A faculty member who receives a sabbatical leave pursuant to 26.1.2 (C) shall not be eligible to receive another sabbatical leave.
pursuant to 26.1.2 (A) until the seventh year following a sabbatical leave.

(5) Exceptions to the above (to expand eligibility) may be made by the Dean. Such exceptions shall not be precedent setting.

26.1.3 Applications

Application for sabbatical leave shall include the following:

(A) The presentation of a definite plan for the scholarly use of the sabbatical.

(B) An indication of the specific semester(s) for which the leave is requested.

(C) The description of any fellowship and/or grant pending or secured at the time of making application for sabbatical leave.

(D) The applicant’s agreement to return to service with the University for one academic year in the period immediately following expiration of the leave; or to refund the compensation paid him or her by the University during his leave, unless this obligation is specifically waived or deferred by the University.

(E) The applicant’s agreement to submit a written report on the extent to which he or she has achieved the purpose for which the leave was granted; this report shall be submitted to the Dean of his or her school or college.

(F) Within each school or college, all applications for sabbatical leaves shall be submitted to the Dean on or before December 15th of the fiscal year preceding the University fiscal year in which the leave is to begin.

26.1.4 Conditions

(A) The applicant is expected to sign a statement that she or he will return to the University for at least one (1) academic year following the sabbatical leave.

(B) A report of the results of the sabbatical leave must be filed with the Dean within ninety (90) days after the beginning of the semester immediately following the end of the sabbatical leave.

(C) An individual on sabbatical leave shall not give, for compensation, personal service that will adversely affect the sabbatical leave project. Any service for compensation shall be reported to and must be approved in advance by the Dean.

(D) Formal study for an advanced degree is not normally acceptable as a sabbatical leave project. Exceptions to this regulation require the written
approval of the Dean of the candidate’s school or college prior to filing of the application.

(E) Faculty who fail to substantially complete all requirements for a sabbatical leave shall not be eligible to begin accumulating time for a subsequent sabbatical until such requirements are completed.

26.1.5 Final approval or disapproval will be given in writing by the Dean on or before February 15th.

26.1.6 A denial of sabbatical leave shall be subject to the grievance and arbitration procedure contained in Articles 39 and 40 of the Agreement.

26.1.7 It is understood that the provision of sabbatical leaves at three-quarters (75%) of salary for two semesters (26.1.2 (C)) will not continue automatically and must be renegotiated subsequent to July 1, 2022.

26.1.8 Sabbatical Support and Merit Recognition Fund

Effective Academic Year 2016-2017, the University shall provide a fund of $100,000 per year for sabbaticals taken by Association members (including Term faculty). The fund shall be divided as follows:

(A) Half of the fund ($50,000) will be used to provide support to cover expenses for faculty sabbatical projects. Eligible expenses include direct costs related to carrying out the sabbatical project including: travel; research costs such as copying, transcription, surveys, statistical consulting, etc.; and undergraduate or graduate research assistant salaries. Funds may not be used to supplement the Association member’s salary provided under section 26.1.2 (C).

(B) A joint committee consisting of three Association members and three administrators will be responsible for developing the proposal process (including setting limits on the size and number of awards), evaluating the proposals, and recommending the awards to the Office of the Provost.

(C) The Office of the Provost will make the final determination for the awards, and not all of the pool need be awarded if it is determined there are not a sufficient number of proposals that meet the proposal criteria.

(D) Any funds not awarded from the pool during the then-current fiscal year will roll over into the pool in the next fiscal year.

(E) Half of the fund ($50,000) will be used for the existing Post-Sabbatical Merit Award Fund.

(F) A USFFA committee will review the applicant's sabbatical leave proposal, the quantity and the quality of the scholarly, artistic, or creative work produced during the sabbatical leave, and the extent to which the work proposed in the
The sabbatical leave proposal has been completed.

(G) The Office of the Provost in consultation with the Deans will make the final determination for the awards, and not all of the pool need be awarded if it is determined there is not a sufficient number of proposals that meet the proposal criteria.

(H) Any funds not awarded from the pool during the then-current fiscal year will roll over into the pool in the next fiscal year.

(I) Effective 2017-18, the Sabbatical Support and Merit Recognition Fund will be $100,000.

(J) Effective 2018-19, the Sabbatical Support and Merit Recognition Fund will be $100,000.

(K) Effective 2019-20, the Sabbatical Support and Merit Recognition Fund will be $110,000.

(L) Effective 2020-21 the Sabbatical Support and Merit Recognition Fund will be $110,000.

(M) Effective 2021-22 the Sabbatical Support and Merit Recognition Fund will be $115,000.

(N) Effective 2022-23 the Sabbatical Support and Merit Recognition Fund will be $115,000.

26.1.9 Sabbaticals for Term Faculty

26.1.91 Purpose

A sabbatical leave is awarded for the intellectual and academic enrichment of the faculty member and for the benefit of the University through improved teaching and scholarship.

26.1.92 Eligibility

(A) An Association member shall be eligible for a sabbatical leave beginning in his or her eight (8th) year of continuous full-time service at the University, and in the seventh year following each sabbatical leave granted. Term faculty will be eligible to apply for a one-semester sabbatical at 100% of their regular academic year salary.

(B) An Association member shall not normally be granted a sabbatical leave during the final year of a multi-year contract or as part of a one-year contract.
Sabbaticals are contingent upon staffing and scheduling requirements and may be denied by the Dean if the sabbatical does not meet the purpose as set forth in 26.9.1.

Up to two term faculty sabbaticals will be granted during the academic year 2017-2018, one term faculty sabbatical may be granted during the academic year 2018-2019 one term faculty sabbatical may be granted during the academic 2019-2020, one term faculty sabbatical may be granted during the academic 2020-2021, up to two term faculty sabbaticals may be granted during the academic 2021-2022, and one term faculty sabbatical may be granted during the academic 2022-2023, across the university.

The final decision regarding granting of a sabbatical will rest with the Deans and Provost.

26.2 Special Leave

26.2.1 “Special leave” refers to leave taken for purposes which include engaging in public service, formal study, research, or teaching at another institution. Among the factors considered is the likelihood, in the University’s judgment, that the leave will make a significant contribution to the professional growth of the faculty member or the librarian. The term of leave is ordinarily one year. It may be renewed only with permission of the Dean or Library Dean.

26.2.2 For a probationary faculty member, scholarly leave of absence for one year or less will count as part of the probationary period for tenure as if it were prior service at another institution unless the faculty member and the Dean agree in writing to an exception to this provision at the time the leave is granted. Whether or not special leave is considered as service to the University for purposes of advancement in rank, or as part of the probationary period for tenure, or as counting towards eligibility for sabbatical, must be agreed to in writing by the Dean and the faculty member before the beginning of the leave.

26.2.3 A special leave is a leave without pay or compensation, but it shall be possible for the faculty member or librarian to make arrangements with the Human Resources to assume financial responsibility for payments in order to keep medical or other insurance in force during the period of leave, if so permitted by the suppliers of such insurance.

26.2.4 A special leave should be applied for as early as possible, so that the University can plan satisfactorily for the absence of the faculty member or librarian on leave. Applications shall be made to the Dean.

26.2.5 A tenured faculty member granted special leave does not lose tenure rights unless he or she does not return to the University within three (3) years. The faculty member or librarian shall return to the same step on the salary scale which she or he would have enjoyed without the leave, unless other arrangements, agreed upon
in writing before the leave, have been made, provided she or he returns in one (1) year.

26.3 **Sick Leave**

26.3.1 Sick leave for an extended period may be applied for through the Dean. Upon submission of a physician’s certification of illness, or other proof of illness as required by the University, the University will pay up to three months’ compensation for probationary or tenured faculty members or librarians, only for the period of time which he or she is scheduled to work.

26.3.2 After seven (7) days of disability, Voluntary Disability Insurance will pay up to $840 per week and the University contribution will be reduced by this amount. An informative brochure and further information are available in the Human Resources. In order that voluntary insurance may be applied for, it is the responsibility of the faculty member or librarian to notify the Human Resources as soon as possible, but no later than three (3) weeks after the beginning of sick leave.

26.3.3 Faculty members or librarians are provided long-term disability insurance for illness which lasts longer than six (6) months.

26.3.4 If the University believes that a health condition is interfering with the scope or quality of the Association member’s professional responsibilities, the Association member shall be consulted in an attempt to resolve the problem. If no agreement is reached, the Dean may require the Association member to request an appropriate leave of absence pursuant to this Article, which shall normally be sick leave.

26.3.5 Librarian Sick Leave
For new hires after July 1, 2011: Librarians shall be vested with six (6) days sick leave on the date of hire and accrue one day per month up to 75 days maximum (562.50 hours). Librarians hired prior to July 2, 2011, will be allowed to use their current sick leave balance without accrual until they reach the 75-day threshold (562.50 hours). Thereafter, they shall accrue 1 day per month to the maximum of 562.50 hours.

26.4 **Jury Duty**

(A) Faculty:
Leave of absence for jury duty shall be granted to a faculty member by the Dean. In such cases, the faculty member will receive his or her salary less the amount given for jury duty.

(B) Librarians:
Jury Duty includes actual jury duty service and all hours spent in preliminary examination and interviews required for such service. Jury Duty pay is for regular full-time Librarians, including those in their probationary period.
A Librarian will receive his/her regular rate of pay for the first 10 workdays while on jury duty each time he/she is called for jury service. Leave without pay or accrued vacation time may be requested for jury duty service beyond 10 workdays. When asked by the court as to how many days the University will pay for jury duty, the Librarian should state that the University policy allows payment for 10 workdays only.

Jury duty pay (less mileage) provided by the courts must be remitted to the Payroll Office by the Librarian as an offset against regular earnings for the days of paid jury service. A copy of the summons must be attached to the check received from the court. Contact the Assistant Payroll Manager for further information. Additionally, time in jury service should be noted on timesheets/leave reports.

On any day when a Librarian on jury duty status is not required to report to the court, the Librarian is required to report to his/her regular work.

26.5 Military Leave

The University shall make provision for short leaves with pay [up to fifteen (15) days] for military training, and extended leaves without pay for military service or defense work.

26.6 Parental Leave, including Pregnancy Disability Leave

An Association member shall be granted unpaid parental leave for a period of up to one (1) year for each pregnancy. This one (1) year leave for each pregnancy is intended to cover, individually or in combination, any periods of disability due to pregnancy or related medical condition and of parental leave to be home with a newborn child. Faculty women on leave as a result of disability due to their pregnancy or related medical conditions shall, upon request, receive sick leave and disability leave pay for four (4) weeks prior to the expected delivery date of the infant and for six (6) weeks after the birth date. To receive consideration for pay for longer or alternative periods of time (in return for a non-teaching assignment), the Association member can consult with the Dean. The decision of the Dean in this matter shall be final.

Parental leave benefits as outlined above shall not be abridged by the end or beginning of the semester before or after the birth of the child. Whether parental leave is counted as length of service for purposes of advancement in rank and salary, or as part of the probationary period for tenure, or as counting towards eligibility for sabbatical leave, must be agreed to in writing by the Dean or Library Dean and the Association member before the beginning of the leave.

26.7 Paternity/Maternity Leave

All probationary faculty, male or female, expecting a child (biological or adopted), will have the option to extend the probationary period (tenure clock) by one year for each pregnancy or adoption event. This language is not intended to extend the probationary period for one year per child when the pregnancy or adoption is multiples.
The faculty member's choice to extend, or not extend, the probationary period under this article shall play no role whatsoever in peer review evaluations or the University's criteria for applications for tenure or fourth year sabbatical leave.

26.8 Bereavement Leave

The University shall grant paid bereavement leave for up to three (3) working days in the event of a death in the immediate family (spouse, Registered Domestic Partner, child, sibling, stepchild, foster children living in the home, stepfather, stepmother, parents, parents-in-law, legal guardian, daughter-in-law, son-in-law, grandchildren, grandparents or any other relative living in the family household). Faculty traveling outside the 9 Bay Area counties (Sonoma, Marin, Contra Costa, Solano, Alameda, San Francisco, San Mateo, Santa Clara, Monterey) to attend a funeral may be granted an additional two working days off with pay. It is the intention of this provision that persons that take such leave shall actually be attending the funeral of the member of the immediate family and/or have to attend to pre- or post-burial matters. Additional unpaid leave of absence may be requested if necessary and approved by the Dean.

ARTICLE 27. Outside Employment

27.1 It is recognized that many of the activities in which Association members engage, e.g., consultation, lecturing, research, or teaching, contribute to their professional growth and material well-being. However, the University is the primary place of employment and the Dean shall have the right to compel an Association member to curtail or terminate outside employment when such work is interfering with the work responsibilities of the Association member as such are set forth in this Agreement.

27.2 Each Association member must inform his or her Dean of all outside employment he or she undertakes. If the Dean feels that such outside employment is interfering with the scope or quality of the Association member’s professional performance, she or he shall consult with the Association member to try to resolve the problem. If no agreement is reached, the Dean may ask the Association member to terminate his or her outside employment.

27.3 Association members requested to cease outside work by the Dean shall do so within seven days or be subject to disciplinary action up to and including termination.

27.4 In cases where disputes regarding this Article are grieved to arbitration, the sole question before the arbitrator shall be, “whether the outside employment of the Association member has interfered with the fulfillment of his or her work responsibilities as set forth in the Collective Bargaining Agreement.” In fashioning this award, the arbitrator shall recognize the Dean as responsible for ensuring that faculty deliver educational services and fulfill workload responsibilities as set forth in this Agreement.

In cases where an Association member is disciplined or terminated subject to this Article, an arbitrator may make the grievant whole, if, indeed, the arbitrator upholds the grievance.
27.5 The parties agree faculty shall be held accountable to workload standards, hours and related requirements as such are set forth in Articles 19 and 22.

27.6 Association members shall refrain from teaching at other colleges or universities during the academic year until the matter has been discussed with the Dean.

**ARTICLE 28. Administrative Teaching**

28.1 Administrators shall not perform Association member work on a regular and systematic basis.

28.2 Administrators may not teach more than one (1) course (one to four units) per semester.

28.3 Exceptions to the above may be granted with the mutual approval of the University and the Association.

28.4 Administrators who teach six (6) or more units shall become members of the Association. However, before amending the Association, the University and the Association shall meet to discuss this action.

28.5 In those instances in which an Association member and an administrator are both qualified to teach a course, preference in the assignment of that course shall be given to the Association member.

28.6 Administrators may regularly be assigned courses for which there is no qualified Association member, so long as there is not sufficient work to justify hiring an Association member. If sufficient work exists, the University shall hire another Association member as set forth in this Agreement.

28.7 Administrators may be assigned directed study, thesis, and dissertation students, but the number of such students assigned to administrators shall not be disproportionately higher than the number assigned to Association members.

**ARTICLE 29. Miscellaneous Provisions**

29.1 *Accidents and Illnesses*

If an “on-the-job” accident occurs to an Association member, it should be reported immediately to the Public Safety Office and to Human Resources so that the Workers Compensation process may be started. If an Association member becomes ill, the name of his or her personal physician should be obtained if possible, that physician notified, and his or her instructions followed. If emergency action is needed, call extension 2911.

29.2 *Approval of Arrangements for On-Campus Speakers and Events*

Applications for approval of arrangements for on-campus speakers and events may be obtained from the Office of the Director of Event Scheduling and Services. Requests for the use of University facilities are cleared by the University Registrar if the activity
requested is academic in nature, and by the University Center Office if the activity is non-academic in nature.

29.3 Attendance at Educational Meetings

A faculty member who wishes to attend an educational meeting or convention during a period of assigned classes should send a written request to the Dean. A librarian who wishes to attend a library meeting or convention during working hours should send a written request to the Library Dean.

29.4 Books for Classes

Recommended dates for ordering textbooks and supplies are as follows: fall semester, May 1; intersession, October 1; spring semester, November 1; summer session, March 1. Faculty members are encouraged to make suggestions to the manager of the Bookstore regarding supplementary paperbacks to be stocked. Complimentary copies of texts required for classroom use should be requested by writing directly to the publishers; a listing of publishers’ addresses is available on request at the Bookstore. In an emergency, the Bookstore will issue a copy of a required text to an instructor, with the understanding that this copy must be replaced within sixty (60) days with a copy obtained from the publisher.

29.5 Computer Center

The Computer Center is a facility offering computer services without charge to Association members for use in connection with research and computer-related classwork. Recipients of grant funds for research involving computer usage are charged. Others may use the Computer Center’s facilities by special arrangement. If Association members do not wish to do their own programming, they may obtain programming services through the Manager of User Services or from other sources; the Association member or department will be charged for this service.

29.6 Examinations and Grades

(A) Examinations

Dates for final examinations are listed in the University Calendar. Midterm examinations are left to the discretion of each Association member. All final examinations must be administered during the period assigned in the University Calendar and must follow the approved time schedule as designed by the University Registrar. Request for changes in final exams shall be made to the Dean. Members of Alpha Sigma Nu, the Jesuit Honor society, may request to be excused from final examinations at the end of the final semester of their senior year. In such cases, instructors will grade the student on the basis of work done up to the final examination.

(B) Submission of Final Grades

Final grades for fall semester must be submitted by the first working day following Christmas vacation. For spring semester final grades must be submitted within seven (7) days from the close of the examination period, unless the Dean
permits a later deadline. It is essential that this procedure be followed strictly lest undue burdens be imposed on students and the personnel of University offices.

(C) Changes of Grade
Grades once submitted to the Registrar’s Office will not be changed except in the case of an evident injustice. A faculty member seeking a change of grade must complete the Change of Grade form (including signature), and submit it to the Dean of Students in CASA for approval. The requested change will become effective only after the form has been approved by CASA and filed with the Registrar.

(D) Copies of Examinations/Syllabi
One copy of each syllabus shall be filed with the Dean at the start of classes. The syllabus shall not be used to evaluate a faculty member for promotion or tenure, unless mutually agreed upon by the University and faculty member. A copy of the final exam shall be given to the Dean in a reasonable amount of time prior to the end of the semester, but after the final exam has been administered. A faculty member shall preserve students’ answers to final examinations for one (1) month after the beginning of the next semester. The Dean may excuse a faculty member from such requirements as set forth above. Such excuse shall be in writing.

29.7 Field Trips
At least three (3) days prior to scheduling a field trip, the faculty member should submit in writing to the Dean a statement for approval regarding the purpose of the trip, the place or organization to be visited, and the date and time of the trip. On the day of the trip, the faculty member, before leaving campus, must submit to the Dean the names of all students who are participating.

29.8 Funds for Academic Projects
The Director of Sponsored Projects shall assist in solicitation of outside financial support. The Director of Sponsored Projects is available to advise Association members of possible sources of support for their academic interests. He or she shall be experienced in the drawing up of proposals for presentation to foundations, corporations, or individuals. Association members may, if they prefer, seek their own funds for academic projects.

29.9 Grading

(A) Credit by Examination
The University allows all registered undergraduate students who consider themselves knowledgeable enough about any course that may be challenged to petition to take an examination in that course. Upon the successful passing of the examination appropriate grade and credit will be granted. (Details of the procedure students are to follow in challenging a course and a list of those courses which may be challenged can be obtained from the respective Dean.)
(B) **Incompletes**

A faculty member may arrange with a student for a grade of “incomplete” (I). If the grade is still incomplete at the close of the following semester, it will be converted automatically into a Failure (F).

(C) **Pass-Fail Option Courses**

Students are permitted to enroll in specified courses on a Pass-Fail option basis. The following general regulations are to be observed: The Pass-Fail option applies to only one course each semester. The Pass-Fail option applies neither to required General Education Curriculum (GEC) courses or to courses in the student’s major. To exercise the option, the student must have completed at least the first semester of the Freshman year. To qualify for the option, the student must have an overall average of C (2.0). Students are not permitted to change to or from Pass-Fail option after the first four class days of a given semester without permission of the Dean.

29.10 **Identification Cards**

These cards are available at the Public Safety Office and are used as library cards and as identification cards in making purchases in the Bookstore or in cashing checks, etc. These cards shall be validated annually by the Public Safety Office upon the Association member’s request.

29.11 **Instructional Media Department**

The Instructional Media Department provides instructional planning and design services to Association members, assists in ordering media, and offers equipment for classroom use.

29.12 **Keys**

Association members shall not have keys for unauthorized areas. Office (and building) keys will be issued by the office of the Director of Plant Services upon written request from the Dean or administrative officer. Association members must sign for each key given to them. Duplication of University keys by an outside locksmith is prohibited. If a key is lost, the Association member should inform the office of the Director of Plant Services immediately. Association members who sever their connection with the University are required to return all keys issued to them by the Plant Office before they leave the University.

29.13 **Libraries**

All Association members shall have full access to the resources of the University Libraries.

29.14 **Mail**

Mail sent on University business should be identified with the name and department of the originator in the upper left-hand corner of the envelope. Association members are not
permitted to use the franking privileges for mail of a personal nature. The Association and its members shall have free use of the intra-University mailing service, including departmental pick-up and delivery twice daily.

29.15 Offices

Offices are assigned to Association members on the basis of seniority by the Provost or his/her designated representative. In most cases, offices will be assigned within existing or new buildings based on College or School affiliation and the needs of academic departments and programs.

For purposes of this section only. “Seniority” shall be defined as service within the bargaining unit represented by USFFA regardless of Term, Tenured or Tenure-track position.

29.16 Parking Facilities

(A) Association members who wish to use the University parking facilities may obtain a parking permit for a fee from USF Public Safety. Association members who are expecting visitors should notify Public Safety so that the visitor may be directed to a parking space and to the building and office of the Association member.

(B) Association members must abide by all University parking policies and procedures.

(C) Parking fee increases will be equal to the percentage increase of salary for Full Professors. The University will provide the Association with advance notice prior to implementing any parking permit fee increases.

(D) Valet parking shall be free for permit holders.

(E) In order to address the shortage of parking spaces at the date of this Agreement, the Association shall encourage faculty to participate in University discussions and programs to promote alternative forms of transportation to work. Additionally, University may take the following actions: (a) decrease day permit sales and passes by fifty percent (50%) below FY 2004 levels; (b) restrict courtesy day passes to University guests; (c) review PAN number allocation; (d) increase enforcement of all University parking policies and procedures; and (e) increase fees for parking violations.

(F) Association members who are cited for more than four (4) parking violations of parking policy in any semester may be denied a parking permit for the subsequent semester. (If they have already paid for subsequent permits, that payment shall be refunded.)

(G) Any parking violation citation or denial of parking permit may be appealed to the Director of Public Safety within 30 days after receipt of the citation or denial.
Should the Director deny the appeal, the Vice Provost for Student Life and the President of the Association shall render a final decision on the matter within sixty (60) days of the original appeal. If they are unable to reach a decision, the Provost shall join in the deliberation and a final and binding decision shall be made as soon as practicable.

(H) The parties shall establish a joint committee to aggressively monitor parking policies and procedures including number of permits sold.

(I) The elimination of the PAN system and the reforms listed in Article 29.16 shall take place on a one-year trial basis, the year to begin in the fall 2013 semester and end at the conclusion of the summer 2014 semester. During that year, the University agrees to increase valet parking and take reasonable measures to assure the maximum number of parking spaces be made available. On or before April 1, 2014, the USFFA negotiating team and the administration shall meet and discuss the continuation, modification or cancelation of the one-year trial. If either party does not agree to continuation of the one year trial, the PAN system will be immediately restored with all rights of seniority and other privileges members possessed in the old PAN system.

(J) USFFA members on sabbatical or an approved leave may request a parking pass from their Dean to attend academic meetings.

29.17 Commuter Subsidy

Effective October 1, 2016, the University shall pay the cost for the Clipper Card and will put $73 per month on benefits-eligible faculty and librarians’ cards. Effective July 1, 2017, the University shall pay the cost for the Clipper Card and will put $75 per month on benefits-eligible faculty and librarians’ cards. The parties will meet and confer if the MUNI Fast Pass increases in 2018, 2019, 2020 or 2021.

29.18 Prayer

It is recommended that classes be opened with a prayer. The Association member may lead the prayer or may ask a student to lead it.

29.19 Travel

Within budgetary limitations, the University will pay: (1) travel expenses of Association members, should they travel voluntarily on official University business; (2) the transportation and limited per diem expenses of Association members invited to present papers at meetings of learned societies; and (3) one-half the transportation expenses of Association members who attend meetings of learned societies but do not deliver papers. Application for travel funds shall be made as early as possible to the Dean, who may authorize funds. When travel is authorized, transportation will be arranged at the Association member’s request by the Purchasing Department; if the Association member is authorized to use his or her own car, reimbursement will be at the established rate. A request for reimbursement must be supported by sales slips or invoices, and must be submitted on a Travel Report form, available from the Accounting and Finance Office.
29.20 Use of the University Name

Since the public judges the University and the teaching profession largely by the utterances of Association members, Association members should demonstrate at all times a high regard for the accuracy of their statements, should respect the opinions of others, and should make every reasonable effort to indicate that they speak as individuals rather than as representatives of the University.

29.21 Departmental Program Assistants

Association members may use the services of departmental or faculty program assistants only for work that makes direct contribution to the fulfillment of their University responsibilities. Faculty may not make use of program assistants services for work of a personal nature without written approval of the Dean.

29.22 Duplicating Services

A requisition indicating the number of copies needed, the date the work is needed, etc., should accompany any materials to be duplicated. While duplicating orders are filled as soon as possible after they have been received, faculty members should allow at least 48 hours for the completion of the work. (Saturdays, Sundays, and holidays should not be considered in computing this time allowance.) Duplicated materials pertaining to classroom instruction (examinations, tests, and assignment sheets not included), and exceeding five cumulative pages, may be sold through the Bookstore. In this case, instructors should obtain a purchase requisition from the Dean. This requisition is to be submitted to the Bookstore and the quantity to be duplicated will be established. Printing orders should not exceed a one-year supply. The Bookstore will issue a purchase order to Duplicating Services and assume the expense of the printing and materials. The materials will be sold at cost, plus twenty-five (25) percent. At the end of the fiscal year, the Bookstore will take inventory of the unsold copies. If the material is not to be used in the following school year, the department concerned will be charged at cost per copy, and the material will become the property of the department. Faculty members are free to make alternative arrangements for the purchase of duplicated materials subject to the approval of the Dean.

29.23 Intersession

A four-week Intersession is conducted in the period between the fall and spring semesters for regularly enrolled students of the day division colleges, for those admitted for the next spring semester, and for those approved by the Dean. Faculty members who wish to teach during Intersession should notify their Dean early. Salary arrangements and schedules for Intersession will be made by the Dean and published by October 1st.

The rate of pay for Intersession shall be 10% over the current Preferred Hiring Pool rate.
29.24  
**Ordering Library Books**

Books may be ordered at any time during the semester from funds allocated to each school or college. A faculty member should consult the Dean concerning the allocation of book funds.

29.25  
**Readers**

Although the instructor has the final responsibility for determining a student’s grade, readers may be used by faculty members to help with written assignments, and with midterm or final examinations. It is the responsibility of both the instructor and Dean to determine that readers are adequately qualified for their assignments. An instructor requesting a reader should make clear on his or her application the number of students enrolled in class, and the number and length of written assignments to be demanded. The number of reader hours assigned will be determined by the Dean.

29.26  
**Summer Session**

Faculty members who are interested in teaching in the Summer Session should notify their Dean as early as possible. It is the responsibility of the Dean to determine equitable criteria for choosing Summer Session faculty. Selection of summer programs and courses is the responsibility of the Dean.

(A) The rate of pay for full-time faculty shall be 10% over the current Preferred Hiring Pool rate.

(B) These rates of pay represent minimum rates of pay. The University may pay a faculty member a higher rate of pay. The decision of whether or not full-time faculty are paid above the minimum shall be at the sole discretion of the Dean and shall not be subject to the grievance and arbitration procedure of this Agreement.

(C) Courses may be offered at the sole discretion of the University.

(D) In cases where enrollment for such courses remains at twelve (12) or more students for undergraduate classes and seven (7) or more students for graduate classes, the rates of pay (per credit) shall be those established in above.

(E) If enrollment falls below standards established in paragraph (2) above, the Dean(s) and faculty member(s), by mutual agreement, may negotiate varying individual rates of pay per unit for such faculty. Any such agreement shall be in writing and shall not set a precedent. These rates of pay may fall below the established contract minimum. In such cases where the Dean(s) and faculty member(s) cannot mutually agree on a varying rate of pay, the Dean(s) may cancel such courses.

29.27  
**Telephone Calls**

Faculty are responsible for payment of telephone calls not related to University business.
29.28 **Salary Deductions**

Salary deductions for social security (OASDI) are made according to the current schedule. Automatic deductions are also made for federal income tax, state income tax, and state disability insurance. The University pays the total of unemployment insurance costs.

29.29 **Salary Payment**

Effective August 1, 2018, salary electronic pay stubs are available in the Employee Self Service online format. For those not electing direct deposit, checks will be mailed via the United States Postal Service to the current mailing address listed on Employee Self Service. Checks are mailed on the business day before the pay date which falls on the 26th of each month. Faculty members are given the option of being paid their base salary on a 10-month basis (August through May) or on a 12-month basis.

29.30 **Faculty Lounge**

The Faculty Lounge in the University Center shall be available to faculty during weekday hours of the regular fall and spring semester. Weekday hours shall be defined as 8:00 a.m. through 5:00 p.m., Monday through Friday, exclusive of holidays. Small luncheons of faculty and their guests only may be scheduled during the hours of 11:00 a.m. through 1:00 p.m. on weekdays of the academic semester periods. These groups shall be limited in number so that other areas of the Lounge will be available to other faculty. Scheduling of the Lounge shall be the responsibility of the Director of Event Scheduling and Services. In consultation with the Association, the University agrees to improve the existing Lounge facilities with new furniture and upgrade the dining facilities and programming opportunities. During the term of this agreement, the University and USFFA shall consult on other improvements upon request by the USFFA.

29.31 **Association Rights**

The Association agrees that it will take upon itself the responsibility of explaining to newly hired Association members whatever matters it deems necessary in order to protect rights which are extended to Association members by this Agreement. The University shall furnish the names and addresses of new hires to the Association as soon as practicable but not later than thirty (30) days after such appointment is accepted by the new hire and the University. The University will provide a voicemail box to the Association, and a computer.

29.32 **USFFA and PT-USFFA Office**

The University will provide an office to the USFFA to be shared with the PT-USFFA. The University will provide one voicemail box each to the USFFA and the PT-USFFA, a telephone and one computer, with computer to be replaced consistent with University replacement cycle policy, to be used by both associations.
SECTION III   WAGES AND BENEFITS

ARTICLE 30. Salary and Benefits

30.1 Salary

The salary scale for Association members shall increase as follows during the period of July 1, 2016 through June 30, 2021.

A. On July 1, 2016, wages as shown in the table below shall be increased by 2%. Association members eligible for step increases shall receive such step increases.

B. On July 1, 2017, wages as shown in the table below shall be increased by 2%. Association members eligible for step increases shall receive such step increases.

C. On July 1, 2018, wages as shown in the table below shall be increased by 2%. Association members eligible for step increases shall receive such step increases.

D. On July 1, 2019, wages as shown in the table below shall be increased by 3%. Association members eligible for step increases shall receive such step increases.

E. On July 1, 2020, wages as shown in the table below shall be increased by 4%. Association members eligible for step increases shall receive such step increases.

F. On July 1, 2021, wages as shown in the table below shall be increased by 4%. Association members eligible for step increases shall receive such step increases.
<table>
<thead>
<tr>
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<td>$173,102.85</td>
<td>$180,026.97</td>
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</table>
The University may award merit pay (in addition to the salary set forth in this Agreement) to any Association member.

Effective February 1, 2017, all overload payments for the Fall and Spring Semester will be paid at the PHP rate.
30.4 Health Insurance

A. Effective January 1, 2006, the existing Blue Cross and Kaiser plans will be amended as follows:

Blue Cross:
Office visit co-pays increase from $15 per visit to $20 per visit.
Deductible increases from $150 to $250.
The out of pocket maximum increases from $444 to $888.
Generic prescription co-pays increase from $5 to $10 and brand name prescription co-pays increase from $10 to $20.

Kaiser:
Office visit co-pays increase from $10 per visit to $15 per visit.
Prescription co-pays increase from $10 per generic or brand name prescription to $10 per generic prescription and $20 per brand name prescription.

B. Effective January 1, 2012 a third tier, non-formulary will be added with a $25 co-payment. Also effective January 1, 2012, step-therapy for prescriptions will be required.

Amendments shall provide a lower co-payment ($10) for generic drugs, $20 for formulary medications and $25 for non-formulary medications. The amended plan will include provisions for step therapy for prescriptions.

C. The following health care plan contribution schedule for the Blue Cross and Kaiser Health Plans applies to eligible Association members covered by this Agreement. In addition, effective January 1, 2013, each Association member’s premium share will increase or decrease proportionately based upon vendor increases or decreases, if any, up to a maximum increase of 19% for Kaiser and 19% for Blue Cross. Effective January 1, 2014, each Association member’s premium share will increase or decrease proportionately based upon vendor increases or decreases, if any, up to a maximum increase of 18% for Kaiser and 18% for Blue Cross. Effective January 1, 2015, each Association member’s premium share will increase or decrease proportionately based upon vendor increases or decreases, if any, up to a maximum increase of 18% for Kaiser and 18% for Blue Cross. Effective January 1, 2016, each Association member’s premium share will increase or decrease proportionately based upon vendor increases or decreases, if any, up to a maximum increase of 18% for Kaiser and 18% for Blue Cross.

D. An employee will not be responsible for the healthcare surcharge for a spouse/RDP if the employee’s spouse’s/RDP’s health plan through his/her employer does not meet the ACA’s essential coverage requirements, or if the spouse’s/RDP’s plan does not meet the ACA’s minimum value requirements of 60%. Either of these facts must be confirmed by letter from the spouse’s/RDP’s employer to USF Benefits staff together with the Summary Plan Description from that plan. Annual re-certification is required. There will be a $75/month surcharge on health care premiums for Faculty and Librarians whose spouse, LDA or RDP have health coverage available through their employer but who
nevertheless are included as a dependent of the employee. A $75/month waiver
payment is available to Association members who opt out of the health insurance
coverage and provide proof of insurance.

E. The new Blue Cross PBN20 Plan will include mental/nervous and substance
abuse benefits as follows:

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<tr>
<th>Participating Providers</th>
<th>Non-Participating Providers</th>
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</thead>
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<tr>
<td>* Inpatient Hospital And Outpatient Day Care</td>
<td>90% of negotiated Rate</td>
</tr>
<tr>
<td>* Inpatient Hospital And Outpatient Physician Services</td>
<td>90% of negotiated rate; $50 maximum per visit; 50 visits per year</td>
</tr>
</tbody>
</table>

* Calendar Year Cap

F. Association members may pay insurance premium payments with pre-tax earnings. Such premiums will be processed through salary reduction before Social Security, federal and state taxes are withheld.

G. Monthly Health Care Premiums Effective 1/1/17

**ANTHEM PLAN**

<table>
<thead>
<tr>
<th>Salary Band</th>
<th>One Party</th>
<th>Two Party</th>
<th>Family</th>
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<tbody>
<tr>
<td>Less than $56,500</td>
<td>$40</td>
<td>$144</td>
<td>$235</td>
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<tr>
<td>$56,601-$85,000</td>
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<td>$185</td>
<td>$294</td>
</tr>
<tr>
<td>$85,001-$113,500</td>
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<tr>
<td>$113,501-$141,500</td>
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<td>$116</td>
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**KAISER PLAN**

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<th>Two Party</th>
<th>Family</th>
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<tr>
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<td>$311</td>
<td>$442</td>
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</table>
Effective January 1, 2017 salary bands will be adjusted by 2% and effective January 1, 2018 salary bands will be adjusted by 2%. Effective January 1, 2019 salary bands will be adjusted by 3%. Effective January 1, 2020 salary bands will be adjusted by 4% and effective January 1, 2021 salary bands will be adjusted by 4%.

Rates beginning January 1, 2017 and the remainder of the contract, shall be adjusted per vendor increases or decreases. USFFA will be notified in a timely fashion of any changed proposals received by the University.

30.5 Vision Plan

The University will provide an employer-subsidized vision program through Vision Services Plan. From July 1, 2005 through June 30, 2018, the monthly employee premiums will be as follows:

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<th>Premium</th>
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<td>2 party</td>
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<tr>
<td>3+ party</td>
<td>$12.61</td>
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</table>

30.6 Dental Insurance

The University will provide the following employer-paid dental/orthodontia coverage through Delta Dental for the Association member and eligible family members:

A. An annual maximum dental benefit of $1,500 per person.

B. A maximum orthodontia benefit of $1,500 per child per lifetime.

30.7 Life Insurance

A. The University will provide employer-paid group term-life insurance of 1 times annual base salary.

B. Effective January 1, 2018, USFFA members can purchase optional group term-life insurance in $10,000 increments to a maximum of $500,000 and dependent group term-life (up to $5,000) paid for by the individual faculty member, through payroll deduction, will be available, subject to the terms and conditions of the policies.

30.8 Faculty/Staff Assistance Program

The University will provide an employer-paid employee assistance program for counseling and referral for treatment of substance abuse and emotional problems.

30.9 Spending Accounts Program

Association members may set aside tax-free dollars to pay for unreimbursed medical expenses (up to IRS limits) and dependent care (up to IRS limits for children and elder care).
30.10 Tuition Remission

A.  (1) Tuition Remission is a waiver for tuition available to USFFA members and their eligible family members who qualify and are admitted for enrollment at USF. The benefits apply to tuition charges only; all non-tuition expenses are the responsibility of the student. USFFA members, Spouse/Registered Domestic Partner (RDP) and dependent children are eligible for 100% tuition remission subject to the eligibility requirements outlined below.

(2) Effective January 1, 2017, through May 31, 2022, Association members and their academically eligible spouses/RDPs and dependent children, collectively, may receive tuition remission to the Law School full-time programs, for partial tuition remission benefits covering 50% of the cost of tuition only. Tuition remission benefits, as described above, are extended to the academically eligible spouses/LDAs/RDPs and dependent children of tenured faculty who die, or have died, or are or become totally disabled.

(3) As to Law School programs, Association members and their academically eligible spouses/LDAs/RDPs and dependent children, collectively, may receive tuition remission to the Law School part-time programs, in an amount not to exceed $85,000 at the 2016-2017 tuition rates (“Cap”). The 2016-2017 Caps will be adjusted proportionally by increase in Law School tuition rates. Tuition remission benefits, as described above, are extended to the academically eligible spouses/LDAs/RDPs and dependent children of tenured faculty who die, or have died, or are or become totally disabled.

B. Eligibility

(1) Faculty / Librarians
USFFA members who have completed one year of full-time service may enroll in undergraduate or graduate programs. For graduate coursework, the USFFA member must enroll in a graduate degree program that is related to his/her current position. A detailed written professional development plan must be signed by the USFFA member, Dean/supervisor and Provost that shows the skills that will be acquired through the academic program and how these skills relate to the USFFA member's current position.

(2) Spouse/Registered Domestic Partner
Spouses/Registered Domestic Partners (RDP) are eligible for 100% tuition remission after the USFFA member has completed one year of full-time service. The spouse/RDP may enroll in either an undergraduate or graduate degree program but may receive tuition remission for a maximum of one degree. The spouse/RDP may enroll in a course(s) during intersession, spring, summer and/or fall sessions.
Dependent Child
Dependent children of USFFA members, as defined by the IRS, are eligible to receive tuition remission for undergraduate and/or graduate programs on faculty/librarians’ date of hire. The undergraduate degree must be completed within five years from the start of the program. Graduate programs must be completed in regular program time. The dependent child may enroll in a course(s) during intersession, spring, summer and/or fall sessions without enrolling in a degree program.

Tuition remission benefit for USFFA dependent children with joint or shared custody agreements.

USFFA members who have joint or shared custody of a dependent child and do not claim the child on their IRS tax return will provide the following documentation in order to qualify for the USF tuition remission benefit:

- proof that the child is the USFFA member’s dependent (birth/ adoption certificate)
- proof of custody (or shared custody) or proof of legal support obligations while the child is a minor
- proof that USFFA former spouse/partner claiming the child as a dependent (IRS tax return)
- tuition remission benefit may be subject to state and/or federal taxes
- dependent child is subject to all USF tuition remission requirements.

C. Satisfactory completion
USFFA members, spouses and children must maintain the same academic standards required of other students to remain eligible for tuition remission.

USFFA members and their dependents receiving tuition remission are considered students for all issues related to admissions, registration, add/drop refund policy, fee assessment, financial holds, program minimum requirements, and related matters.

D. Taxable Benefit
Graduate level tuition remission may be considered taxable income to the USFFA members and is taxable for courses taken by the spouse/RDP/LDA or dependent children. Undergraduate level tuition remission taken by a LDA/RDP may also be taxable. For taxation, the tuition will be added to gross pay, as taxable income, in the semester that tuition is received. More information regarding the taxation process can be obtained at http://www.usfca.edu/HR/Benefits/Tuition_Remission/.

30.11 Childcare

A. The University shall maintain a fund to be utilized for childcare services for the duration of the economic settlement of this Agreement. The University will
provide childcare subsidies to Association members with Pre-Kindergarten and Kindergarten children. Childcare subsidy will increase 10% in Year 1 and 5% in Year 2. The fund shall pay all qualified applicants in accordance with the following schedule:

<table>
<thead>
<tr>
<th>Annual Salary Range</th>
<th>Monthly Subsidy</th>
</tr>
</thead>
<tbody>
<tr>
<td>$90,192 or less</td>
<td>$405</td>
</tr>
<tr>
<td>$90,193 to $111,636</td>
<td>$365</td>
</tr>
<tr>
<td>$111,637 to $143,535</td>
<td>$324</td>
</tr>
</tbody>
</table>

B. The fund shall be administered by Human Resources in accordance with criteria agreed upon by the parties.

C. Any amendment or modification of the criteria for application to and use of the fund by individual Association members shall be as mutually agreed by the parties.

30.12 Retirement

A. The University shall make a retirement contribution for Association members of 10% on the portion of base salary which is below the Social Security limit. The retirement contribution on the portion of the base salary above the Social Security limit shall be 12%.

B. There will be a 3-year cliff vesting for Association members who have not previously been vested in a retirement plan of a higher education or non-profit institution.

C. The basic retirement plan will be a non-contributory plan. (Association members may contribute to a voluntary supplemental retirement account (SRA).

D. After the University has implemented TIAA-CREF’s new computer platform, a joint University-Association taskforce will be assembled to review options of allowing other SRA vendors into the University’s supplemental 403(b) plan. Such taskforce will convene no later than May 31, 2006, and upon conclusion of its work will recommend vendors to the parties.

E. Effective January 1, 2012, benefits-eligible Faculty and Librarians will be automatically enrolled in the University’s 403(b) retirement plan at the 3% contribution level if they are not currently contributing 3% or more. USFFA members may increase or decrease their contribution level and/or opt out entirely.

30.13 Emeriti Program

A. Effective July 1, 2017, the University commenced contributions to the Emeriti retiree medical benefit program on behalf of Association members age 40 and over. (Aetna is the medical insurer as of the date of this Agreement.) Effective September 1, of each academic year, the University will contribute the following:
B. All Association members may make optional after-tax contributions. Each Association member’s monthly account fee will be shared equally by the University and the member. The monthly account fee shall be $4.00 in the initial year and shall thereafter be subject to reasonable upward or downward adjustments.

C. Association member contributions shall be immediately vested. University contributions shall vest at the time the Association member has completed 10 years of full-time University service, based on initial date of hire, or reaches age 60.

D. The University contributions for an individual Association member shall cease after 20 years or the date on which the members permanently separates from full-time employment at the University, whichever occurs first.

30.14 *LDA/RDP Benefits*

Legally Domiciled Adult (LDA) coverage is ending December 31, 2011. An LDA will remain eligible for coverage that he/she is already enrolled in as of December 31, 2011 (this includes coverages elected during open enrollment ending November 18, 2011). Beginning January 1, 2012, eligible dependents include Registered Domestic Partners (RDP).

30.15 *Long Term Medical Care Insurance*

Effective October 1, 2016, Human Resources will conduct an interest survey of all full-time staff, faculty and librarians regarding Long Term Medical Care Insurance. A minimum of 40 interested employees is required before the University will go out for bid.

**ARTICLE 31. Supplemental Benefits**

31.1 *Athletic Facilities*

Association members shall have access free of charge to all athletic facilities maintained by the University including the use of locker rooms, showers, and athletic equipment on a space available basis. This section shall include the Koret Health and Recreation Center; however, use of the Center is subject to University regulations. Spouses, RDPs and dependent family members of USF full-time faculty shall have access free of charge to the USF Koret Center. All Koret policies and procedures must be otherwise adhered to.
31.2 Discount

Books and supplies for personal use may be purchased at the Bookstore at a 10% discount. The Purchasing Department will suggest sources of supply for other types of merchandise, which have been found to be reliable and competitive.

31.3 Tickets

Association members may buy two tickets for the price of one for all USF basketball games held in the University Gymnasium. The College Players offer two free tickets to Association members for all opening night performances; if an Association member has a class on opening night, free tickets are available for another performance. Free admission to all lectures sponsored by the University is available upon request by an Association member.

ARTICLE 32. Retirement

32.1 Retirement Plan

32.1.1 Since 1961 the University has had a Plan (University of San Francisco Defined Contribution Plan/401(a) with TIAA-CREF for the provision of retirement insurance for the faculty and librarians. The University will contribute toward retirement of benefits eligible faculty who are teaching full-time, as well as librarians, an amount equal to 10% of eligible gross salary up to the Social Security wage base limit for the Plan Year. If the eligible gross salary exceeds the Social Security wage base limit for the Plan Year, the University will contribute an amount equal to 12% of eligible gross salary up to the Compensation limit for the Plan Year. Eligible gross salary is your regular salary excluding any (1) bonuses, (2) overtime, (3) stipends, (4) amounts paid for courses taught during the school year over the normal full-time load or during intersessions or summer sessions, and (5) salary continuation payments. Eligible gross salary does not include other amounts that may be reported as taxable income on a Form W-2 including but not limited to tuition remission, taxable fringe benefits, expense reimbursements, payments for accrued but unpaid vacation, lump sum payments relating to the non-renewal of contracts or tenure buy-outs, if any, paid to full-time faculty, or deferred compensation. University contributions can be invested in many different investment choices available in the fund menu. Unless you choose a different investment fund or funds, your contributions will be invested in the Qualified Default Investment Alternative (QDIA) chosen by the University, the TIAA-CREF Lifecycle Fund closest to the year you turn age 65. This Plan allows only employer contributions.

32.1.2 The University maintains a voluntary tax-deferred retirement plan (University of San Francisco Voluntary Retirement Plan / 403(b) Plan) available to Association members who wish to tax defer a portion of their salary. Upon date of hire, Association members are automatically enrolled in the 403(b) Plan at 3% pre-tax contribution level. The 3% pre-tax contribution will be invested with TIAA. If you do not want to be enrolled in the 403(b) Plan, you can opt out by contacting
Your Retirement Plan Manager within 30 days of your date of hire. If you would like to contribute more than 3%, you must complete a Salary Reduction Agreement. The portion of salary contributed into the 403(b) Plan is made on a pre-tax basis, but is taxable upon withdrawal. The 403(b) Plan allows for Roth after-tax contributions. Roth contributions are made on an after-tax basis, but you will not have to pay taxes on any earnings upon withdrawal. The employee contributions cannot exceed the Employee Contribution Limit set by the IRS for each calendar year. The Contribution Limit is adjusted from time to time for cost of living increases. Employee contributions can be invested in many different investment choices available in the fund menu. Unless you choose a different investment fund or funds, your contributions will be invested in the Qualified Default Investment Alternative (QDIA) chosen by the University.

This Plan allows only employee and rollover contributions. The University does not make a contribution into this Plan.

32.1.3 The University provides long-term disability insurance. After 90 days of disability, underwriting review of medical certification and approval by the carrier, the plan pays 60% of base salary up to a monthly maximum based on the plan contract plus the applicable contribution to the TIAA retirement plan. This insurance is not available to faculty and librarians who are 70 or older.

(A) Retired Association members shall continue to enjoy the following privileges:

(1) Listing in the University Catalogue with the designation “retired” after their name.

(2) Library privileges.

(3) Access to all University facilities.

(4) Invitations to University convocations and receptions.

(5) Eligibility for such Association benefits as parking permits and tickets to University events on the same basis as active Association members.

(6) Office space (as available) and the usual secretarial services available to Association members.

(B) Retired Association members are eligible to purchase health care insurance at University cost, assuming they meet or comply with all applicable criteria until age 65 (when they are eligible for Medicare).
ARTICLE 33. Professor Emeritus

A faculty member with no less than ten (10) years of full-time service at the University may be appointed by the President to the rank of Professor Emeritus. Emeritus faculty are entitled to standard retirement benefits as set forth in Article 32 (Retirement) Section 32.1.3 and other honors and/or benefits as recommended by the President.

ARTICLE 34. Faculty Development Fund and Librarian Development Fund

34.1 All Association members may apply and shall be considered for Faculty Development Funds (FDF)/Librarian Development Funds (LDF). Individuals applying for FDF/LDF shall ordinarily outline plans and use of such funds with their Dean in their Academic Career Prospectus (ACP)/Librarian Career Prospectus (LCP).

34.2 A joint college, school or library committee shall be appointed for the purpose of distributing FDF/LDF. The Dean and the Association member may each appoint up to five individuals to serve a three-year term. Awards shall be decided by mutual agreement between parties, and not by a simple majority vote.

34.3 Association members shall formally apply to the committee for FDF/LDF. The application shall include: (i) a signed statement of intent which sets forth the specific objectives and goals to be accomplished through the use of such funds and (ii) the phrase, “Failure to use FDF/LDF for the stated purpose shall obligate the Association member to reimburse the FDF/LDF in full. FDF/LDF may not be awarded without a signed statement of intent.

34.4 Funds shall be divided between colleges, schools and library based on the number of Association members in each.

34.5 FDF/LDF shall be awarded pursuant to the following criteria listed in order of priority:

(A) for research endeavors which may support a candidate’s request for consideration for promotion or tenure;

(B) to faculty or librarians who wish to enhance professional effectiveness. Awards shall be based on academic merits alone. Ordinarily, preference for FDF/LDF in each college or library for this criterion shall be junior faculty/librarians.

34.6 Upon written request by the Dean or the Association representative on the committee, any Association member who received FDF/LDF funds, shall account in full for the manner in which these funds were used, including specific documentation showing the funds were used for the purposes stated in the application and statement of intent.

34.7 Should a recipient of FDF/LDF funds fail to demonstrate to the satisfaction of the committee that such funds were spent for the stated purposes or that the proposed activity was substantially completed, the recipient shall repay the FDF/LDF all funds in question. No further funds may be awarded to anyone who fails to document the use of FDF/LDF for the duration of this Agreement.
34.8 An Association member shall submit any dispute concerning this Article in writing to the President of the Association or designee and the Provost or designee for final resolution within ten days of the time the dispute arose. If the dispute is not submitted in writing and within ten (10) days, the University or the Association shall have no obligation to respond, and the decision of the committee shall be final.

34.9 The parties shall not defend individuals who use funds for other than the stated purposes.

34.10 In academic year 2016-2017, the funds provided by the University for distribution shall be $1,573,262.00.

34.11 In subsequent academic years, the University shall divide the 2016-2017 distribution by the number of 2016-2017 Association faculty and librarian lines. The University shall increase the dividend by the Consumer Price Index and then multiply it by the number of the subsequent year’s Association faculty and librarians. The University shall place the resulting amount in the fund.

34.12 Unused funds at the end of the academic year shall be reallocated to the main FDF pool for reallocation the following academic year per the formula in Article 34.4.


34.14 The provision of faculty development funds shall not be extended automatically and shall be subject to reopener negotiations.

ARTICLE 35. Tuition Programs

35.1 The University shall continue to participate in the Faculty and Staff Children Exchange Program (FACHEX), an undergraduate tuition remission program for children of full-time faculty and staff of participating Jesuit institutions. It permits a limited number of children eligible for tuition remission at the home institution to receive tuition remission at other participating Jesuit colleges and universities. The benefits are for the remission of tuition only. Application for the FACHEX program does not guarantee acceptance at a FACHEX institution or ensure a FACHEX scholarship.

(A) FACHEX. The Association members, the Association and the University shall comply with all policies and procedures of the FACHEX program and the participating schools. Children of Association members who are no longer employed on a full-time basis at the University shall not be eligible to participate in this program.

(B) The parties acknowledge that Jesuit colleges and universities may at any time join or withdraw from the FACHEX program. A list of participating institutions is available at Human Resources.
The rules and regulations of the FACHEX program, presently administered from John Carroll University, shall not be subject to the grievance and arbitration provisions of this Agreement.

35.2 TUITION EXCHANGE. The University shall continue to participate in the Tuition Exchange (TE) program. The TE program provides the opportunity for IRS dependent children of faculty and staff to receive undergraduate scholarships at a participating member institution. The TE program is a scholarship program, not a fringe benefit provided by the University. There are a limited number of annual openings. Application for the TE program does not guarantee acceptance at a TE member institution or ensure a TE scholarship. A current list of participating institutions can be found at www.tuitionexchange.org.

ARTICLE 36. Housing Subsidy Fund

36.1 The University provides a revolving 2nd mortgage fund to assist first-time home buyers in the USFFA.

36.2 Commencing in academic year 2011-2012, the total number of revolving mortgage fund lines will not exceed 20, of which at most 3 are available to term faculty members.

36.3 As mortgages are repaid on the $530,000 referenced above, such payments shall be deposited into the revolving mortgage fund.

36.4 Effective Spring 2017, the University will allocate an additional $1 million for the second mortgage assistance fund.

36.5 Effective July 1, 2017, new faculty are eligible for one-time payment of up to $6,000 for first and last month’s deposit, subject to appropriate receipts submitted to Human Resources. Effective July 1, 2019, new faculty are eligible for one-time payment of up to $7,000 for first and last month’s deposit, subject to appropriate receipts submitted to Human Resources.

36.6 Both the revolving mortgage fund and rental subsidies will be disbursed at the direction of the joint housing committee.

36.7 If during the term of this Agreement, there ceases to be a demand for mortgage and rental subsidy benefits, the joint housing committee shall disburse the remaining funds in a manner that mutually benefits both the Association and the University.

ARTICLE 37. Relocation Benefit

37.1 University will provide relocation benefit of $4000 maximum for expenses incurred for relocation from the East Coast (EDT), $2500 maximum for expenses incurred for relocation from Midwest (CDT), $2000 maximum for expenses incurred for relocation for West Coast (PDT, MDT), and $4000 maximum for expenses incurred for relocation for outside the continental United States (Alaska and Hawaii) subject to appropriate receipts.
ARTICLE 38. Adoption Benefit

38.1 The University will provide a $4,000 reimbursement for adoption fees, per family per adopted child.
SECTION IV CONFLICT RESOLUTION

ARTICLE 39. Grievance Procedure

39.1 The purpose of this Article is to provide the sole method for the settlement of a complaint alleging that a specific provision of this Agreement has been violated. It is the intent of the parties that, unless otherwise specified, any dispute as to the application or interpretation of this Agreement shall be subject to the provisions of Articles 38 and 39 of this Agreement. Such a complaint shall be defined as a grievance under the Agreement and must be presented and processed in accordance with the following steps, time limits and conditions set forth herein. The word “days” as it appears in this Article, shall mean “working days”.

39.2 Informal Step - In all cases, a grievance must be presented within twenty (20) working days from the date the claimed contract violation first occurred, provided that, where the grievant and the Association had no way of knowing of the occurrence of the event upon which the claimed contract violation is based, then the grievance must be presented within twenty (20) working days from the date either the grievant or Association, by the exercise of reasonable diligence, should have known of the occurrence of such event. If any grievant has a grievance, as defined herein, he or she shall first discuss the matter with his or her Dean at a reasonable time to be fixed by the Dean. The designated Association representative may be present at the request of the grievant. No grievance shall be deemed to exist unless it has been discussed by the grievant with the Dean within the time limits and conditions herein set forth. The Dean shall respond to the grievant within twenty (20) days of the conclusion of the discussion referred to in 38.2.

39.3 If the grievance is not resolved as a result of the discussion referred to in 38.2 above, the grievance may be appealed in accordance with the following procedure.

39.3.1 **STEP I** - Within five (5) working days following the response of the Dean pursuant to 38.2 and 38.3 above, the grievance shall be set forth in an Email to the Dean. All facts surrounding a grievance that a grievant could have reasonably known must be put in writing at Step I; i.e., a grievant must make every reasonable effort to present all facts at Step I. The Dean and grievant shall meet following receipt of the Step I grievance. At that meeting, that Dean shall provide, to the extent permissible under this Agreement, a response, with reasons, to matters properly brought forward by the grievant.

39.3.2 Unless mutually agreed in writing by the Dean and grievant, the Step I meeting shall occur within ten (10) days of formal receipt of the emailed grievance to the Dean as set forth in 38.3.1. A designated Association representative may be present at the request of the grievant at the Step I meeting. The parties agree to notify each other regarding the individuals who will attend this meeting. Failure by the grievant to meet with the Dean at Step I or file a grievance properly pursuant to this Agreement, shall render the grievance null and void. The Dean shall respond in writing to the Step I grievance within ten (10) days of the Step I meeting unless timelines are waived pursuant to this clause.
39.3.3 If, as a result of the Step I meeting and response of the Dean, the alleged grievance is not resolved, the matter must be appealed within ten (10) days of the Step I response to either the grievance panel or Step II. Denials of promotion or tenure cases shall not proceed to the grievance panel. All other grievances shall proceed to the grievance panel, unless the formal parties to this Agreement agree, in writing, to bypass the grievance panel.

39.3.4 Grievance Panel

(A) In the event a grievance is not settled at STEP 1, the grievant may submit the written grievance and the Dean’s written response to the Grievance Panel.

(B) This Panel shall begin its review within twenty (20) working days after such a submission.

(C) The Panel shall be composed of two Association members selected by the Association and two members selected by the University. However, the immediate parties of interest shall not serve as Panel members.

(D) The Panel shall meet to review the grievance materials. Any Panel member may call upon any witnesses to provide evidence or information. Any individual, at his or her sole option, may decline to appear before the Panel.

(E) Any Panel member may request of the Provost, in writing, any material relevant to investigating a grievance. Absent such request, the University shall have no obligation to provide data. The Panel shall not have subpoena power. Panel members shall discuss their requests for information prior to making them, in order to avoid duplication or unnecessary repetition of requests.

(F) At the request of any Panel member, the Panel shall meet in executive session, which shall be bound by confidentiality. Discussions held in executive session shall not be used in a subsequent hearing or judicial proceeding. No evidence shall be presented or testimony taken in executive session.

(G) The decision of the Panel shall be by majority vote and shall be final and binding on all parties and shall be given within one (1) month following the submission of the grievance to the Panel. The Panel may not amend, extend, or exceed boundaries of this Agreement.

(H) The Panel shall submit its decision to the University and the Association. The report shall not include how individual Panel members voted.

(I) In cases where the Panel does not reach a decision in one (1) month, the grievant shall then have the right to appeal the grievance to STEP 2. The Panel shall then be discharged of its duties.
All facts surrounding a grievance that a grievant could have reasonably known at the time of the STEP 1 filing, shall be presented at STEP 1.

If, as a result of the Panel meeting, the alleged grievance is not resolved, the matter must be appealed by the grievant to Step II within ten (10) days of receipt of the Panel decision or pursuant to (I) above. Failure by the grievant to properly appeal a decision by the Panel shall render the grievance null and void.

39.3.5 **STEP II** - The Director of Employee and Labor Relations or designee shall meet at Step II to discuss the grievance with the President of the Association or designee and grievance committee if desired by the Association. The parties agree to notify each other regarding the individuals who will attend this meeting.

39.3.6 Step II meetings shall be held at a mutually agreeable time within ten (10) days following written notice of such appeal as required in 39.3.3 or in 39.3.4 (I) or (K). Extensions of grievance timelines are permissible only in cases where the formal parties mutually agree to an extension in writing.

39.3.7 Failure by the grievant and the Association to properly appeal such grievance or otherwise meet at Step II shall render the grievance null and void.

39.3.8 At the Step II meeting, the Director of Employee and Labor Relations or designee shall respond, with reasons, to the extent permissible under this Agreement, to all matters properly brought forth by the grievant and the Association. A formal written response shall be made to the grievant and the Association within ten (10) days of the conclusion of the Step II meeting.

39.3.9 The parties may entertain settlement discussions after Step II and may extend grievance timelines, in writing, to do so. However, if the parties do not mutually agree to a written extension of grievance timelines, and the alleged grievance is not resolved within ten (10) days of the Step II meeting or response made pursuant to 39.3.8 above, the grievance must be appealed to arbitration through written notice of such appeal signed by the Association and given to the Director of Employee and Labor Relations. Absent such appeal by the Association, the grievance shall be considered null and void and resolved based upon the University's last response to the Association or grievant.

39.4.0 **STEP III** - The appeal to arbitration shall be in accordance with the procedure and the conditions set forth in the arbitration provision set forth in Article 39 of this Agreement. Such appeal shall be made within twenty (20) days of the Step II response referred to in 39.3.9 above.

39.4.1 The parties agree that they will follow the foregoing grievance procedures in accordance with respective steps, time limits and all conditions set forth in this Article. If, at any step, the Dean, Director of Employee and Labor Relations or designee fails to give a response to the grievance within the time limits set forth in this Article, the grievance may be appealed to the next step of the procedure.
pursuant to this Article. If the grievant or the Association fails to follow the foregoing grievance procedures in accordance with the steps, time limits and all conditions set forth in this Article, the grievance shall be deemed settled on the basis of the University’s last answer.

39.4.2 Only the Association or the University may require arbitration of the other.

39.4.3 If the University claims that the Association has violated any provisions of this Agreement, it may, if it so chooses, present such claim to the Association, in writing, within ten (10) working days following the occurrence of the action grieved. If the parties fail or are unable to settle the matter, the University may appeal it to arbitration, in accordance with the arbitration provision, Article 40 of this Agreement.

39.4.4 The parties agree that pending the raising, processing and settlement of a grievance, and during the term of this Agreement, they shall abide by all the provisions of Article 44 (No Strike-No Lockout) of this Agreement.

ARTICLE 40. Arbitration

40.1 The Panel of Arbitrators shall include Mr. John Kagel and Ms. Andria Knapp who shall serve as arbitrators under this Article until the expiration of this agreement, and shall, by mutual written agreement, be retained thereafter on an annual basis. If the Arbitrators mentioned herein are unavailable or the parties mutually decide upon an alternate arbitrator, such agreement shall be in writing.

40.2 The arbitration proceedings shall be conducted under the Rules of the American Arbitration Association.

40.3 Each party shall bear the expense of its representatives, participants, witnesses, and for the preparation and presentation of its own case. The fees and expenses of the Arbitrator, the hearing room and any other expenses incidental to the arbitration hearing shall be borne equally by the parties.

40.4 No matter, other than a grievance alleging violation of a specific provision as written and expressed in this Agreement, can be reviewed on the merits by the Arbitrator. If the grievance does not meet the aforementioned standard, and involves matters outside of the expressed terms of this Agreement, and is not specifically covered by a written provision of this Agreement, and the matter is submitted to the Arbitrator, the Arbitrator shall refrain from reviewing the merits of the grievance. In such cases, the Arbitrator shall deny the grievance on the basis of the University’s last answer in the grievance procedure as set forth in Article 39 of this Agreement.

40.5 The Arbitrator shall have no authority to add to, subtract from, modify, change, alter or ignore in any way the provisions of the Agreement or any expressly written amendment or supplement thereto, or to extend its duration, unless the Parties have expressly agreed, in writing, to give him or her specific authority to do so, or to make an award which has this effect. The award of the Arbitrator so made shall be final and binding on the Parties.
40.5.1 The Arbitrator shall arrive at his or her decision solely upon the facts and contentions as presented by the parties during the Arbitration proceeding. The Arbitrator shall not consider any facts which were not introduced by the parties in the Steps of the Grievance Procedure as set forth herein, unless either party could not have at that time reasonably known of such facts.

40.6 Pending the raising, processing and settlement of the grievance and the award of the Arbitrator, and during the term of the Agreement, the parties agree to abide by all of the provisions of Article 43 (No Strike-No Lockout) of this Agreement.

40.7 An arbitrator may review a denial of reappointment, promotion or tenure only in cases where all procedures, conditions, and criteria for filing a grievance, as set forth in the labor agreement, are met.

40.8 The Association may not appeal non-reappointment or promotion of probationary faculty members to arbitration unless they have completed three (3) full years of service at USF as set forth in 40.10 below. Probationary faculty shall have access to the grievance procedure in matters pertaining to reappointment or promotion, but shall not have access to arbitration unless mutually agreed upon by the formal parties to this agreement until they have completed three (3) full years of full-time service at USF.

40.9 In exceptional circumstances and by mutual agreement, which shall be in writing, the formal parties to this agreement may permit any grievance which has been appropriately filed under the labor agreement; i.e., meets all conditions and standards for a grievance, but for which arbitration is expressly excluded under this agreement, to be appealed to arbitration. However, 40.9 shall not be construed as broadening the scope of arbitrable review as set forth in this Article, nor shall the failure of either party to mutually agree be subject to arbitration. When such mutual agreement does occur pursuant to 40.9, the parties shall meet and agree upon the specific issue(s) to be decided upon at arbitration. Failure to agree upon such issues shall preclude arbitration.

40.10 Appeal Criteria

The following stipulations shall apply in regard to all disputes or grievances and arbitrations which may arise from promotion and tenure decisions.

(A) Failure of the College-wide or University-wide Faculty Peer Review Committees to follow all procedural and timeliness guidelines as set forth above shall not be arbitrable, and shall not be used as a pretext to overturn the University’s decision. The only exception to this rule for procedural violation shall be as set forth in (B) below.

(B) In cases of grievances over promotions and/or tenure, each party shall endeavor at the Step II grievance level to identify any violations of promotion or tenure procedures which have occurred.
(2) Should the University and the Association agree that a procedural violation has occurred, the identifying party shall request that the other party address the specific problem and notify the University of the outcome. Should that party fail to address and remedy the identified violation within thirty (30) days of the other party's request, the grievance shall not be arbitrable. Should either party comply with the request to remedy the procedural violation, the other party shall not raise such procedural violation at arbitration. A procedural violation shall not be considered remedied unless both parties agree that it has been remedied. In cases where agreement is not reached on the violation having been remedied, the remedy issue shall go to arbitration pursuant to the paragraphs below. The parties understand that substantive differences may exist even if procedural violations are remedied.

(3) Should either party identify what it considers to be a procedural violation and the other party deny that the alleged violation occurred, then the issue of whether or not a procedural violation occurred shall be decided by an arbitrator if the underlying grievance over promotion or tenure is properly appealed to arbitration.

(4) Should a procedural violation involving a promotion or tenure grievance be discovered after the Step II level, but before a final decision by the arbitrator is rendered, then the resolution of this violation shall be in accord with paragraph 2 above if both parties agree that the violation occurred. If either party denies that the alleged violation occurred, then this dispute shall be resolved in accordance with paragraph 3 above.

(5) In any arbitration in which there is a violation of the promotion and tenure procedure or this Article by the Association, the Association shall pay the entire cost of the arbitrator, court reporter, and transcript for both parties.

(C) The arbitrator shall comply with the provisions of this clause and may not expand the scope of arbitrable review or fashion a remedy unless expressly permitted by the labor agreement; e.g., violation of a procedure shall not be grounds to reverse a promotion or tenure decision.

(D) Should the College-wide Faculty Peer Review Committee fail to make a majority written recommendation on a particular applicant pursuant to the procedures set forth in this Article (i.e., support or oppose) or either committee fail to adhere to all procedural or timeliness guidelines as set forth in this Article, the promotion or tenure decision in question shall not be arbitrable unless the procedural violation is remedied pursuant to B above.

(E) The University may accept or reject the recommendation of the College-wide or University-wide Peer Review Committee.

(F) Should the College-wide or University-wide Peer Review Committee make a recommendation by a majority and pursuant to Article 17, and the University
deny promotion or tenure to such applicant, the matter may proceed to arbitration under the following circumstances:

(1) All provisions of the collective bargaining agreement in Articles 17 and 39-40 must have been fully met. Failure to meet all procedural provisions shall result in a grievance not being arbitrable and

(2) An arbitrator shall be bound by the following standard. The only question at arbitration in cases of promotion or tenure cases, assuming all conditions and procedures are met by the grievant and the Association, shall be whether or not the standard of unjustly denied was demonstrated to the arbitrator by the Association (i.e., the Association must demonstrate that that University decision was substantively unfair after the University promotion and tenure committee and peer review committees considered all recommendations and information).

(G) No grievance may be filed over an affirmative decision by the University. A grievance over a negative decision may be filed only within twenty (20) working days after final notification from USF (March 21).

(H) Should the peer review committee violate a timeline and fail to address the matter in full within thirty (30) working days of a request by the University to address the problem, then the Association shall pay the cost of the arbitration, court reporter and transcript fees.

ARTICLE 41. Conflicting Grievances

If grievances regarding conflicting claims or rights for assignment are brought forth by the full-time or part-time Faculty Association, the Association President shall recommend a proposed solution to the University.

ARTICLE 42. Discipline and Discharge

42.1 Termination or Discipline of an Association Member with a Tenured Appointment

An Association member with a tenured appointment can be terminated or disciplined by the University only on the basis of the just cause principle as defined by arbitration case law pertaining to labor-management relations under the National Labor Relations Act. An Association member who is terminated by the University pursuant to this section shall be given twelve (12) months' notice or, alternatively, at the sole option of the University, severance pay equal to one-half of the last annual salary given the terminated faculty member. Termination or discipline of an Association member with a tenured appointment is subject to the grievance and arbitration provisions set forth in this contract.

42.2 Moral Turpitude

Faculty who are disciplined and discharged for reasons of moral turpitude shall not be entitled to severance pay equal to one-half of the last annual salary as set forth in this
Article. "Moral turpitude" shall be used as it is commonly understood in higher education.

42.3 Violation of any article or provision of this Agreement may result in disciplinary action against an Association member.

ARTICLE 43. Layoff

43.1 Layoff of an Association Member with a Tenured Appointment

In the event that a reduction of the workforce of the University requires the layoff of a tenured Association member, the layoff shall be done on the basis of retaining faculty with the qualifications to perform the work which remains available. If two or more Association members having a tenured appointment have the qualifications to perform the work that remains available, the first tenured Association member to be laid off will be the Association member who has the least length of service as a tenured Association member with the University. Authorized leaves of absence or resignations from the University shall normally not be counted toward seniority.

A tenured Association member who is laid off by the University shall be given twelve (12) months' notice before the layoff shall become effective. The layoff notice shall be written and shall specify the reason or reasons for layoff in full. A copy of the notice shall be provided to the Association at the time it is sent to the Association member. Tenured faculty shall be subject to layoff under the following circumstances:

(A) Layoff Involving a Redirection or Realignment in Educational Programs or Curriculum, Either of Which May Involve University Resources

Any layoff within this category shall not be subject to arbitration provided, however, that the issue of whether or not the University did in fact redirect or realign educational programs or the curriculum which may involve University resources as stated in the reasons given for layoff shall be subject to arbitration.

(B) Layoff of a Tenured Association Member Due to Decline in Enrollment

Any layoff in this category shall not be subject to arbitration provided, however, that (1) the issue of whether or not the decline in enrollment as stated in the reasons given for layoff has occurred and, (2) the issue of whether or not the scope of the layoff is commensurate with the decline in enrollment in the department or program in which layoff is made shall be subject to arbitration. For example, with regard to the latter, if there are ten Association members in a department or program where layoff notices have been served and where enrollment is 1,000 and the enrollment decreases by one student and one Association member is given a layoff notice, the arbitrator shall have the authority to reinstate the Association member and to find that a reduction of one full-time student may not justify layoff of an Association member in the program or department where layoff notices have been served.
(C) Layoff of a Tenured Association Member due to Financial Exigency

Only the University Trustees may declare a state of financial exigency. Should the University declare a state of financial exigency, the declarations or reasons thereto or layoffs made pursuant to such declaration(s) shall not be subject to arbitration. Only in the event that the University makes a declaration of financial exigency which results in the layoff of a tenured Association member shall the following procedure apply. In cases where layoffs are made for reasons of financial exigency, the University shall endeavor to provide as long a notice period as possible. In any event, such notice period shall not be less than six (6) months.

(1) The Association shall first request, in writing, one meeting with the University within five (5) days after receiving copies of layoff notices. The purpose of this meeting shall be to review information relevant to the declaration of financial exigency which may result in the layoff of a tenured Association member. This meeting shall be held within five (5) days of such request from the Association.

(a) If the Association desires additional information upon which the University declares financial exigency, then such information shall be requested in writing within five (5) days after the meeting pursuant to (1) above. Such informational request shall be relevant to the declaration of financial exigency.

(b) Any information requested pursuant to (a) above shall be kept completely confidential and shall be used for purposes of verifying the declaration of financial exigency unless the Association exercises its option to reopen under (e) below.

(c) The examination of such information shall take place in the presence of six (6) individuals: three (3) selected by the University and three (3) selected by the Association. The Parties shall hold one (1) meeting to examine such information. This meeting shall take place within five (5) days of receiving a request of the Association as in (a) above.

(d) The University shall not be required to provide any information pursuant to this clause of this Article unless specifically requested to do so in writing by the Association.

(e) After all procedures are followed as set forth in this Section of this Article, the Association may exercise the option of negotiating layoffs announced under Section C of this Article of the Collective Bargaining Agreement.

(f) Notice to reopen negotiations shall be in writing to the Associate Provost. Such notice must be received no later than ten (10) days after the conclusion of the meetings pursuant to Section C of this provision.
(g) The following stipulations shall apply to both parties once notice is provided pursuant to (f) above:

(1) The No Strike-No Lockout Article of this Agreement shall not be in effect for the duration of such negotiations.

(2) Only in the event of a faculty strike shall the grievance and arbitration provisions of this Agreement not be in effect.

(3) The scope of negotiations shall be limited to layoffs under Section C of this Article. All other provisions of the Collective Bargaining Agreement shall remain in full force and effect.

(4) The Association shall have the right to strike and the University shall have the right to replace striking faculty.

(5) Negotiations shall commence pursuant to this Article only in cases where layoff notices are issued due to financial exigency as described in Section C of this Article.

The arbitrator shall not exceed his or her authority subject to (A), (B), and (C) above. The arbitrator shall not substitute his or her views in the fashioning of a remedy for the wisdom of the USF Board of Trustees. It is the understanding of the Parties to this Agreement that these two sentences above are not in conflict with Section A or the last sentence in Section B.

If a dispute arises concerning seniority and the qualifications of faculty to perform work which remains available, the following procedure shall apply:

(D) An Expert Review Panel shall be appointed to hear claims regarding the qualifications of faculty. Qualifications shall be determined by the Panel by examining all factors as set forth below.

(1) Whether or not the individual holds the terminal degree or its equivalent (usually taken to be preparation and training comparable to the accepted doctoral program in time, continuity, professional standards and applicability to the field or specialization) in an appropriate discipline; and,

(2) Whether or not the individual has taught or has been trained in an appropriate discipline; and,

(3) Whether or not the individual demonstrates the ability to do research, teaching and service in the appropriate discipline.

The Panel shall consist of one individual selected by the University and one individual selected by the Association. The third individual shall be an
arbitrator mutually selected from the arbitration panel referred to in the grievance and arbitration provisions of this Agreement.

(E) The order of layoff shall be made in a department or program in which the Association member is employed at time of receipt of a layoff notice. However, if a Association member asserts, in writing, within fifteen (15) days of receipt of the layoff notice that she or he is qualified, as this term is defined in item D above, to perform the work of another less senior Association member in another program or department and, consequently, able to replace an Association member in another program or department, this question shall be submitted to the Panel.

(F) The Expert Panel shall meet to determine the question of seniority between the affected Association members and whether or not the laid off Association member(s) is qualified to do the work that remains available. The affected Association members, the Association and the University may all present testimony and evidence regarding their positions at such Panel meetings. The deliberations of the Panel shall be confidential. Panel meetings shall not be open to the public and shall be attended only by faculty receiving layoff notices, members of the Association Grievance Committee and representatives of the University. Witnesses shall be sequestered at the request of either party.

(G) The decision of the Panel shall be by majority vote and shall be final and binding on the Parties and not subject to the grievance and arbitration provisions of the Agreement.

(H) The Panel must render a decision within two (2) months of the original layoff notice. Copies of the decision shall be sent to all Parties, including affected Association members.

(I) The submission and processing of any case by the Panel and the Panel selection itself shall not toll the layoff notice period.

(J) The Expert Panel shall be discharged of its duties upon rendering a decision.

(K) The Panel shall be empowered only to make final determinations on questions of seniority and qualifications to perform the work which remains available.

In the event a dispute involving this Article develops, the arbitrator shall be strictly bound by this Article. In such cases, the University shall not be required in any proceeding or at any time to develop, make available or utilize any material or information which is not available to the general public except as specified in Section C of this Article or below. However, any material or information which is not available to the general public but which the University intends to introduce as evidence to support its position before an arbitrator, must be made available, upon written request from the Association, prior to the arbitration hearing. Further, if a dispute arises concerning evidence that is specific and relevant to issues above, the arbitrator may decide what evidence is appropriate provided that such evidence is specific and relevant to the issue, that it is used only by the arbitrator, not made available to the public or academic community and deemed
confidential. The Association acknowledges it will not embark upon a fishing expedition in regard to such evidence and will not seek to interfere or usurp any management prerogatives of the University.

43.2 Reemployment Rights

A tenured Association member who is laid off because of a reduction of the workforce shall be eligible for priority reemployment for a period of five (5) years after layoff if a faculty position for which he or she is qualified becomes available. If two or more such Association members have the qualifications to do the available work, the person who had the greatest length of service as a tenured Association member shall be given first priority. The provisions of this section are subject to the grievance and arbitration procedure set forth herein.

ARTICLE 44. No Strike No Lockout

44.1 Neither the Association nor any of its agents nor any Association members will individually, collectively, concertedly, or in any manner whatsoever engage in, incite, participate in, aid or condone, whether directly or indirectly, any strike, sit-down, slow-down, work stoppage, withholding of services or other interference with delivery of services, or resort for relief to any form of self-help or other direct or indirect action during the term of the Agreement, and the University agrees that during the term of this Agreement it will not lock out any of the employees covered by this Agreement.

44.2 The University retains the right to discharge or otherwise discipline employees in the bargaining unit who have given direction to, either negatively or positively, or have in any manner to any extent committed acts prohibited by the provision of this Article. The University shall have the right to discipline all or any employees and to administer different penalties, or to refrain from taking such disciplinary action for violations of the provisions of this Article. The Association shall have the right to protest and appeal any action constituting discipline administered to an employee by the University under this paragraph; however, the only issue which can be the subject of a grievance and which can be reviewed by the Arbitrator is limited to whether or not the employee has, to any extent, committed acts prohibited by the provisions of this Article.

44.3 If any controversy or dispute of any nature arises between the University, its employees and unions representing these employees or attempting to represent such employees, and further, if any controversy or dispute of any nature arises between the Management of any company performing work for the University and/or on the University premises, or for the University under other conditions, their employees other than the employees covered by this Agreement and the unions representing those employees are attempting to represent such employees, or any company which supplies materials to the University, its employees and the unions representing those employees or attempting to represent such employees, such controversy or dispute shall not affect in any way the rights and obligation of the parties herein established by this Agreement; and if any such controversy or dispute results in or threatens to result in any strike, stoppage of work, or other interference with delivery of services, the parties hereto agree to abide by all the
provisions of Article 43 (No Strike-No Lockout clause) of this Agreement and to fulfill their obligation in accordance with the terms of this Agreement.

44.4 Neither the violation of any provision of this Agreement nor the commission of any act constituting an unfair labor practice or otherwise made unlawful by any federal, state or local law shall excuse employees, the Association or the University from their obligations under the provisions of the Article.

44.5 The University retains the right to recover from the Association such damages as it may suffer by the reason of a violation of the provisions of the Article through the grievance and arbitration procedure as established by this Agreement.

Article 45. Contract Re-Openers

45.1 Renegotiation of Economic Terms upon Change in Student Enrollment

If total USF enrollment in schools represented by the Association drops or increases by 5% or more, upon the request of either party, the parties shall return to the bargaining table to renegotiate salaries and benefits. In such event, the census data collected during the preceding semester shall determine the baseline for enrollment. Should the parties renegotiate salaries and benefits pursuant to this Article, all other articles of this Agreement shall remain in full force and effect.

45.2 Inflation Re-Opener

A. No inflation-related re-openers on rates of salary increase in years one, two, and three.

B. For academic years 2019-2020, 2020-2021, and 2021-2022, if there is a re-opener in January (of the corresponding academic year) if inflation* is 2% more than the across-the-board increase effective for USFFA members as of the close of September payroll (in that same corresponding academic year), then ATB salary increase will increase by 1%.

C. For academic years 2019-2020, 2020-2021, and 2021-2022, if there is a re-opener in January (of the corresponding academic year) if inflation* is 4% more than the across-the-board increase effective for USFFA members as of the close of September payroll (in that same corresponding academic year), then ATB salary increase will increase by 2%.

45.3 Net Tuition Re-Opener

A. For academic years 2019-2020, 2020-2021, and 2021-2022, if net tuition is forecasted* to fall 2% short of budget, then the University will have the option of reopening Article 30.1 (Wages) and / or Article 34 (Faculty Development Funds) of the contract.
B. Inflation will be defined as follows: it is the ratio of the CPI (All Urban Consumers; San Francisco, Oakland, San Jose; U.S. Department of Labor, Bureau of Labor Statistics) from the most recent December (i.e., the December immediately prior to the above-mentioned January) to the prior December. This is the methodology that is used to compute part of the increase to the Faculty Development Fund.

C. The University defines forecasted as officially reported to the USF Board of Trustees in quarterly operating forecasts maintained by the Office of Planning and Budget.

D. The Vice Provost for Institutional Budget, Planning and Analytics will meet with the USFFA in November 2020, 2021, and 2022 to discuss the quarterly operating forecast.

45.4 Provisions for Reopener Negotiations

A. The University shall share aggregate compensation and salary data and relevant budget information currently used for fiscal planning with the Association. The Association shall waive any legal rights to this data and not to make this information part of any legal proceeding.

B. The comparator group of institutions is listed below for the sole purpose of salary and benefit negotiations. This comparator group will provide the only negotiating guidelines for economic issues subject to negotiation.

California List
Claremont McKenna College
Loyola Marymount University
Pepperdine University
Pomona College
Saint Mary’s College of California
San Francisco State University
Santa Clara University
Scripps College
University of California-Berkeley
University of San Diego
University of the Pacific
Stanford University*
University of Southern California*
* benefit only

Historical List
Santa Clara University
Loyola Marymount University
Pepperdine University
Golden Gate University
Saint Mary’s College of California
Sonoma State University
Hayward State University
San Jose State University
San Francisco State University
University of San Diego
University of the Pacific

Urban Jesuit List
Boston College
College of the Holy Cross
Fordham University
Georgetown University
Loyola Marymount University
Loyola University Chicago
Santa Clara University
Seattle University
1. Service: The Service Task Force is charged with reviewing all USFFA members’ service obligations and activities. In consultation with USFFA members, the University will create a database to document all USFFA service obligations including committees, committee charges, original date of inception of the committee, the expected duration of the committee’s work, and work expectations for committee members. The scope of the task force’s work will not be limited to committee work, but rather all service to departments, programs, schools, colleges, and the University. There shall be 10 members (five USFFA, five Administration). The USFFA’s five committee membership shall include one faculty member from each college and one librarian. A report will be submitted to the USFFA President and the Provost by May 1, 2018.

2. Space: The Space Task Force is charged with examining all possible ways and means of economizing on faculty office space. Possible ideas include, but are not limited to review of faculty office policies and practices and incentives to promote faculty office sharing (e.g., reimbursing faculty members for cell phone cost if they agree to share offices and telecommute). There shall be six members (three USFFA, three Administration). A report with recommendations will be submitted to the USFFA President and the USF Provost by May 1, 2018.

3. Department Chairs: The Task Force is charged with examining the duties and responsibilities of department chairs pursuant to Article 25 of the USFFA CBA. There shall be 10 members (five USFFA, five Administration). The USFFA committee membership shall include one faculty member from SOE, SOM, SONHP and two faculty members from CAS (one from the fine arts, humanities, or social sciences and one from the sciences). A report with recommendations will be submitted to the USFFA President and USF Provost by April 1, 2018.

4. ACP: The Task Force is charged with standardizing the ACP process for the College of Arts and Sciences, the School of Education, the School of Nursing and Health Professions, and the School of Management, as well as the LCP process in the Gleson Library. The task force will explore, identify, and summarize best practices, and also recommend a standardized format for the Dean's summary of agreements and feedback. There shall be 10 members (5 USFFA, 5 Administration). The USFFA committee membership shall include one faculty member from each college and one librarian. A report will be submitted to the USFFA President and USF Provost by May 1, 2018.

5. Housing: The Task Force is charged with exploring all options to address the housing issue for USFFA members. The task force will review the current 2nd mortgage program and rental assistance program, as well as explore partnership programs with the city, state, and donors which may lead to short-term and long-term solutions to housing challenges for USFFA members. There shall be 6 members (3 USFFA, 3 Administration). A report will be submitted to the USFFA President and Provost by August 31st 2017.
6. Gleeson Library: The USFFA and the Administration will create a task force of four (4) members (two (2) USFFA appointees and two (2) Administration appointees) to examine ways in which Library Department Heads can more effectively serve the needs of the University’s faculty, staff and students in the constantly evolving library and information environment. Any suggestions must be approved by the majority of the task force. This work will be done in the context of Section 24.7.1 (D) of the CBA and the constraints of Yeshiva. The wording of 24.7.1 (D) will not be changed. A report will be submitted to the Provost and the USFFA President by December 2, 2016.
1. Librarians can, with the written permission of the Dean and the concurrence of the Department Head, enroll in classes covered by tuition remission during "traditional" work time, by shifting schedules as may be permitted by the Library's extended hours. Based on operational needs, such schedule changes will be agreed upon by the Librarian, Department Head, and the Dean.

2. Librarians who wish to enroll in a class (either graduate or undergraduate), but not in a specific program, covered by tuition remission, should discuss their intentions with the Dean, either in a regularly scheduled LCP or in a simplified LCP specifically requested for said purpose. In making this decision, the Dean shall take into account how additional classes would improve the effectiveness of the librarian, enhance the operational needs of the library, or benefit the university, students, or faculty, with whom the librarian works.

3. No reasonable request will be denied.

4. Denials are subject to Article 38 (Grievance Procedures) and Article 39 (Arbitration) of the collective bargaining agreement.

5. Tuition remission may be considered taxable income to the Librarian. More information regarding the taxation process can be obtained at http://www.usfca.edu/HR/Benefits/Tuition_Remission/
1. Faculty who wish to enroll in a class (either graduate or undergraduate), but not in a specific program, covered by tuition remission, should discuss their intentions with the Dean, either in a regularly scheduled ACP or in written communication with the Dean. In making this decision, the Dean shall take into account how additional classes would improve the effectiveness of the faculty member, or benefit the university, students, or faculty, with whom the faculty member works.

2. No reasonable request will be denied.

3. Denials are subject to Article 38 (Grievance Procedures) and Article 39 (Arbitration) of the collective bargaining agreement.

4. Tuition remission may be considered taxable income to the faculty member. More information regarding the taxation process can be obtained at http://www.usfca.edu/HR/Benefits/Tuition Remission/.
Side Letter D
Joint Task Force: Retirement Preparation

1. The parties shall establish a task force to review retirement options in preparation for the 2014 USFFA/USF reopeners. The task force will be comprised of six (6) members (3 USFFA, 3 administration). The task force will convene no earlier than January 1, 2014 and will submit recommendations to the USFFA President and USF Provost by April 1, 2014. The task force will consider options that could assist USFFA members with preparing for retirement.

2. By mutual agreement, a second task force may convene no earlier than January 1, 2016 to consider options that could assist USFFA members with preparing for retirement and submit recommendation to the USFFA President and USF Provost by April 1, 2016. The second task force will be comprised of six (6) members (3 USFFA, 3 administration).

3. The task force(s) shall make recommendations while at the same time remaining cognizant that such recommendations be sustainable in terms of the University’s long term budget planning and financial stability.
In light of the fact that the 32 units teaching workload contradicts the CBA, (Article 22.1), this side letter shall only be effect from August 2017 to July 2023.

The Dean may exercise an option to have newly hired Term Faculty in their first two (2) years of continuous full-time service teach a 4/4 workload in exchange for a reduction in service requirements.

No faculty member who is assigned to 4/4 teaching and relieved of his/her obligation to service shall be disadvantaged in any way for purposes of promotion.
COLLECTIVE BARGAINING AGREEMENT
INDEX

Academic Calendar/Year
  Faculty Availability 34
  Intersession 80
  Summer Session 81

Academic Career Prospectus (ACP) 41

Academic Freedom 6

Academic Honesty Committee 36

Accidents, on job 74

Affirmative Action 11

Arbitration Assessment see also Evaluation

Athletic Facilities see Benefits

Basketball (discount) 93

Benefits
  Athletic Facilities 92
  Childcare 90
  Counseling (substance abuse, emotional) 88
  Dental 88
  Disability Insurance 71, 94
  FACHEX 96
  Emeriti 91
  Healthcare Premiums 86
  Housing Subsidy 97
  Legally Domiciled Adults (LDA) 92
  Life Insurance 88
  Long Term Care 92
  Medical Expenses (unreimbursed) 88
  Retirement 91, 93
  Tuition Exchange 97
  Tuition Remission 89, 116, 117
  Vision Plan 88

BLUE see Professional Responsibilities

Books, for class 75

Bookstore (discount) 93

Catholic University see also Jesuit Heritage

Classroom, Classes
  Cancellation of Classes 33
  Change of Classrooms 33
  Conduct in the Classroom 34
  Freedom of Expression 35

Collective Bargaining Agreement
  Adherence to Law 16
  Comparator Institutions 112
  Duration of Agreement 3
  Management Rights 16
  Past Practice 12
  Renegotiation on Basis of Student Enrollment 111
<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Reopener Provisions</td>
<td>111</td>
</tr>
<tr>
<td>Savings Clause</td>
<td>15</td>
</tr>
<tr>
<td>College Players (discount)</td>
<td>93</td>
</tr>
<tr>
<td>Collegiality</td>
<td>8</td>
</tr>
<tr>
<td>Commencement Exercises <em>see</em> Professional Responsibilities</td>
<td></td>
</tr>
<tr>
<td>Committees</td>
<td>33</td>
</tr>
<tr>
<td>Conflict Resolution <em>see</em> Grievance Procedure, <em>see also</em> USFFA-Strike</td>
<td></td>
</tr>
<tr>
<td>Conscientious Objector</td>
<td>13</td>
</tr>
<tr>
<td>Councils</td>
<td>10</td>
</tr>
<tr>
<td>Curriculum</td>
<td></td>
</tr>
<tr>
<td>Joint Curriculum Committee</td>
<td>39</td>
</tr>
<tr>
<td>Oversight</td>
<td>34</td>
</tr>
<tr>
<td>Department Chairs</td>
<td>64</td>
</tr>
<tr>
<td>Disability Insurance <em>see</em> Benefits</td>
<td></td>
</tr>
<tr>
<td>Disability Leave <em>see</em> Sick Leave</td>
<td></td>
</tr>
<tr>
<td>Discipline and Discharge <em>see</em> Termination, <em>see also</em> USFFA-Strike</td>
<td></td>
</tr>
<tr>
<td>Duplicating Services</td>
<td>80</td>
</tr>
<tr>
<td>Educational Meetings</td>
<td>75</td>
</tr>
<tr>
<td>Emeriti Program <em>see</em> Benefits</td>
<td></td>
</tr>
<tr>
<td>Emeritus</td>
<td>95</td>
</tr>
<tr>
<td>Events, on-campus</td>
<td>74</td>
</tr>
<tr>
<td>Exams</td>
<td></td>
</tr>
<tr>
<td>Change of Exam Times</td>
<td>33</td>
</tr>
<tr>
<td>Copies of Exams</td>
<td>76</td>
</tr>
<tr>
<td>Faculty and Staff Children Exchange Program (FACHEX) <em>see</em> Benefits</td>
<td></td>
</tr>
<tr>
<td>Faculty Appointments</td>
<td></td>
</tr>
<tr>
<td>Probationary Appointments</td>
<td>19</td>
</tr>
<tr>
<td>Tenured Appointments</td>
<td>20</td>
</tr>
<tr>
<td>Term Appointments</td>
<td>17</td>
</tr>
<tr>
<td>Faculty Development Fund</td>
<td>95</td>
</tr>
<tr>
<td>Faculty Lounge</td>
<td>82</td>
</tr>
<tr>
<td>Faculty/Staff Working Relations</td>
<td>2</td>
</tr>
<tr>
<td>Field Trips</td>
<td>76</td>
</tr>
<tr>
<td>Funeral / Bereavement leave</td>
<td>73</td>
</tr>
<tr>
<td>Grades</td>
<td></td>
</tr>
<tr>
<td>Change of Grade</td>
<td>75</td>
</tr>
<tr>
<td>Credit by Examination</td>
<td>75</td>
</tr>
<tr>
<td>Criteria for grading students</td>
<td>35</td>
</tr>
<tr>
<td>Examinations</td>
<td>75</td>
</tr>
<tr>
<td>Final Grades</td>
<td>75</td>
</tr>
<tr>
<td>Grade Appeal</td>
<td>35</td>
</tr>
<tr>
<td>Incompletes</td>
<td>77</td>
</tr>
<tr>
<td>Pass-Fail Option</td>
<td>77</td>
</tr>
<tr>
<td>Governance</td>
<td>8, <em>see</em> Committees</td>
</tr>
<tr>
<td>Grievance Procedure</td>
<td></td>
</tr>
<tr>
<td>Appeal Criteria</td>
<td>103</td>
</tr>
<tr>
<td>Arbitration</td>
<td>102</td>
</tr>
<tr>
<td>Conflicting Grievances</td>
<td>104</td>
</tr>
<tr>
<td>Grievance Panel</td>
<td>100</td>
</tr>
</tbody>
</table>
Informal Step ("Step Zero") 99
Step 1 99
Step 2 101
Step 3 101
Healthcare see Benefits
Housing Subsidy Program see Benefits
Identification Cards 77
Intellectual Property 48
Intersession see Academic Calendar
Instructional Media 77
Jesuit Heritage/Sisters of Mercy 17
Jury duty 71
Keys 77
Layoff see Termination
Leaves of Absence see Sabbaticals, Special Leave, Sick Leave, Jury Duty, Military Leave,
Parental Leave, Funeral Leave, and Educational Meetings
Legally Domiciled Adults (LDA) see Benefits
Librarians
  Appointment 51
  Department Heads 58
  Librarians Career Prospectus (LCP) 59
  Peer Review 54
  Professional Development Leaves 61
  Promotion 53
  Retirement 63
  Termination/Discipline 52
  Work Week 52
Librarian Development Fund 95
Library Books 81
Mail 77
Military Leave 72
Mission 1
National Labor Relations Act 6, 10
Non-Discrimination 11
Ombudsperson 37
Office Hours 34
Offices 78
Outside Employment 73
Parental Leave 72
Peer Review see also Tenure and Promotion
  Elections 32
  Librarians 54
Prayer 79
Professional Responsibilities
  Change of Class Hours, Exam Times 33
  Commencement Exercises 33
  Evaluation of Instruction (BLUE) 33
  Full-Time Service 33
  Intent to Stay 33
Name, using of USF 80
Outside Employment 73
Program Assistants 80
Readers (student) 81
Recognition of USFFA 6
Research
   ACP 41
   In relation to Tenure and Promotion 28, 31
   Funds 76
Retirement see Benefits
Sabbaticals 65
Sabbatical Support and Merit Recognition Fund 68
Salary
   Deductions 82
   Payment 82
   Scale 84
Service
   ACP 46
   In relation to Tenure and Promotion 29
Sexual Harassment 11, see also Student-Faculty Relationships
Sick Leave 71
Special Leave 70
Strike (No Strike No Lockout) 110
Student Faculty Relationships 12
Summer Session see Academic Calendar
Syllabi 76
Teaching
   ACP 46
   Administrative 74
   In relation to Tenure and Promotion 30
Telephone Calls 81
Tenure and Promotion 21
   Faculty Ranks/Criteria 21
   Peer Review Procedures 23
   Procedures for Applying 22
   Termination 20
   Time Limits 19
Term Faculty see Faculty Appointments
Termination
   Layoff 106
   Moral Turpitude 105
   Probationary Faculty 20
   Tenured Appointment 105
Tuition Exchange Program see Benefits
Tuition Remission see Benefits
Tutoring 34
Travel on official University business 79
Unfair Labor Practice 10
USFFA
  Association Membership 13
  Dues, payroll deduction 15
  Relationship with USF 12
  Rights & Newly Hired Members 82
  Strike 110
Workload
  Redistribution 43
  Teaching unit credits (course release) 41
  Work Week 40
Yeshiva Decision 10