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### 2 **ARTICLE 9**

### 3 ASSIGNMENT OF RESPONSIBILITIES 4

9.1 **Policy**. The parties agree that:

(a) The assignment of responsibilities to employees is one of the primary practical mechanisms by which the University establishes its priorities, carries out its mission and creates opportunities to increase the quality and integrity of its academic programs and enhance its reputation and stature as a major research university.

10 (b) An employee's professional obligation consists in of both scheduled and non-11 scheduled activities.

12 (c) It is part of the professional responsibility of employees to carryout their duties in an appropriate manner and place. For example, while instructional activities, office hours, 13 and other duties and responsibilities may be required to be performed at a specific time and 14 15 place, other non-scheduled activities are more appropriately performed in a manner and 16 place determined by the employee in consultation with their supervisor.

17 (d) No employee's assignment shall be imposed arbitrarily or unreasonably. If an 18 employee believes that their instructional passignment has been so imposed, the employee should proceed to address the matter through the procedures in the exclusive 19 assignment dispute resolution(ADR) grievance procedure in Sections 9.10-9.13 of this 20 Agreement, which shall be the exclusive method for resolving such disputes. 21

22 (e) Each employee shall be given assignments that provide equitable opportunity, in 23 relation to other employees in the same department/unit, to meet the required standards 24 for promotion, tenure, merit salary increases, and, if applicable, renewal of multi-year 25 appointments.

26 (f) The University shall make a reasonable effort to provide employees with 27 resources, training, facilities and equipment forcarrying out their assigned 28 teaching, research and service assignments.

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#### 9.2 Considerations in Assignment.

(a) The employee shall be granted, upon written request, a conference with the 31 32 person responsible for making the assignment to express concerns regarding: 33

(1) the needs of the program or department/unit;

(2) the employee's qualifications and experiences, includingprofessional 34 35 growth and development and preferences;

(3) for employees who have an instructional assignment, the character of the 36 assignment, including but not limited to the number ofhours of instruction, the 37 preparation required, whether the employee has taught the course (s) [14] in the past, the 38 average number of students enrolled in the course(s) in past semesters and the time 39 required by the course(s), whether travel to another location is required, the number of 40 41 preparations required, the employee's assignments in other semesters, the terms and conditions of a contract or grant from which the employee is compensated, the use of 42 43 instructional technology, the availability and adequacy of materials and equipment, clerical services, student assistants, and other support services needed to perform the 44 45 assignments, and any changes that have been made in

46 the assignment, including those which may have resulted from previous evaluations of 47 the employee;

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(4) for A&P employees and other employees without an instructional

assignment, the preparation required, the number of students or clients served, whether
 the responsibilities of the positionhave appreciably changed or increased since the past
 year, whethertravel to another location is required, the availability and adequacy of
 materials and equipment and other support services needed to perform the assignment,
 any changes in the assignment that may have resulted from previous evaluations, and

54 (5) the opportunity to fulfill applicable criteria for tenure, promotion, merit 55 salary increases, and awards.

(b) If the conference with the person responsible for making the assignment does not
resolve the employee's concerns, the employee shall be granted, upon written request,
an opportunity to discuss thoseconcerns with an administrator at the next higher level.

(c) The University and the UFF recognize that, while the Legislature has described 59 60 the minimum full academic assignment in terms of twelve contact hours of instruction or 61 equivalent research and service, the professional obligation undertaken by a faculty 62 member will ordinarily be broader than that minimum. In like manner, the professional 63 obligation of other professional employees is not easily susceptible to j5 quantification. 64 The University has the right, in making assignments, to determine the types of duties and 65 responsibilities that comprise the professional obligation and to determine the mix or 66 relative proportion of effort an employee may be required to expend on the various components of the obligation. 67

(d) Furthermore, the University properly has the obligation constantly to monitor and
 review the size and number of classes andother activities, to consolidate
 inappropriately small offerings, and to reduce inappropriately large classes.

### 9.3 Annual Assignment.

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(a) Communication of Assignment. Employees shall be apprised inwriting, at the
beginning of their employment and each year of employment thereafter, of the
assignment of effort expected in teaching, research and other creative activities, public
service, and of any other specific duties assigned for that year.

Except for an assignment made at the beginning of an employee's employment,
 the person responsible for making an assignment supervisor shall notify the employee
 prior to making the final written assignment. The assignment shall be communicated to
 employees nolater than six weeks in advance of its starting date, if practicable.

(b) Instructional Assignment. The period of an instructional assignment during an
academic year shall not exceed an average of seventy-five days per semester and the
period for testing, advisement, and other scheduled assignments shall not exceed an
average of ten days per semester. Within each semester, activities referred to above
shall be scheduled during contiguous weeks with the exception of spring break, if any.
The course assignment shall be communicated to employees no later than six weeks in
advance of its starting date, if practicable.

(c) Change in Assignment. Should it become necessary to makechanges in an
 employee's assignment, the person responsible for making the change shall notify the
 employee prior to making such change and shall specify such change in writing.

91 (d) For employees, the employment agreement indicates when they are "on
92 contract." Nine-month employees are typically on assignment from August 8 until May
93 7, and twelve-month employeesfrom August 8 until August 7, annually.

### 95 9.4 Summer Assignment.

96 (a) The supplemental summer instructional assignment, like that for the academic

97 year, includes the normal activities related to such anassignment as defined by the
98 department/unit and the nature of the course, such as course preparation, minor
99 curriculum development, lectures, evaluation of student efforts, academic advising,
100 research, and service, including, but not limited to, department, college, and university
101 committee meetings.

(b) The employee may be assigned reasonable and necessary non-instructional
 duties related to the summer instructional appointment prior to the conclusion of the
 academic year appointment.

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## 9.5 Place of Employment.

107 (a) Principal. Each employee shall be assigned one principal place of employment, 108 as stated on the annual employment agreement. Where possible, an employee shall be 109 given at least one full semester notice of a change in principal place of employment. The 110 employee shall be granted, upon written request, a conference with the person 111 responsible for making the change to express concerns regarding such change, including 112 concerns regarding considerations in assignment as described in the Section above. 113 Voluntary changes and available new positions within the department shall be considered 114 priorto involuntary changes, if practicable.

(b) Secondary. Each employee, where possible, shall be given atleast ninety days
written notice of assignment to a secondary place of employment. The employee shall be
granted, upon written request, a conference with the person responsible for making the
change to express concerns regarding such change. Travel expenses shall be paid at
the state rate and in accordance with the applicable provisions of state law.

(c) In the event that a UCF Connect Partner facility is closed during normal business
 hours, the supervisor shall assign an alternateworkplace.

## 123 9.6 Teaching Schedule.

(a) An employee's teaching preferences should be honored to the extent possible,
 recognizing programmatic need, budget availability, student demand, and maximization
 of classroom utilization.

(b) Teaching schedules should be established, if practicable, so that the time
between the beginning of the first assignment and theend of the last assignment for
any one day does not exceed nine hours unless the employee and the supervisor
agree to a schedule with longer hours.

(c) The usual length of time between the end of the last assignment on one day and
the beginning of the first assignment on the next day shall be at least twelve hours,
unless the employee and the supervisor agree to a schedule with a shorter time off
between days.

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136 9.7 Workweek. Scheduled hours for all employees shall not normally exceed forty 137 hours per week. Time shall be allowed within thenormal working day for research- and 138 creative work, writingactivities, teaching, or other activities required of the employee, when a part of the assigned duties. Supervisors are encouraged to make appropriate 139 140 adjustments in the timing and number of scheduled hours in recognition of evening, night, and weekend assignments, and for periods when an employee is on call. Evenings, 141 142 nights, and weekends when an employee is on call shall be considered in making other duty assignments. See Article 17 Leaves joiregarding schedule adjustment for holiday 143 144 assignment.

#### 145 **Office Hours** 9.8

Employees may hold their office hours online, in person, or a combination of both.

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#### 148 9.89.9 Assignment Dispute Resolution.

149 (a) Policy. The University and the UFF agree to the following procedure as the 150 exclusive method of resolving disputes under the Assignment of Responsibilities 151 Article of the Agreement that allegethat an employee's instructional assignment has 152 been imposed arbitrarily or unreasonably.

153 (b) Grievance Filing. An employee who alleges that the instructional assignment has 154 been imposed arbitrarily or unreasonablymay file a grievance under the Grievance 155 Procedures Article only to enforce the exclusive Assignment Dispute Resolution (ADR) 156 procedure delineated below, not to seek a determination as to whetheran instructional 157 assignment has been arbitrarily or unreasonably imposed.

158 (c) Representation. The UFF shall have the right to represent any Grievant in a grievance filed hereunder, unless the Grievant elects self-representation or to be 159 160 represented by legal counsel. If a Grievantelects not to be represented by the UFF, the 161 University shall promptly inform the UFF in writing that the ADR has been filed.

162 Resolution of

163 any individually processed ADR Grievance shall be consistent with theterms of this 164 Agreement and for this purpose the UFF shall have the right to have an observer present 165 at all meetings called for the purpose of discussing this dispute and shall be sent copies of 166 all decisions at the same time as they are sent to the other parties.

(d) Timely Processing. Time limits noted in this ADR procedure give the maximum 167 168 amount of time allotted to each part of this procedure. All parties are encouraged to 169 complete their portion of theADR procedure as quickly as possible, while also allowing 170 enough time to complete the work in a competent manner.

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#### 172 <del>9.9</del>9.10 Time Limits.

173 (a) Calendar Days. All references to "days" within this ADR procedure refer to 174 "calendar days." The "end of the day" shall refer to the end of the business day, i.e., 5:00 p.m. The "day of receipt" of the assignment, a response to Part 1, Part 2 or Part 3 of the 175 176 ADR processshall not be included in the count of days.

177 (b) Receipt of Assignment. The dispute shall not be processed unless it is filed within 178 thirty fourteen days after the receipt of the instructional assignment by the Grievant. If the Grievant's instructional assignmentbegins prior to final resolution of the dispute, he-179 180 or she they [7] shall perform the assignment until the matter is resolved using this 181 procedure.

182 (c) Delivery of Information. In order to comply with the short timelimits imposed by 183 this expedited process, all information, including documents, shall be exchanged via: 184

- (1) email or
  - (2) hand-delivered and date-stamped by appropriate staff.

186 All oral exchanges of information related to the ADR including, but notlimited to,

- 187 scheduling and extension of deadlines, must be confirmed in writing.
- 188 (d) Time Limit Extensions. All time limits contained within this Article may be 189 extended by mutual agreement of the administrator at the level at which the extension is
- 190 requested and the Grievant or the Grievant's representative. Upon failure of the
- Grievant or the Grievant's representative to comply with the time limits herein, the 191
- dispute shall be deemed to have been finally determined at the priorstep. 192

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# 194 9.109.11 Assignment Dispute Resolution Procedures.

195 (a) A Grievant who believes that their is instructional assignment has been imposed arbitrarily or unreasonably shall, within thirty days after receipt of the assignment, file Part 196 197 1 of the ADR Formto the University's representative responsible for handling grievances. 198 The University's representative shall notify the individual responsible for making the 199 instructional assignment or that individual's representative within three days of the filing of the ADR Grievance. The filing of Part 1 of the ADR Form shall be accompanied by a 200 brief and concise statement of the Grievant's arguments, and any relevant 201 202 documentation supporting their jpposition. This documentation shallbe placed in a file 203 entitled "Employee's Assignment Dispute ResolutionFile," which shall be kept separate 204 from the Grievant's evaluation file. Additional documentation shall not be considered in 205 the ADR process except by agreement of the University's representative unless it is 206 specifically named documentation that the Grievant or the Grievant's representative 207 requested from the university prior to the conference held pursuant to (b) below, but did 208 not receive before such conference.

(b) Within four days of receipt of Part 1 of the ADR Form, the individual responsible
for making the instructional assignment in question or their[10] representative shall
schedule and hold a meeting to discuss the dispute. Twenty-four hours after this
conference, the individual responsible for making the instructional assignment or their[11]
representative shall complete Part 1 of the ADR Form and deliver

it to the Grievant and/or Grievant's representative, the Dean or theDean's
 representative and the University's representative.

(c) If the Grievant continues to be aggrieved following the initial conference, he or
she shall file the ADR Form, with Part 2 completed, with the Dean or the Dean's
representative no later than four days after receipt of the ADR Part 1 decision.

219 (d) The Dean or the Dean's representative shall schedule a meeting with the 220 Grievant and/or the Grievant's representative to be held no later than four days after filing Part 2 of the ADR Form. At thismeeting, the Grievant, the Grievant's 221 222 representative, and the Dean orappropriate administrator shall discuss the dispute and 223 attempt to resolve it. Within twenty-four hours after the conclusion of this meeting, the 224 Dean or the Dean's representative shall complete Part 2of the ADR Form and deliver it 225 to the Grievant and/or Grievant's representative, the individual responsible for making 226 the instructional assignment or that person's representative and the University's 227 representative.

(e) If consultation with the Dean or the Dean's representative doesnot resolve the
matter, the Grievant and/or the Grievant's representative may file, within four days of
receipt of the Part 2 decision and with the approval of the UFF, Part 3 of the ADR Form
(with supporting documentation) with the University's representative, indicating an
intention to submit the dispute to a Mediator certified in Florida.

233 (f) Within seven days of receipt of Part 3 of the ADR Form and other documentation, 234 the University's representative shall place a written statement of the University's position, 235 a list of the University's expected witnesses, and other relevant documentation in the 236 Grievant's ADR file. As soon as practicable thereafter, a copy of all documents placed in 237 the Grievant's ADR File shall be presented to the Grievant and the Grievant's 238 representative, who shall provide the University's representative with a list of the 239 Grievant's expected witnesses, which will be placed in the Grievant's ADR File. Any 240 change in either the University's or the Grievant's witness list shall be shared with

everyone involved in the ADR within twenty-four hours of that change.

- (g) Within seven days of receipt of all materials in (e) and (f) above, the University's
  representative shall schedule a meeting with the Grievant and/or the Grievant's
  representative for the purpose of selecting a Mediator and alternate(s) from a Mediator
  Panel chosen jointly by the University and the UFF. Selection of a Mediator from the
  panel shall be by mutual agreement.
- (h) The University's representative shall contact the selected Mediator no later than
  three days following the selection. Should the Mediator selected be unable to serve, the
  University's representative shall notify the Grievant and/or Grievant's representative and
  contact an alternate Mediator within three days. If neither Mediator can serve, the
  University's representative shall contact the Grievant and/or the Grievant's
- 252 representative within three days and schedule another selection meeting.
- (i) Upon the agreement of the Mediator to participate, the University's
   representative shall provide the Mediator with theGrievant's ADR File.
- (j) The ADR Meeting with the Mediator shall be scheduled as soon as practicable
   after the Mediator has received the Grievant's ADR File. The University's representative
   shall notify the Grievant and/or the Grievant's representative of the time and place of the
   ADR Meeting no later than forty-eight hours prior to it being convened.
- (k) No person concerned with, or involved in, the assignmentdispute shallattempt to lobby the decision of the Mediator.
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- (I) The ADR Meeting shall be conducted as follows:
- (1) The Mediator shall conduct and have total authority at theADR Meeting. The
   Mediator may conduct the ADR Meeting in whatever fashion, consistent with this
   Agreement, which will aid in arriving at a just decision.
- (2) The Grievant's representative shall be the sole representative for the
   Grievant, and the University's representative shall be the sole representative of the
   University. Each representativemay have one individual present to assist in the
   presentation of the Grievant's case.
- 269 (3) Each representative may present documentary evidence from the employee's
   270 ADR File, question witnesses, offer arguments and cross-examine witnesses.
- (4) The Mediator shall submit to all parties, on Part 4 of the ADR Form within
  forty-eight hours after the close of the ADR Meeting, a written, binding decision as to
  whether the assignment was imposed arbitrarily or unreasonably. The decision shall
  include the reasons for the Mediator's determination.
- (5) If the Mediator decides that the Grievant's assignment was imposed arbitrarily
  or unreasonably, the Mediator may also suggest anappropriate remedy. This suggestion
  is not binding on the University but shall be used by the University's representative in
  fashioning an appropriate remedy.
- 280 **9.11**9.12 Mediator Panel.
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- (a) The University's representative and the UFF Grievance Representative shall meet within
  two weeks of the ratification of this Agreement for the purpose of selecting a Mediator Panel.
  The Panel shall consist of no fewer than five and no more than nine individuals.
- (b) Panel Membership Review. Panel membership may be reviewed at the initiation of the
  University or the UFF, through written notice provided before the end of preceding fiscal year.
- 288 280 **9.129 1**
- 289 9.129.13 Expenses.

290 291 All fees and costs of the Mediator shall be borne equally by the parties.