

This is part of a package proposal. UAW reserves the right to withdraw this package proposal at any time, at its sole discretion and without penalty. If this package proposal is not accepted as written in its entirety and without modification as described below, this proposal will be declared to be void and non-existent and the Union will return to bargaining from its language proposed prior to this package proposal.

Article XX Grievance and Arbitration Procedures

A. Grievance Procedure

1. A grievance is a claim by an individual Academic Researcher, a group of Academic Researchers or the UAW, that the University has violated a specific provision of this Agreement during the term of this Agreement.
2. An Academic Researcher may be represented at all stages of the grievance and arbitration procedures. However, a University employee designated as managerial, supervisory or confidential by the University shall not represent any Academic Researcher or group of Academic Researchers at any step of the Grievance Procedure or in any activity or role provided for in the Grievance Procedure.
3. Resolutions shall be consistent with this Agreement, and shall not be precedential unless agreed to in writing by the parties to this Agreement.
 - a. The University shall provide the UAW with a copy of the grievance and the proposed resolution.
 - b. The University shall not implement the proposed resolution of the grievance until timely receipt and review of the UAW's written comments, if any.
4. Only the UAW has standing to file a grievance on the following:
 - a. A designated campus and/or medical center's failure to provide Academic Researcher lists in accordance with Article XX, Union Access and Rights, and Article XX, Union Security.
 - b. "Locking out" Academic Researchers in accordance with Article XX, No Strikes.
5. **Filing Grievances/Appeals**
 - a. Grievances must be filed by hand, electronically or by U.S. Mail at the Office of the President.
 - b. In the event the union alleges a contract violation as a result of an Office of the President action, the grievance shall be filed directly at the Office of the President. The University shall issue a step 2 response within 15 calendar days from the day the grievance was filed at the Office of the President.
 - c. **Time Limits** – The date of filing shall be the date the grievance is received at the Office of the President. Filings received after the close of business shall be deemed filed the next business day. The

timelines and meetings for the processing of grievances shall be in accordance with the steps addressed below:

- d. **Step 1 – Informal (optional) grievance Resolution** – Before commencing formal grievance processes, the grievant may discuss the grievance with their immediate supervisor in a timely manner. Informal resolutions, although final, shall not be precedential nor inconsistent with this Agreement.

1. If the grievance is not resolved through informal discussion, the grievant may seek review as set forth below.

- e. **Step 2 – Formal Grievance Review** – A written grievance must be filed as set forth below:

1. A written grievance must be received by the Office of the President on the grievance form agreed to by the parties (Appendix XX)
2. The written grievance must contain the following information or the University may consider the grievance ineligible for processing:
 - a. a specific description of the dispute including the name(s) of the affected Academic Researchers or description of the group of the affected Academic Researchers,
 - b. the facts giving rise to the dispute,
 - c. a listing of the article and section violated,
 - d. a statement as to how the article and section were violated,
 - e. the date(s) of the violation, and
 - f. the requested remedy.
2. At the time the Step 2 grievance is filed, either party may request a meeting prior to the issuance of the Step 2 response. If a meeting is requested, it shall be held within fifteen (15) calendar days of the date on which the Step 2 grievance was filed.
3. The parties may bring individuals to the meeting who have relevant information to present regarding the grievance.
4. The University shall issue a written response to the grievance within fifteen (15) calendar days of the date on which the Step 2 grievance was filed or the date of the Step 2 meeting, whichever is later.

6. **Failure to comply with the time limits**

- a. If the grievant or their representative does not comply with a timeline set forth in this Article, the grievance shall be ineligible for further processing.

- b. If the University does not comply with a timeline set forth in this Article, the grievance shall be sustained and reasonable remedy granted.
7. Offers of settlement are inadmissible at any step of the grievance or arbitration procedures.
8. Consolidation Of Grievances – Grievances may be consolidated by written agreement of the University, the grievant and/or the grievant’s representative.
9. Grievance File – Materials generated as a result of the filing of a grievance including the grievance form shall be maintained by the University in a file separate from the Academic Researcher’s personnel file.

B. Appeal to Arbitration

1. General Provisions –

- a. Only the UAW may file an appeal to arbitration and only after the timely exhaustion of the grievance procedure. The written appeal must be signed by an authorized representative of the UAW, filed with the Office of the President – Labor Relations, and must include:
 1. the name and address of the UAW representative who is responsible for the appeal to arbitration and to whom all correspondence relating to the arbitration is to be sent;
 2. a copy of the completed grievance form; and
 3. a statement setting forth the unresolved issue(s), the articles of the agreement alleged to have been violated, and the remedy requested.
- b. An appeal to arbitration may be made in the following ways:
 1. Hand Delivery: When hand delivered, proof of service must accompany the appeal to arbitration. The date of receipt will be used to determine the date of the appeal for hand-delivered appeals.
 2. United States Mail: When mailed, the appeal must arrive in an envelope with a U.S. Postal Service Postmark. The U.S. Postal Service Postmark will be used to determine the date of receipt for mailed appeals.
 3. Email to **appealagrievance@ucop.edu**.
 - a. Email submissions must include PDFs of all documents, information and signatures necessary to be in compliance with the Arbitration provisions of this Agreement.
 - b. The ‘date of filing’ for emailed Appeals to Arbitration shall be the date received on the University server, provided that the appeal is received during business hours. If an appeal to Arbitration is received outside of normal

business hours, the following business day will be deemed the filing date of the Appeal to Step 2.

- c. The University shall acknowledge receipt of the Union's Appeal to Arbitration through a computer-generated, automatic email response
- c. Appeals to Arbitration that are not processed within the time limit in §B. 2.a., below are ineligible for arbitration
- d. If a grievance is not appealed to arbitration, the University's Step 2 response shall be final. If the appeal to arbitration is withdrawn or an arbitration hearing otherwise does not take place, the University's Step 2 response will be final.

2. Time Limits

- a. The written appeal to arbitration must be received by the Office of the President within forty-five (45) calendar days of the date on which the University issued its Step 2 response, or within forty-five (45) calendar days of the final date on which the University's response was due if no response was issued.
- b. Within fifteen (15) calendar days of the postmark or date of personal delivery, the University shall mail to the union an acknowledgment of the receipt of the appeal and the identity of the University official to whom all relevant correspondence should be directed.

3. Selection of the Arbitrator

- a. The UAW representative shall contact the designated University official within thirty (30) calendar days of the appeal to arbitration in order to select an arbitrator from the panels set forth in Appendix F. The arbitrator shall be selected within forty-five (45) calendar days from the date of the appeal. Failure to contact the designated University official within the established time frame will be considered as a withdrawal of the appeal to arbitration.
- b. If the parties cannot agree to an arbitrator from the panels, the parties shall alternately strike one name each from the list of Northern and/or Southern panel members. Unless the parties agree otherwise, the party selecting first shall be determined by the flip of a coin. The remaining name shall be designated as the arbitrator.
- c. Within sixty (60) calendar days from selection, the parties shall attempt to agree to a hearing date, but if they are unable to agree, the authority for scheduling a hearing date shall reside with the arbitrator.

4. International Grievants Who Are Dismissed

In recognition of the large number of international Academic Researchers in

the bargaining unit, the University and the UAW agree to the provisions of this Section.

- a. The Academic Researcher has the option to request an expedited grievance and arbitration process pursuant to Section B.5.e of this Article and that they have fifteen (15) calendar days from receipt of the Dismissal notice to request such process.
- b. If the grievant was required to leave the country prior to the arbitration hearing due to a change in visa status as a result of the grieved action, but elects to participate in person on a travel visa, the University will assist in sponsoring the travel visa if necessary,
- c. If the arbitrator makes the determination that the grievant was not dismissed for just cause, the University shall reimburse for actual travel costs incurred, for the grievant only, to appear at the hearing. Such reimbursement shall be limited to a travel visa and airfare, in accordance with University Travel Policy.
- d. If the arbitrator upholds the dismissal, the union shall be responsible for reimbursement of travel costs to the grievant.
- e. If the visa status of an Academic Researcher is threatened by the dismissal of that Academic Researcher, the Academic Researcher shall have the option of either filing a grievance and proceeding through the grievance and arbitration process under Article XX or to pursue an expedited grievance and arbitration procedure. The Union or Academic Researcher shall notify the University of the Academic Researcher's intent to appeal through the expedited procedure by a written notice to the University within fifteen (15) calendar days of receipt of the University's written notice to dismiss. In case of the expedited process, the University and the Union shall cooperate to expedite the grievance and arbitration process so that the grievance and arbitration process will be completed before the Academic Researcher loses their visa status. The record of an Academic Researcher who opts to utilize this expedited procedure shall not be terminated in SEVIS until the final decision. The Academic Researcher shall continue to receive compensation and benefits as usual, or the Academic Researcher will request a formal leave until the grievance and arbitration process will be completed. USCIS and third parties will not be notified until the grievance and arbitration process will be completed.

5. Procedural/Evidentiary Issues At Hearing

1. Prior to the arbitration hearing, the UAW and the University shall attempt to stipulate as to the issue(s) to be arbitrated and to as many facts as possible. At least seven (7) calendar days prior to the arbitration the parties shall exchange lists of known witnesses.
2. During the hearing the parties shall have the opportunity to examine and cross-examine witnesses under oath and to submit relevant evidence. If the grievant cannot testify in person, the grievant may testify through electronic means. Issues and allegations shall not be

introduced at the hearing unless they were introduced prior to or during Step 3 of the grievance procedure.

3. Upon request by either party but not upon their own motion, the arbitrator shall have the authority to subpoena relevant documents and/or witnesses.
 4. The arbitration hearing shall be closed to anyone other than the participants in the hearing unless the parties agree otherwise in writing.
 5. In all cases appealed to arbitration except for actions taken pursuant to Article 5, Discipline and Dismissal, the UAW shall have the burden of proceeding.
6. **Scope Of Arbitrator's Authority** – The arbitrator shall consider the evidence presented and render a written decision within thirty (30) calendar days of the close of the record of the hearing. The arbitrator's decision will set forth the findings of fact, reasoning, and conclusions on issues submitted by the parties. The arbitrator's authority shall be limited to determining whether the University has violated arbitrable provisions of this contract and to ordering corresponding remedies. The arbitrator shall not have jurisdiction or authority to add to, amend, modify, nullify, or ignore in any way the provisions of this contract.
- a. The arbitrator's fees and the costs of transcripts requested by the arbitrator or both parties shall be equally born by the parties. Costs for transcripts requested by only one party, shall be born by the requesting party.
 - b. The party that cancels or postpones an arbitration will be liable for any cancellation/postponement fees charged by the arbitrator or court reporter.
7. **Extension Of Time Limits** – Time limits set forth in this article may be extended only by agreement of the parties in writing.
8. **Pay Status**
- a. The University and the UAW shall establish a reasonable schedule for the arbitration proceeding. The UAW shall provide the names of witnesses in advance in order to facilitate the University's provision of release time in accordance with §B.9.b., below
 - b. The Academic Researcher grievant(s), shall be in a without-loss-of-pay-status for the entire arbitration hearing. Academic Researcher witnesses will be in a without-loss-of-pay-status for travel to and from the arbitration hearing, for time actually giving testimony or waiting to give testimony, at the hearing. Total release time for the grievant, employee representative and witness(es) for travel to/from the hearing and for participation in the hearing shall not exceed either their normally scheduled hours of work for the day(s) of the hearing or their actual participation in the hearing. Participants shall

travel to/from the hearing via the most expeditious method of transportation available.

- c. No more than one (1) Academic Researcher representative shall be in without-loss-of-pay-status for an arbitration hearing.
- d. The University shall not be responsible for any lodging, travel expenses or other expenses incurred by a grievant, witnesses, employee or UAW representatives with regard to the union's presentation in the arbitration hearing.

9. Arbitrator Panel

The parties agree that there will be a Northern standing panel of thirteen (13) arbitrators and Southern standing panel of thirteen (13) arbitrators to hear arbitration cases scheduled for hearing pursuant to the provision of this article. Such panels are listed in Appendix XX.