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AGREEMENT

This Agreement is made this 27th day of January 1997 by and between the State of Hawaii and the Board of Regents of the University of Hawaii, hereinafter called the Employer or Public Employer, as defined in Section 89-2, H.R.S., and the University of Hawaii Professional Assembly, hereinafter called the Union.

ARTICLE I. RECOGNITION

The Employer recognizes the Union as the exclusive representative of Collective Bargaining Unit 7, as certified by the Hawaii Labor Relations Board. The public employees composing the unit are hereinafter referred to as Faculty Members or Faculty.

ARTICLE II. NON-DISCRIMINATION

A. Neither the Employer nor the Union shall discriminate against any Faculty Member on the basis of race, color, religion, national origin, sex, sexual orientation, age, disability, or for being a disabled veteran, a veteran of the Vietnam era, or for lawful political activity, except for bona fide occupational or legal requirements. The Employer and the Union agree to comply with all applicable Federal and State laws.

B. Neither the Employer nor the Union shall discriminate against any Faculty Member on the basis of activity or lack of activity on behalf of the Union.

ARTICLE III. CONDITIONS OF SERVICE

A. MAINTENANCE OF RIGHTS AND BENEFITS

1. Except as modified by the terms of this Agreement, Faculty Members\(^1\) shall retain all rights and benefits provided in the written rules, regulations, and policies formally adopted by the Board of Regents existing at the execution of this Agreement which pertain to wages, hours, and other terms and conditions of employment.

The minutes of the Board of Regents shall constitute the basis of the applicable rule, regulation, or policy.

2. Except as modified by the terms of this Agreement, the Faculty of the University of Hawaii at Manoa, University of Hawaii at Hilo, and University of Hawaii at West Oahu

\(^1\) In accordance with Board of Regents policy, the following definitions of Faculty are used in this Agreement: C (all Faculty at the Community Colleges), I (instructional), R (researcher), S (specialist), B (librarian), A (county extension agents), M (clinical medicine) and J (legal instruction).
shall retain the rights and responsibilities set forth in Part 4: Conditions of Service of the Faculty Handbook for Manoa and Hilo Campus, 1977 Edition, provided that:

a. Amendments and modifications officially approved by the Board of Regents after the issuance of said Handbook and prior to the execution of this Agreement shall prevail;

b. Only Appendix T (see R-1 of Reference Section) of said Handbook is incorporated herein.

3. Except as modified by the terms of this Agreement, the Faculty of the Community Colleges shall retain the rights and responsibilities provided in the officially approved rules, regulations, and policies of the Board of Regents which pertain to the same subject matter covered in Part 4 of the aforesaid Handbook.

B. OUTSIDE EMPLOYMENT

Faculty may engage in outside employment for additional compensation according to the following guidelines:

1. The additional employment is neither so extensive nor so demanding as to interfere with the Faculty Member's creditable performance of the primary obligation to the University.

2. Ethical considerations.

   a. No Faculty Member shall accept pay to tutor students in the subject matter of the courses the Faculty Member teaches.

   b. The results of research conducted by the University shall be published or otherwise made available to the public, and no researcher will sell the results of research conducted by and for the University, unless authorized by the President.

   c. No Faculty Member shall accept any fee, gift, or payment of expenses over and above authorized compensation for services rendered in the post for which the Faculty Member has been appointed, except with specific approval of the President.

   d. No Faculty Member shall use the University facilities, supplies, or equipment other than in the course of University duties, except with prior approval of the President.

   e. No Faculty Member shall accept off-campus positions or appointments, whether or not paid, when such activities may impair the judgment of the Faculty Member in the discharge of University duties.
f. Although Faculty Members may not accept compensation for special information known to them by virtue of their employment with the University, they may charge a fee or accept a retainer for the utilization of their special competence, knowledge, and skill in consulting, design, or research directed toward the solution of specific problems for a specific employer or client.

3. Before undertaking compensated outside activity, Faculty Members shall file with the Department/Division Chair or other administrative supervisor a form provided for this purpose. An occasional lecture or similar one-time activity for which an honorarium is received shall not be considered outside employment for purposes of the filing requirement. If at any time the Department/Division Chair or other supervisory personnel considers that the project interferes with the performance of the official duties of the Faculty Member, this will be reported to the Dean, Director, or Provost.

4. Faculty Members who engage in consulting, contract, or private employment during the duty period shall not exceed one day or an accumulation of eight (8) hours per calendar week excluding Sundays and holidays.

5. Up to six (6) working days per academic year may be accumulated, from time not utilized for consulting, contract, or private employment during weeks within the duty period, for consecutive days of professional consultancy. Days not used during the academic year will not carry forward to the next academic year.

Plans for consecutive days of professional consulting shall be submitted in advance to the appropriate Dean, Director, or Provost for prior written approval.

C. EXEMPTION FROM TUITION

Faculty who register for credit courses are exempted from the payment of tuition subject to the following provisions: (1) the Faculty Member must be employed on a half-time basis or more, (2) each academic semester not more than six credits may be carried exempt from tuition, (3) the Faculty Member's normal university duties must be carried out as usual, (4) the Faculty Member may enroll only after the regular students have had an opportunity to register, and (5) the Faculty Member's enrollment shall place no undue or unusual burden on the instructor in the course. These provisions for tuition exemption do not apply to individual instruction in such fields as music nor to special funded courses which have insufficient revenue to cover their costs.

D. LEGAL REPRESENTATION

1. The Employer shall provide legal counsel for a Faculty Member upon request when:

a. The Faculty Member is sued for actions taken by the Faculty Member in the course of the Faculty Member's employment and within the scope of the Faculty Member's duties and responsibilities.
b. The Faculty Member must appear as a defendant or is subpoenaed to appear in court when sued for actions taken in the course of employment and within the scope of the Faculty Member's duties and responsibilities.

c. The Faculty Member must appear as a witness or is subpoenaed to appear in court on a matter arising in the course of employment and within the scope of the Faculty Member's duties and responsibilities.

d. The Faculty Member is required to give deposition or answer interrogatories on a matter arising in the course of employment and within the scope of the Faculty Member's duties and responsibilities.

2. If a judgment or court approved settlement is made against a Faculty Member in a civil suit for actions taken by the Faculty Member in the course of the Faculty Member's employment and within the scope of the Faculty Member's duties and responsibilities, the Employer agrees to no more than submit to the Legislature any judgment (or court approved settlement) against the Faculty Member, with the Employer retaining the discretion of recommending or not recommending legislative approval.

E. FACULTY EVALUATION

Faculty Members will be evaluated periodically in accordance with Section 9-15 (see R-2 of Reference Section) of the Board of Regents Policies (BORP).

F. TEACHING ASSIGNMENTS AND EQUIVALENCIES

Standards for teaching assignments and equivalencies are determined in accordance with Section 9-16 (see R-3 of Reference Section) of the Board of Regents Policies (BORP).

G. POLITICAL LEAVE

Faculty Members may request leave of absence without pay or use vacation leave while campaigning for elective political office. Faculty Members may continue working while campaigning for elective political office as long as the campaigning does not interfere with the duties and responsibilities of the Faculty Member, as determined by the Chancellor or Vice-President, and the Faculty Member complies with Board of Regents Policy, Section 9-5 (see R-4 of Reference Section), Political Activity (and subsequent amendments) and other applicable rules of the University.

H. LEAVE SHARING

Except as modified by the terms of this Agreement, Faculty Members shall be allowed to participate in the Leave Sharing Program (see R-5 of Reference Section) of the State of Hawaii, under the provisions of administrative rules adopted by the University.
ARTICLE IV. DUTY PERIOD

A. Faculty Members on nine-month appointments in the I and C classifications are on duty for nine consecutive months with salary paid over a twelve-month period. The beginning and ending dates for the duty period for each campus will be determined by the Employer, provided that the beginning date shall be between August 14th and September 14th and run for nine (9) consecutive months thereafter, except that Faculty whose duties are other than classroom instruction may be assigned a duty period beginning two weeks earlier than the calendar established for the campus; however, in such cases the Faculty Member's duty period shall end two weeks earlier, or the Faculty Member shall receive compensatory release from assignments during the normal duty period at a mutually agreed upon time.

B. The primary professional responsibilities of Faculty Members are teaching, research, specialized educational services, and community service. Faculty Members also have professional responsibilities such as advising students; registration of students; participation in campus and University-System committees; keeping regularly posted office hours which are scheduled at times convenient for students; and participation in traditional functions which have unique academic significance. The performance of teaching duties extends beyond classroom responsibilities and includes such activities as preparation, student evaluation, syllabus revision, and review of current literature and research in the subject area. Therefore, such duties cannot be restricted to a fixed amount of time or points in time.

C. During the interval between semesters and during the spring recess, Faculty Members normally engage in professional activities. However, Faculty Members who do not have duties requiring their presence on campus may travel for personal reasons at their own expense, provided that upon return they report to the Employer the number of days of such travel and provide service for those days at times during the off-duty period.

ARTICLE V. LEAVES OF ABSENCE WITH PAY

A. SABBATICAL LEAVES

1. The purpose of the sabbatical leave is to provide the Faculty with an opportunity for further professional growth and development so that they may serve more effectively on their campuses and in their field of specialization.

2. Only tenured Faculty Members at Rank 2 or above may be eligible for a sabbatical leave after six years of full-time creditable service with the University. Any leave of up to thirty (30) days will not constitute a break in service. Credit toward sabbatical leave is computed in units of not less than a full semester for instructional Faculty and from the effective date of appointment in all other classifications provided that an instructional Faculty Member appointed effective on October 1 or February 1 of the respective
semesters or prior to that shall have such semester count as a full semester. Full-time creditable service refers to full-time active duty service in the University.

3. The term of a sabbatical leave shall be for a period of twelve months (usually an academic year) at half the pay that would have been received had the leave not been taken or six months (a semester) at the same pay that would have been received had the leave not been taken.

Tenured Faculty Members serving on eleven-month appointments may alternatively be granted sabbatical leaves of shorter duration with full pay at proportionately more frequent intervals after the initial period of six years of full-time creditable service at the University, provided that the total leave with pay taken within a sabbatical leave period does not exceed that provided for regular sabbatical leave.

4. Each Faculty Member who receives a sabbatical leave shall agree to return to the University System for service for a period of not less than one year.

5. Each Faculty Member who applies for a sabbatical leave shall submit through the Chair to the Dean/Director or Provost, a description or narrative of the educational program, research, or other professional activity to which the Faculty Member proposes to devote the leave, along with the reasons for undertaking such a program while on leave. The Dean/Director or Provost shall note a recommendation on each application and shall forward each to the Chancellor or at UH-Manoa, the President or the President's designee (hereinafter referred to as Chancellor in this Article).

6. In evaluating applications for sabbatical leaves, the following shall be considered:
   
a. The nature of the educational or professional program to be undertaken.

b. The effect of the applicant's absence on the work of the department or unit and on the operations of the University.

Applications which were previously approved as to item (a) above, but were denied because of item (b) or as a result of budget constraints, shall be given priority.

Previous leaves of absence credited in writing towards sabbatical leave eligibility shall not prejudice the evaluation or approval of sabbatical leave applications.

7. All applications for sabbatical leave shall be received by the Dean/Director or Provost at least six months before the effective date of the leave. The decision to approve or deny the leave shall normally be rendered within four months after receipt of the application by the Dean/Director or Provost.
8. It is expected that a Faculty Member, whenever financially possible, on a sabbatical leave at full pay will not take employment for compensation during the leave, and that one on half pay will not take more than half-time employment, unless such employment is necessary for or enhances the attainment of the purposes for which the leave was granted. Faculty Members can argue the necessity of accepting pay as a means of accepting a sabbatical. In such cases, details of the compensated employment should be included in the outline of the proposal submitted to the Dean/Director or Provost. Included in this provision is the acceptance of fellowships and grants. Upon returning from sabbatical leave, the Faculty Member shall report to the Employer in writing, within one semester, on activities during the leave, through the Dean/Director or Provost, and via the appropriate Chancellor.

B. STUDY LEAVES

1. Study leave of one semester with full pay or two semesters at half pay may be granted by the Employer to full-time Faculty Members in the I-2 classification at the end of five years' service with the provision that such leaves will be utilized in advanced study.

2. Study leave of three months with full pay or six months at half pay may be granted by the Employer to full-time Faculty Members in Rank 2 of the R, S, B, and A classifications at the end of five years' service with the provision that such leaves will be utilized in advanced study.

3. Faculty Members who have served a minimum of five years in Rank 2 without taking a study leave may, upon promotion to their next higher corresponding Rank, apply this time as three years' credit toward a sabbatical leave. Faculty Members who have served four years in Rank 2 shall, upon promotion, be granted two years' credit toward a sabbatical leave, and Faculty Members who have served three years in Rank 2 shall, upon promotion, be granted one year of credit toward a sabbatical leave. If a study leave is taken, no time served in the lower Rank can be used to apply toward a future sabbatical leave. Also, the time actually spent on study leave cannot be applied toward a sabbatical leave.

4. Each Faculty Member who applies for a study leave shall submit through the Chair to the Dean/Director or Provost a description or narrative of the educational program to which the Faculty Member proposes to devote the leave along with the reasons for undertaking such a program while on leave. The Dean/Director or Provost shall note a recommendation on each application and shall forward each to the Chancellor.

All requests for study leave must be in the hands of the Dean/Director or Provost at least six months (one academic semester for instructional staff) before the effective date of the leave.

5. In evaluating applications for study leave, at least the following shall be considered:
a. That no additional positions will be necessary and that the work of the department or unit will be done satisfactorily;

b. That the purpose of the leave is mutually beneficial to the Faculty Member and the University;

c. The nature, length, and pertinency of the educational program which the Faculty Member plans to undertake;

d. That the Faculty Member's absence will not adversely affect the operations of the University;

e. The Faculty Member's contribution to the University, demonstrated potential for growth and development, and seniority (continuous length of service with the University).

6. The Faculty Member must agree to return to the University of Hawaii for at least one year thereafter.

7. In order to give non-instructional Faculty Members an opportunity to attend professional meetings, visit research centers, or observe field practices while away from the State on vacation leave, the Employer may grant leaves of absence with pay for the period actually devoted to these activities.

C. VACATION LEAVES

1. Faculty Members on the eleven (11) month salary schedules in the C, R, S, B, and A classifications are eligible to earn vacation leave at the rate of one and three-quarter (1-3/4) working days for each month of service.

2. If such Faculty Members render less than a month of service, their vacation allowance for such month shall be computed as follows:

<table>
<thead>
<tr>
<th>Actual Days of Service</th>
<th>Working Days of Leave</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 to 3</td>
<td>0</td>
</tr>
<tr>
<td>4 to 6</td>
<td>1/2</td>
</tr>
<tr>
<td>7 to 9</td>
<td>3/4</td>
</tr>
<tr>
<td>10 to 12</td>
<td>1 full day</td>
</tr>
<tr>
<td>13 to 15</td>
<td>1-1/4 days</td>
</tr>
<tr>
<td>16 to 18</td>
<td>1-1/2 days</td>
</tr>
<tr>
<td>19 or more</td>
<td>1-3/4 days</td>
</tr>
</tbody>
</table>

3. Faculty Members on the nine (9) month salary schedule are not eligible to earn vacation leave.
4. Faculty Members on the eleven (11) month salary schedule in the I classification are not eligible to earn vacation leave.

5. Other Conditions.
   a. Faculty Members who are appointed on a temporary, contractual, or substitute basis while on vacation from another position in the State government or any political subdivision of the State shall not earn vacation allowance for such appointment.
   b. Vacation allowance shall accrue to a Faculty Member while on leave with pay unless specifically prohibited by this Agreement.
   c. No vacation allowance shall accrue:
      1) During the period of any vacation leave or sick leave granted when the appointment terminates or is to terminate at the end of such leave.
      2) During the period the Faculty Member is on leave without pay (except for a period that a Faculty Member is on leave for disability and is being paid Worker's Compensation benefits).
      3) During any period of valid suspension.
      4) During any period of unauthorized leave.
      5) During any period the Faculty Member is on sabbatical leave or study leave.

6. Accumulation or Carry Over of Vacation Leave.
   a. Faculty Members may accumulate up to twenty-one (21) days of vacation leave per calendar year until they accumulate their first forty-two (42) days. Subsequently, Faculty Members may accumulate not more than fifteen (15) days of vacation leave per calendar year, even if their total accumulated days fall below forty-two (42) days. However, vacation leave in excess of fifteen (15) days per year may be accumulated for good cause when a request for such accumulation is approved by the Employer provided such request shall be accompanied by a stipulation that the Faculty Member shall take such excess vacation days at a specified time. If Faculty Members fail to take this vacation at the time specified, they shall forfeit the excess accumulation of vacation leave unless for good reason an extension of time is granted by the Employer.
   b. Vacation leave shall be administered on a calendar year basis and recorded at the end of each calendar year.
c. Any Faculty Member who is entitled to an annual vacation may accumulate for the succeeding year or years such unused portion of vacation allowance as is permitted above, provided that the total accumulation shall not exceed ninety (90) working days at the end of the calendar year. If any recorded accumulation of vacation allowance at the end of any calendar year exceeds ninety (90) working days, the Faculty Member shall automatically forfeit the unused vacation allowance which is in excess of the allowable ninety (90) working days.

d. Nothing contained in this Article shall be construed to prohibit the taking or to require the forfeiture of any vacation which is validly granted and the taking of which is commenced prior to the last working day of any calendar year, notwithstanding that the recording of the current accrued vacation allowance for such year on the last day thereof might result in an accumulation of more than ninety (90) working days including the working days of the vacation so granted and then being taken, but the period of such vacation shall be regarded for all purposes as if the same had been entirely taken prior to the last day of such calendar year.

e. Nothing contained in this Article shall be construed to prohibit the lawful payment of pay in lieu of vacation.


a. When a vacation is requested on a form prescribed by the Employer, it shall be granted and taken at such time or times as the Employer may designate; provided, that it shall be as close to the requested period as conditions in the unit will permit, and so as to prevent any forfeiture of vacation allowance.

b. When a vacation is granted, it may include, in accordance with law and at the request of the Faculty Member, all vacation allowance accrued up to the end of the Faculty Member's last full month of service immediately preceding the commencement of the vacation.

c. No vacation leave of less than one (1) hour may be granted. However, when payment in lieu of vacation is legally permissible, or when the Faculty Member's service will not continue at the expiration of the vacation, such payment may include a prorated amount for any fraction of a working day of vacation allowance to which the Faculty Member is entitled.


Faculty Members on vacation shall have charged against their vacations only University working days which occur during the period of their vacation.

Priority in scheduling annual leave shall be given to Faculty Members on the basis of length of service within the unit.


Emergency advanced vacation shall be granted to Faculty Members who have exhausted all earned vacation and for reasons which they establish to the satisfaction of the Employer. Faculty Members shall immediately communicate with the Employer and request such advanced vacations and, if the same is granted, it shall be considered as taken with the express understanding that if such leave is not later earned during the term of employment, the unearned portion of the vacation pay so advanced will be repaid, on demand of the Employer, by the Faculty Members or, if they are deceased, by their executors and administrators out of their estates, or deductions may be made for such unearned portions from any salaries due them, or from any moneys credited to them in the annuity savings fund of the Retirement System of the Employer.

11. Effect of Transfer to Position in Which Vacation Allowance is Not Earnable.

When a Faculty Member is transferred from or otherwise relinquishes one position in which vacation allowance may be earned, and accepts employment in another position in the service of the University in which vacation allowance may not be earned, the Faculty Member may be deemed for purposes of receiving pay in lieu of vacation, to have terminated the Faculty Member's services. But in the event that the Faculty Member is not eligible under the circumstances to receive pay in lieu of vacation, the acceptance of such new employment shall not of itself have the effect of forfeiting any vacation allowance to which the Faculty Member is then entitled. Pay for lapsed vacation in excess of the maximum allowed may be granted only as permitted by law.


a. Whenever a termination of services takes place, the Faculty Member is to be paid, in accordance with law for vacation allowance either in lump sum or in the normal manner.

b. When payment in lump sum is made, the sum payable for vacation allowance shall be equal to the amount of compensation to which the Faculty Member would be entitled or to which the Faculty Member would be allowed during the vacation period if the Faculty Member were permitted to take vacation in the normal manner.

c. However, if the Faculty Member is immediately rehired by the Employer, and will continue to earn vacation allowance, such payment shall not be made.
13. A Faculty Member who, pursuant to Federal statutes, is called or ordered and reports either voluntarily or involuntarily for active military duty with a branch of the U.S. Armed Forces shall be deemed to have terminated service for the purposes of this Article. The Faculty Member's choice of lump sum payment for vacation allowance will not of itself cause the forfeiture of unused sick leave credits.

14. In the event that a vacation request is denied by the Employer, the Faculty Member may ask to be given the reasons in writing.

15. Faculty Members whose salaries are paid from other than the general revenues of the State of Hawaii or from funds deemed by the Employer to be assured for an indefinite period of time have vacation leave comparable to other C-11-month, R, S, B, and A Faculty.

D. SICK LEAVES

1. Faculty Members in the Community Colleges shall retain their sick leave benefits as set forth in the policies of the Board of Regents in effect July 1, 1980 (see R-6 of Reference Section).

2. Faculty Members at UH-Hilo, UH-Manoa, and UH-West Oahu shall be provided sick leave as set forth below: (see R-7 of Reference Section for AP 9.350, Application for Transfer of Vacation and Sick Leave Credit or Payment in Lieu of Vacation.)

General Provisions.

a. Deans/Directors shall have the responsibility to maintain the leave document (UH Form 1) and the monthly Leave Status Report for reference.

b. Earning of Sick Leave

1) Faculty Members earn sick leave at the rate of one and three-quarter (1-3/4) working days or 14 hours for each full month of full-time service.

2) Faculty Members on 9-month appointments shall earn 15.75 days or 126 hours of sick leave credit per academic year. The academic year begins in mid-August and ends in mid-May; therefore, for the purpose of calculating sick leave for the months of August and May, 9-month faculty shall be credited seven (7) hours for the month of August and seven (7) hours for the month of May.

3) When a Faculty Member renders less than a full month of service, sick leave shall be earned in accordance with the table of earnings shown below:
<table>
<thead>
<tr>
<th>Actual Days of Service</th>
<th>Working Days of Leave</th>
</tr>
</thead>
<tbody>
<tr>
<td>For 1 to 3</td>
<td>0</td>
</tr>
<tr>
<td>For 4 to 6</td>
<td>1/2</td>
</tr>
<tr>
<td>For 7 to 9</td>
<td>3/4</td>
</tr>
<tr>
<td>For 10 to 12</td>
<td>1</td>
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<tr>
<td>For 13 to 15</td>
<td>1-1/4</td>
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<tr>
<td>For 16 to 18</td>
<td>1-1/2</td>
</tr>
<tr>
<td>For 19 or more</td>
<td>1-3/4</td>
</tr>
</tbody>
</table>

4) Sick leave for part-time faculty will be prorated on the basis of the FTE percentage.

5) Faculty employed on a temporary, contractual, or substitute basis while on vacation from another position in the State government or any political subdivision of the State shall not earn sick leave allowance for such employment.

6) A Faculty Member shall not accrue sick leave allowance:
   a) During the period of any sick leave granted when the employment terminates or is to terminate at the end of such leave;
   b) During any period of valid suspension which is sustained in the event an appeal is made by the Faculty Member;
   c) During any period of unauthorized leave;
   d) During any period a Faculty Member is on sabbatical or study leave; or
   e) During the period the Faculty Member is on leave without pay.

7) A Faculty Member shall accrue sick leave allowance during leaves with pay or being paid wage loss replacement under workers’ compensation.

c. Accumulation of Sick Leave

1) A Faculty Member may accumulate earned sick leave. The unused sick leave accumulated shall be credited to the Faculty Member’s account for subsequent use in the event of illness.
2) Unused sick leave may be accumulated without limitation. Sick leave shall be administered on a calendar year basis and recorded at the end of each calendar year.

d. Notification of Illness

1) Notification of absence because of illness shall be given as soon as possible to the Department Chair or other equivalent supervisor (hereinafter referred to as the Chair) on or before the first day of absence, or if impracticable, as soon thereafter as circumstances permit.

2) If in the opinion of the Chair, notification has not been given in accordance with this section, the Chair may recommend to the Dean/Director that such absence be charged to leave without pay.

e. Application for Sick Leave

1) Application for sick leave shall be filed on a UH Form 1 (see R-8 of Reference Section) within five (5) working days after return to duty; provided that in the event such Faculty Member dies before that time or before returning to duty, the executor or administrator of the Faculty Member's estate or the University, if it is deemed proper, may file such application within six (6) months after the occurrence of death.

2) The Faculty Member shall be required to submit a certificate from a licensed physician for absences of more than five (5) consecutive working days to substantiate the fact that the period of absence was due entirely to sickness and that the Faculty Member is now physically and mentally able to resume the duties of the position. The Employer may require the Faculty Member to be examined by a physician of the Employer's choice provided the Employer assumes the cost of the physician's services.

f. Sick Leave Charged Only for Regular On-Duty Days

1) Regular on-duty day is synonymous with regular State of Hawaii work day and does not include holidays and weekends. A regular on-duty day and a duty week for the purpose of determining sick leave pay shall not exceed eight (8) hours a day and forty (40) hours a week.

2) Faculty Members absent from work because of sickness, shall have charged against their sick leave allowance, only regular on-duty days which occur during such absence. For Faculty Members on 11-month appointment, this means any regular on-duty day exclusive of non-duty time.
3) For Faculty Members on 9-month appointments, this means any regular on-duty day during the period beginning with the first official day of duty period in the Fall and ending with the Spring semester's commencement, including periods when classes are not scheduled.

g. Sick leave may be allowed for medical, dental, optical, and optometrical examination appointments which the Faculty Member cannot schedule during non-duty time.

h. Sick leave shall be allowed for temporary disabilities as defined under the Equal Employment Opportunity Commission Guideline, Title 29, Chapter 14, Section 1604, of the Code of Federal Regulations.

i. Time-off for physical examinations required by the Employer shall not be charged against a Faculty Member's sick leave.

j. Lump sum payment is not allowed for unused sick leave when a Faculty Member terminates; however, such sick leave credits shall be transferred to the Employees' Retirement System (ERS). (Reference: AP 9.350, “Application for Transfer of Vacation and Sick Leave Credit or Payment in Lieu of Vacation”) (September 16, 1971; June 22, 1990; September 21, 1990) (See R-7 of Reference Section.)

E. BEREAVEMENT LEAVE

1. Faculty Members covered by this Agreement shall be allowed three (3) working days as bereavement leave which shall not be deducted from any other leave to which the Faculty Member may be entitled. Bereavement leave shall be granted on such days as designated by the Faculty Member, provided they fall within a reasonable period of time after a death in the immediate family.

2. For the purposes of this Article, immediate family is defined as: parents, siblings, spouses, children, father-in-law, mother-in-law, grandparents, grandchildren or any individual who has become a member of an immediate family through the Hawaii "Hanai" custom. Provided, however, individuals affected by the "Hanai" relationship shall be entitled to utilize funeral leave only for those members of the immediate family resulting from the "Hanai" relationship.

3. If the death or funeral occurs outside the State of Hawaii, a Faculty Member who earns accumulated vacation leave shall be granted, upon request, a reasonable number of additional days of vacation leave, or if such accumulation is exhausted, of leave without pay. If the Faculty Member does not earn accumulated vacation leave, the Faculty Member may take up to an additional two days of leave, provided that upon return, the duty period is extended at the end of the academic year by that number.
FAMILY LEAVE

Faculty Members shall have the right to unpaid family leave of absence in connection with the birth, adoption, or care of a child, or for the care of a spouse or parent with a serious health condition, in accordance with the applicable state and federal laws and rules. (See R-9 of Reference Section.)

1. Notice of Intent to Take Family Leave

The Faculty Member shall provide the Dean/Director/Provost, with a copy to the Department/Division, with at least one (1) month’s notice before taking family leave in every case where it can be anticipated that a leave will be necessary.

In emergencies, Faculty Members are entitled to take family leave without prior notice, provided that the Faculty Member gives verbal notice to the Department/Division Chair so that arrangements can be made for covering the faculty Member’s professional duties. In such emergencies, the Faculty Member shall give written notice to the Dean/Director/Provost within five (5) days after the beginning of the leave. As soon as possible, the Faculty Member shall consult with the Department/Division Chair regarding the scheduling of the remaining leave.

2. Length of Family Leave

Faculty Members may take up to four (4) weeks of family leave during their duty period within any calendar year. Family leave may be broken into non-contiguous periods of as small as one (1) day.

3. Use of Sick Leave or Vacation

Faculty Members may use accumulated sick leave or vacation for family leave purposes. All other family leave, not credited to sick leave or vacation, shall be leave without pay.

4. Service Credit

Service credit and other employee benefits for periods of family leave shall be in accordance with other applicable provisions of this agreement relating to paid and unpaid leaves.

5. Non-Discrimination

The Employer shall not discriminate against any Faculty Member on the basis of their use of family leave.
G. HOLIDAYS

1. The following days of each year are established as holidays:

   New Year's Day.................................................. First day of January
   Martin Luther King, Jr. Day.................................... Third Monday of January
   President's Day.................................................. Third Monday in February
   Kuhio Day .......................................................... Twenty-sixth day of March
   Good Friday...................................................... Friday preceding Easter Sunday
   Memorial Day .................................................... Last Monday in May
   Kamehameha Day ................................................. Eleventh day of June
   Independence Day ............................................... Fourth day of July
   Admission Day ................................................... Third Friday in August
   Labor Day .......................................................... First Monday in September
   Veteran's Day .................................................... Eleventh day of November
   Thanksgiving Day ............................................... Fourth Thursday in November
   Christmas Day ................................................... Twenty-fifth day of December

   All election days, except primary and special election days, in the county wherein the election is held.

   Any day designated by proclamation by the President of the United States or by the Governor as a holiday.

2. If any of the holidays falls on Sunday, the following Monday shall be observed as a holiday. If such a day falls on a Saturday, the preceding Friday shall be observed as a holiday.

3. Holidays shall be credited toward the accrual of vacation and sick leave.

H. LEAVE FOR JURY OR WITNESS DUTY

1. Faculty Members covered by the terms of this Agreement, if summoned to serve as a witness or juror in any judicial proceedings, except those which may involve or arise out of the Faculty Member's outside employment or their personal business or private affairs, shall, if they serve, be entitled to leave of absence with pay.

2. Faculty Members who serve as a witness or as a juror, and who receive a fee and/or mileage allowance, shall be allowed to retain such payments and not have it offset against their salary.

3. Faculty Members called to serve as a witness in cases which may involve or arise out of their outside employment or personal business or private affairs shall not be entitled to leave of absence with pay as provided in Paragraph (1) above, provided that they shall be
entitled to use annual vacation leave, leave without pay, or outside employment time as provided in Article III.B. of this contract.

ARTICLE VI, LEAVES WITHOUT PAY

A. LEAVE WITHOUT PAY FOR PROFESSIONAL IMPROVEMENT

1. Leaves of absence without pay for professional improvement may be granted where such leave is determined to be to the advantage of the University, provided a satisfactory temporary replacement can be secured. Such leaves will not be granted for periods longer than one year at a time. Leaves without pay which exceed one month are creditable toward sabbatical leave credit if there is a prior agreement in writing.

2. Professional improvement leaves are granted only in cases where the recipients will enhance their value to the University by deliberately seeking to improve their professional abilities. In these leaves, the improvement of the recipient's professional abilities must be primary and direct, and not a secondary or incidental consequence, such as may result from employment by an outside agency.

   a. If the support for the leave is provided by the recipient, then the recipient's statement of purpose establishes whether the primary purpose is professional improvement.

   b. If support is provided by an outside agency, then the agency's reason for providing support defines the primary reason of the leave.

   c. Fellowships and foundation grants awarded to enable recipients to pursue the kind of research, scholarship, and creative work which improve their professional abilities and so enhance their value to the University are considered to be for professional improvement.

B. LEAVE WITHOUT PAY FOR PERSONAL REASONS

1. Leave without pay may be granted to a Faculty Member for the purpose of engaging in activities judged by the Employer to be to the advantage of the University, but which do not qualify for leave without pay for professional improvement, provided that a temporary replacement satisfactory to the Employer can be secured. Such leaves shall normally not be granted for more than one (1) year at a time.

2. Personal leave may also be granted to a Faculty Member for compassionate reasons, provided that a temporary replacement satisfactory to the Employer can be secured. Such leaves shall not be granted for more than ninety (90) days at a time. When such leaves are of an emergency nature, approval shall not be unreasonably withheld.
3. Leaves without pay for personal reasons are not creditable toward sabbatical leave.

C. SUBSTANCE DEPENDENCY REHABILITATION LEAVE

1. Substance Dependency Rehabilitation Leave for alcohol and/or drug abuse or dependency may be granted by the Employer in accordance with the following:

   a. Substance Dependency Rehabilitation Leave shall be leave without pay for personal reasons; provided, however, a Faculty Member may elect to apply accrued sick leave to the period of the Substance Dependency Rehabilitation Leave, subject to the applicable Sick Leave provisions of this Agreement.

   b. The Employer may reduce the Faculty Member’s workload to accommodate the demands of the rehabilitation program, and thus facilitate recovery.

   c. Substance Dependency Rehabilitation Leave shall not be granted for more than six (6) months.

   d. The Faculty Member is expected to meet all standard professional requirements for any work performed during the rehabilitation period.

   e. Upon satisfactory completion of a qualified substance dependency rehabilitation program, any period of Substance Dependency Rehabilitation Leave shall not constitute a break in service.

2. Whenever a Faculty Member afflicted with alcohol and/or drug abuse or dependency participates in a rehabilitation program, the cost of the program, if any, shall be the responsibility of the Faculty Member.

D. APPLICATIONS

Applications for leave without pay must be submitted through the Chair to the Dean or Provost with a statement of the reason for such leave. The Dean or Provost shall note a recommendation on each application and shall forward each to the Chancellor or at UH-Manoa, the President or the President's designee.

When possible, applications other than for leaves of an emergency nature should be initiated at least six months in advance of the desired effective date.
ARTICLE VII. FACULTY TRAVEL

A. PROFESSIONAL MEETINGS

In recognition of the value in Faculty Members attending professional meetings as part of their normal professional activity and their professional development, the Employer agrees to facilitate the travel of Faculty Members to professional meetings insofar as is possible without interfering with maintaining the efficiency of University operations within available funds.

B. PER DIEM

The Employer's present rules and regulations on Travel Policies and Procedures shall be amended to provide for the following:

1. Intra-State Travel
   a. When Faculty Members are required to travel on official business to other islands within the State of Hawaii, they shall be provided with a travel allowance of $80 per 24-hour day.
   b. In the case of official travel time involving a fraction of a day, the allowable claim shall be in terms of quarter-day periods measured from midnight. For purposes of computing the travel allowance, the quarter-day shall commence half an hour before the scheduled departure time (to coincide with check-in requirements). This shall also be applicable for one-day trips; that is, leaving and returning the same day.

2. Out-of State Travel
   a. When Faculty Members are required to travel on official business to areas outside the State of Hawaii, they shall be provided a travel allowance of $130 per 24-hour day.
   b. In the case of official travel time involving a fraction of a day, the allowable claim shall be in terms of quarter-day periods, with the quarter-day periods measured from midnight. Unless otherwise authorized by the Employer, allowable travel time is the time necessary to travel by the most direct route to and from the points specified in the approved travel plan or request, plus the time necessary to conduct the required official business.

3. Nothing in this Article shall be interpreted to restrict a more liberal per diem payment (or other reimbursement) if such payment is provided by an external source of funding.
C. **REIMBURSEMENT FOR PER DIEM RELATED EXPENSES EXCEEDING THE PER DIEM RATE**

Whenever a Faculty Member's commercial lodging cost exceeds $50 per 24-hour day for intra-state travel or $85 per 24-hour day for out-of-state travel, the Faculty Member shall be entitled to an additional amount equal to the actual commercial lodging cost less $50 or $85, as applicable, per day. Requests for excess expenses shall be reasonable and shall be approved in advance of the Faculty Member's trip.

D. In order to provide freedom of choice in meal consumption, a Faculty Member shall not have per diem reduced on the basis of meals included in conference programs.

E. **TRAVEL OCCURRING ON SAME ISLAND**

When Faculty Members with prior authorization from the Employer are required to work in locations which make it impracticable and undesirable to return home at the end of a workday, one of the following shall apply:

1. If commercial lodging is utilized, the Faculty Member shall be paid a travel allowance at the rate provided in Paragraph B.1.

2. If the Employer provides lodging, an allowance of $20 shall be provided to the Faculty Member.

F. **MILEAGE REIMBURSEMENT**

The Employer's present rules and regulations for reimbursing Faculty Members for use of their private vehicles when required to use such vehicles in carrying out their duties shall provide for reimbursement at a rate of thirty-seven cents (37 cents) per mile traveled on business.

G. **SUBSIDIZED PARKING AT UNIVERSITY CAMPUSES**

1. The provisions of this section shall apply to Faculty Members under the following conditions:
   
   a. The Faculty Member is required to use a personal vehicle for work purposes as a condition of employment.
   
   b. The Faculty Member is required to use a personal vehicle a minimum of 20 times or 200 miles per month on an on-going basis.

2. Faculty who meet the conditions specified in Paragraph 1 of this section shall be offered a University parking permit from among those parking permits allocated to the appropriate Dean, Director or Provost for assignment to employees.
3. The University parking rates for Faculty who meet the conditions specified in Paragraph 1 of this section shall be thirty percent (30%) of the applicable University parking rates, if any, approved and as may be amended by the Board of Regents.

**ARTICLE VIII. ACADEMIC FREEDOM AND RESPONSIBILITY**

**A. ACADEMIC FREEDOM**

Faculty Members are entitled to freedom in the classroom in discussing subjects of expertise, in the conduct of research in their field of special competence, and in the publication of the results of their research. The Employer recognizes that Faculty Members, in speaking and writing outside the University upon subjects beyond the scope of their own field of study, are entitled to precisely the same freedom and are subject to the same responsibility as attaches to all other citizens. When thus speaking as a citizen, they should be free from censorship or discipline.

**B. RESPONSIBILITY**

Faculty Members are responsible for maintaining high professional standards of scholarship and instruction in their field of special competence. In giving instruction upon controversial matters, Faculty Members are expected to set forth justly and without suppression the differing opinions of other investigators, and in their conclusions provide factual or other scholarly sources for such conclusions. Faculty Members should be careful not to introduce into their teaching controversial matter which has no relation to their subject. In the conduct of research, Faculty Members shall adhere to legal and ethical standards and procedures. Faculty Members employed by an organized research unit or other organizational unit with a research mission, or whose research is supported by an extramural contract or grant, have a responsibility to follow the directions of their supervisor or principal investigator in the conduct of research in support of the mission of the unit or in fulfillment of the terms of the contract or grant. The commitment to academic freedom in the conduct of research does not imply that a Faculty Member's research is not subject to critical review and judgment as to its quality and significance. When speaking and acting as citizens, Faculty Members shall take suitable precaution to assure that personal utterances or actions are not construed as representing the University.

**C. PROCEDURE FOR DEALING WITH ALLEGED INFRINGEMENTS**

1. When there is belief that a Faculty Member's academic freedom is threatened by the possible violation of Paragraph A above, the Faculty Member may discuss the matter with the Department Chair or the appropriate Administrative Officer.

2. If a satisfactory adjustment of the matter does not result, the Faculty Advisory Committee on Academic Freedom will be convened by the appropriate Administrative Officer within fourteen (14) calendar days of the receipt of the written request from the Faculty Member. The Faculty Member may present a case, confidentially and orally, to the Faculty Advisory Committee on Academic Freedom, which will then informally
inquire into the situation to determine whether there is a probable violation of the provision on academic freedom, and attempt to effect an adjustment.

3. If the committee concludes that academic freedom is in jeopardy by the probable violation of Paragraph A above, and that no adjustment can be effected, it will then request a written statement from the complaining Faculty Member and proceed to collect all factual materials available relating to the case.

4. After consideration of these materials, the Faculty Advisory Committee on Academic Freedom will make a recommendation to the appropriate Administrative Officer within thirty (30) calendar days from the date in which the Committee was first convened. A copy of the Committee's report and recommendation and a written statement of the action taken by the Administrative Officer shall be sent by the Administrative Officer to the appropriate Chancellor or Vice President and the Faculty Member.

5. If the Administrative Officer takes action which does not satisfy the Faculty Member, and the Faculty Member believes the action violates Paragraph A above, the Faculty Member may file a grievance at Step 1 of the Grievance Procedure (Article XXIII).

D. ADVISORY COMMITTEE ON ACADEMIC FREEDOM

The Faculty Advisory Committee on Academic Freedom shall consist of five (5) members appointed from the Faculty Personnel Panel, with exceptions made under the exclusion option pursuant to Article XIV. A majority of the committee shall be from the campus in which the alleged infringement occurred. Additionally, at Manoa and the University of Hawaii at Hilo, at least two (2) members of the majority from the respective campus shall be from the school or college of the Faculty Member.

E. PROCEDURE FOR DEALING WITH ALLEGED BREACH OF PROFESSIONAL ETHICS AND/OR CONFLICTS OF INTEREST IN RESEARCH OR SCHOLARSHIP

Because the Faculty possess unique and expert qualifications to assess breaches of professional ethics, including conflicts of interest in research or in scholarship, the President or designee may, at his/her option, appoint not more than five Faculty Members to investigate an allegation thereof, before imposing discipline, on the following conditions:

- that the accused Faculty Member and the Union are informed in writing that such an investigation is about to be conducted, and are informed of the names of the appointed Faculty Members; and

- that the Faculty Members who are appointed do consent to serve; that the appointed Faculty Members are disqualified from participation in any departmental personnel deliberation or decision whatsoever during the period of their appointment as investigators, and from any personnel deliberation or decision whatsoever involving
the accused for a period of three years following the termination of their appointment as investigators.

The investigators may render their opinion regarding whether a breach of professional ethics and/or a conflict of interest has occurred, and an opinion regarding the severity of the breach and any curative steps which ought to be taken in amelioration thereof. They may not, however, express an opinion regarding the appropriate discipline, if any, to be imposed by the Employer. Any disciplinary action arising out of the investigation shall be in accordance with Article XVII.

**ARTICLE IX, DEPARTMENT OR DIVISION PROCEDURES GOVERNING TENURE, PROMOTION, AND CONTRACT RENEWAL**

A. **DEPARTMENTAL PROCEDURES**

Each Department or Division, or comparable unit within the University, shall reduce its committee procedures on tenure, promotion, and contract renewal to writing. If such procedures have not been written and approved within six (6) months of the execution of this Agreement, the Employer shall develop such procedures for the Department or Division.

B. **MINIMUM REQUIREMENTS FOR DEPARTMENTAL PROCEDURES**

Written Department or Division Personnel Committee procedures shall at a minimum provide for (a) secret ballot voting at all final votes; (b) strict exclusion from deliberations and voting of any individual who is not a tenured bargaining unit 07 member; and (c) procedures for the orderly review of dossiers at the Department or Division level.

C. **REVIEW OF PROCEDURES**

1. Written Department and Division Personnel Committee procedures shall be submitted through the Dean, Director, or Provost to the appropriate Senior Vice President for approval, which shall not be unreasonably withheld.

2. These procedures shall comply with the terms of this Agreement, Board of Regents policies, and administrative guidelines.

3. Copies of the approved Department/Division Personnel Committee procedures will be filed with the Union. Copies shall also be retained in the office of the Dean, Director, or Provost.

D. **AMENDMENTS OF PROCEDURES**

1. Amendments to Departmental Personnel Committee procedures may be recommended from time to time at the discretion of the Department, Division, or comparable unit.
2. The proposed amendment shall be sent through the Dean, Director, or Provost to the appropriate Senior Vice President for review and approval, which shall not be unreasonably withheld. Approved amended procedures shall be filed with the Union and the Dean, Director, or Provost.

ARTICLE X. INTELLECTUAL PROPERTY, PATENTS AND COPYRIGHTS

GENERAL SCOPE

Except in the case of works written or produced for hire, and subject to any restrictions imposed by outside sponsoring or funding organizations, a Faculty Member who writes or produces any work shall have exclusive rights thereto, including the ownership of copyright.

It is recognized that there are usually three interests involved in connection with research work and invention performed with the resources of the University. These three interests are the Faculty Member researcher or inventor, the University, and the general public whose taxes support the University. If the research is financed wholly or in part by an outside agency, there exists an additional interest. Rights, royalties, and other net profits shall be shared fairly amongst the parties. In most cases, the Faculty Member will receive fifty percent (50%) of the net profits from the sale or exploitation of patents.

A. CLASSROOM LECTURES AND THE RECORDING OF PRESENTATIONS

Faculty Members shall own all rights to materials prepared on their own initiative for classroom, educational or professional purposes, and shall be exclusively entitled to the benefit of any royalties derived therefrom.

For personal educational purposes, students may record classroom lectures or other presentations, using tape recorders or other electronic or mechanical devices, unless the Faculty Member denies permission for such recording. Permission shall not be denied when the student requires such devices as the result of a physical disability.

B. DISTANCE LEARNING AND MULTIMEDIA PRESENTATIONS

The Employer may transmit or record for transmission any classroom instruction, lecture or other instructional or performance event produced by Faculty Members as a part of a program of distance learning, e.g., HITS and SkyBridge, where the Faculty Member has received either an equivalent reduction in other classroom assignments or overload compensation as set forth in Article XX, Salaries. The Employer, however, may not sell or re-transmit in future semesters any such recording except under the terms of a written Agreement between the Employer and the Faculty Member providing each party with a fifty percent (50%) interest in the net profits from either the sale or rebroadcast.
C. PATENTS AND COPYRIGHTS

The rights of Faculty Members relating to patents and copyrights shall be governed by the University of Hawaii Patent and Copyright Policy (effective 11/22/68), and the Executive Policy E5.500 Administration of the Patent and Copyright Policy and the Administrative Procedures A5.500, A5.501, and A5.502 (as in effect on 12/14/96), which are incorporated herein by reference. (See R-10, R-11, R12, R-13, R-14 of Reference Section.)

D. REVIEW AND AMENDMENT

The parties recognize that the issue of intellectual property is complex and that there may be a need to amend or modify the current University or Hawaii Patent and Copyright Policy. Therefore, a Joint Committee shall be established to periodically review the issue of intellectual property rights and the applicable policies and procedures. The Joint Committee shall be comprised of three representatives appointed by the UH President and three representatives appointed by UHPA. The Joint Committee shall meet at least once each academic year and report its deliberations, findings, and recommendations, if any, to the Employer and the Union.

ARTICLE XI. TENURE AND SERVICE

A. DEFINITIONS. As used in this Agreement, the term:

1. "Academic tenure" means the right of Faculty Members to permanent or continuous service in the University.

2. "Probationary period" means the period of assessment of eligible Faculty Members prior to the awarding of tenure.

B. PROBATIONARY PERIOD

1. Probationary Service.

a. The probationary period begins when the Faculty Member first holds an appointment effective on or after July 1 and prior to October 2 of full-time service fully funded from the general revenues of the State of Hawaii or from funds deemed by the Employer to be assured for an indefinite period, except as otherwise provided in this Agreement.

b. The probationary period ends by the granting of tenure, the refusal of tenure by the Employer, or the non-renewal of appointment. During this period, probationers do not have a claim to their position and the Employer, through its officers, may exercise its prerogative of non-appointment without a statement of reasons, except as provided in Paragraph L. of this Article.
c. The probationary period may be interrupted during periods when the Faculty Member does not hold a full-time contract or is on leave without pay. If the Faculty Member signs a contract for a position in which less than 100 percent of the funds come from the general revenues of the State, or less than 100 percent from funds deemed by the Employer to be assured for an indefinite period, the probationary period may also be interrupted. However, if the Faculty Member's probationary period has begun, and the Faculty Member is transferred by the administrative head to a position for which less than 100 percent come from State funds, the Faculty Member shall continue to accrue probationary credit for services. By specific agreement in writing in advance, the Faculty Member and the Employer may agree that periods when the Faculty Member is on leave without pay or is serving under contract for a position for which less than 100 percent of the funds come from State funds or from funds deemed by the Employer to be assured for an indefinite period will count toward the probationary period.

d. "Full-time probationary service" eligible for credit toward academic tenure must consist of teaching and/or research and/or extension and/or specialized work in the University in Ranks 2, 3, 4, and 5 in the A, B, or S classification, or in Ranks 3, 4, and 5 in I or R classification, or in Ranks II, III, IV, and V of the C classification in the Community Colleges. Faculty Members employed in Ranks 2 of the I or R classifications prior to July 1, 1977 shall be credited with probationary service in that Rank. In absence of agreement to the contrary, service on a terminal year contract does not count as probationary service.

e. A Faculty Member with full-time non-probationary service in one of the Ranks specified in Paragraph B.2.a. below who accepts a probationary appointment without a break in service at the same Rank and with the same duties shall, upon written request made within thirty (30) days of the effective date of such appointment, be granted a reduction in probationary period. The Faculty Member's probationary period shall be as provided in Paragraph B.2.a. reduced by the number of full years of service in the prior non-probationary appointment as defined above, or shall be two (2) years, whichever is greater.

2. Duration of Probationary Period.

a. The normal probationary period is five (5) probationary years while in salary classifications A-2, B-2, S-2, I-3, R-3, A-3, B-3, S-3, and C; three (3) years while in classifications I-4, R-4, A-4, B-4, and S-4; and two (2) years while in classifications I-5, R-5, A-5, B-5, and S-5. Faculty Members in salary classifications C-2, I-3, and R-3 may, during their fourth probationary year, request a three (3) year contract; if granted, this action will effectuate an extension of the probationary period to the maximum seven (7) years.
b. A Faculty Member who applies for promotion during the same year as being evaluated for tenure will not be awarded tenure if promotion is denied.

c. A Faculty Member in salary classification I-3 or R-3 whose appointment is effective on or after July 1, 1977, shall be awarded promotion to Rank 4 without separate application if granted tenure. The decision to grant tenure shall include a determination that the Faculty Member qualifies for promotion to the Rank in which tenure is granted.

d. A Faculty Member in salary classification C-2 whose appointment is effective on or after July 1, 1980 shall be awarded promotion to Rank 3 without separate application if granted tenure. The decision to grant tenure shall include a determination that the Faculty Member qualifies for promotion to the Rank in which tenure is granted.

e. Faculty Members with service in a Rank which does not count as probationary service may, upon promotion to a Rank which is probationary, request a shortening of the normal probationary period by up to three (3) years, or the number of years of such non-probationary service, whichever is smaller.

f. The probationary period for any Faculty Member may be lengthened, or shortened, or eliminated by specific action of the Employer either at the request of the Faculty Member, or upon the initiative of the Employer with the concurrence of the Faculty Member, but in no instance may the total full-time probationary service exceed seven (7) years. The Employer shall notify the Faculty Member, in writing, of the decision to lengthen, shorten, eliminate or in any way alter the normal probationary period. If tenure is denied, the Faculty Member will be given a terminal one-year appointment.

3. Contracts During Probationary Period.

a. Initial appointment to the Faculty, by contract, shall be for a period not to exceed one year. Renewal of contracts during the probationary period as defined in Paragraph B.2. shall be for one-year terms.

b. Initial contracts in the C and I classifications usually will be effective beginning August 1 and continue through the following July 31.

If the Faculty Member is to be reappointed, a new contract will be offered which becomes effective July 1. This contract is for one year, and subsequently will be replaced by other contracts for various terms all effective July 1, but always with the provisions that the terminal year will include July, thus providing for the month otherwise lost from the initial contract (mutatis mutandis, if the initial
contract begins earlier than August). This final month is not accumulated vacation, but is a delayed payment for the month eliminated from the initial contract in the transition from the academic to the fiscal year basis. In case the initial contract is not renewed, the original contract remains in effect through its stated term.

Initial contracts in the R, S, B, or A, and eleven-month appointments in the C classification may begin at any date, and usually are for a period of one year although they may be for a shorter period terminating June 30. In no case will the initial contract be for longer than one year. If the initial appointment is to be continued, the renewal contract will be effective July 1 and will replace any unexpired portion of the first contract. Persons appointed specifically on a research grant or contract will be appointed for one year or less, renewal being subject to the needs of the program and availability of funds. The beginning and ending of their annual employment contracts will coincide with anniversary dates of the research grant or contract from which they are paid.

C. TENURE APPLICATION, REVIEW, AND NOTIFICATION

All eligible Faculty must apply for tenure by their final year of probationary service according to a timetable established and published by the Employer, provided previous years of probationary services have been rated as satisfactory. Following review of the application, the Employer through its officers shall notify the Faculty Member by June 30 following the date of application whether it will grant or refuse to grant tenure on the following July 1. If tenure is refused, the Faculty Member shall be offered a terminal year's contract commencing July 1. If notification of refusal of tenure is not given in writing by June 30 of the final year of probation, the Faculty Member shall receive a year's extension of probationary service with the option of reapplying for tenure during that year. Personal delivery of the notice in writing, or the mailing of the notice by certified or registered mail to the last recorded residence of the Faculty Member, on or before June 30, shall constitute an effective notification. A Faculty Member who fails to apply for tenure during the final year of probationary service shall be given a one-year terminal contract commencing July 1.

D. EFFECTIVE DATES FOR TENURE

For the purposes of tenure, a full-time appointment which is effective on October 1, or prior to that will be considered as a full year of probationary service on June 30 next. Where the effective date of the initial appointment is later than October 1, the partial year will not count in the calculation of the probationary period. In such event, the probationary period will commence on August 1 following.

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2 Personnel appointed before July 1, 1975 whose appointments were effective on September 1 will be governed by the prior policy covering the terminal months of July and August (mutatis mutandis).
E. PERSONNEL FOR WHOM TENURE IS NOT APPLICABLE

1. University personnel who have not been on probationary status or who have been notified of contract non-renewal are ineligible to apply for tenure.

2. Personnel in the C classification at Rank 2 appointed on or after July 1, 1980 shall not be awarded tenure in that Rank, provided, however, that any such personnel who were appointed before July 1, 1980 may be awarded tenure in that Rank.

3. Personnel in the I and R classifications at Ranks 2 and 3 at UH-Manoa, UH-Hilo, and UH-West Oahu appointed on or after July 1, 1977 shall not be awarded tenure in those Ranks, provided, however, that any such personnel who were appointed before July 1, 1977 may be awarded tenure in those Ranks. Personnel in classifications I-2 or R-2 will be given appointments of one year or less during their first two years of service. They may be given appointments of two-year terms after their second full year of service, and appointments of three-year terms after four (4) years of service.

4. Visiting Faculty should be appointed for not more than one (1) year at a time, with the title "Visiting" preceding the designated Rank. Temporary Faculty may be appointed to fill temporary vacancies in tenured positions or to fill temporary positions established from the general revenues of the State of Hawaii. Visiting and temporary Faculty do not earn probationary credit at the University of Hawaii.

5. Recommendations for renewal of contracts of personnel governed by Subparagraphs 2 and 3 above shall be made in accordance with the procedures of Article XII, Paragraph B. Notification of intent not to renew an appointment shall also be given in accordance with dates set forth in Article XII, Paragraph B. Contracts for all other non-probationary personnel shall be for one (1) year or less, with notification governed by Paragraph M of this Article.

F. PRIOR SERVICE

Service with universities and other organizations before joining the University of Hawaii will not be considered in the calculation of the probationary period.

Probationary credit earned at one campus within the University of Hawaii System may be transferable to another campus provided that the probationary period at the recipient campus shall consist of at least two (2) years of eligible full-time service on that campus before a tenure appointment is made. A request for the transference of all or part of such credit shall be made in writing by the Faculty Member to the Employer. Unless approved in writing prior to commencement of service at the recipient campus, such prior service will not be credited.
G. LEAVES OF ABSENCE DURING PROBATIONARY PERIOD

Faculty Members who have leaves of absences with or without pay during the probationary period must be aware that such leave will not necessarily be credited toward their probationary period. Leaves of absences of durations not greater than thirty (30) days during probationary periods shall be credited toward the probationary period. Credit for periods of leaves of absences, with or without pay, which exceed thirty (30) days in duration shall be approved in writing by the Employer before such leaves are taken, and in the absence of such approval, the leave period will not be credited.

H. BROKEN SERVICE

Faculty Members who resign having accumulated probationary service and are subsequently reappointed to the same or another campus with a break in service of up to three (3) years will have their probationary status determined and agreed upon in writing between the Faculty Members and the Employer before reappointment, provided that the remaining probationary period upon reappointment shall consist of at least two (2) years of eligible full-time service. If such determination and agreement is not made in writing prior to reappointment, the prior service will not be credited. Appointees with more than three (3) years of break in service shall follow the probationary periods detailed in Paragraph B.2. of this Article.

I. APPOINTMENT TO ADMINISTRATIVE DUTIES

University of Hawaii Faculty Members holding tenure who are appointed to an administrative position will retain their academic title and full right to return at the termination of the administrative appointment to their academic position on a full-time basis, with the same tenure rights as others holding a similar rank.

Faculty Members who assume administrative duties prior to the award of tenure shall retain their academic title. While serving in administrative positions, Faculty Members will not automatically continue to accumulate probationary credit toward tenure, but will retain the right to return in probationary status to their academic position at the termination of the administrative appointment.

Upon return to the academic position from an administrative position, a Faculty Member's salary in Rank will be that which most closely corresponds with that which would have been received had the Faculty Member not assumed administrative duties (taking into account such increases as would have been received in the interim) with such adjustments as may be equitable under the circumstances.
LOCUS AND TRANSFER OF TENURE WITHIN THE UNIVERSITY OF HAWAII

1. Locus of Tenure.

Tenure is granted at one of the campuses of the University System. At the Manoa Campus, tenure is further limited to a given college, school, or organized research or service unit. At the other campuses, similar distinctions shall be made with tenure granted at a college or major service or program unit.

While UH-West Oahu shares the campus with Leeward Community College, tenure will continue to be awarded at the respective colleges.

2. Tenure on One Campus.

Although a Faculty Member can hold joint appointments on two campuses, tenure at only one campus shall be held at any given time. (Note: For the rules below, the University of Hawaii campus a person leaves is called Campus 1 and the campus to which the Faculty Member goes is called Campus 2. These terms are general and so apply as stated if a Faculty Member returns to the original base, which then becomes Campus 2.)

3. Immediate Tenure.

The Employer may grant a tenured Faculty Member transferring from Campus 1 to Campus 2 immediate tenure at Campus 2. Accepting tenure at Campus 2 automatically voids tenure at Campus 1.

4. Transfer of Tenured Persons.

If immediate tenure is not granted at Campus 2, the Faculty Member may request a leave of absence from the tenured position at Campus 1 for one (1) year; the leave may be extended one (1) more year. If at the end of two (2) consecutive years on leave, the Faculty Member does not return to the tenured position, the Faculty Member loses tenure at Campus 1. Campus 2 may grant the Faculty Member tenure at this point. A Faculty Member from Campus 1 who is appointed to an administrative position at Campus 2 shall retain all rights on Campus 1, as provided in Paragraph 1.

5. Transfer of Programs.

If a program of the University System is transferred from one campus to another, Faculty Members engaged in the program shall have the right of first refusal to appointment to Campus 2. Faculty Members who elect to transfer retain their tenure or probationary credit toward tenure, as well as their Rank. If they do not wish to transfer, Campus 1 shall endeavor to find an appropriate appointment on its campus or on other campuses of the University System. If Campus 1 finds that no appropriate position exists, it may
terminate the tenured Faculty Member's appointment, with notice given to the Faculty Member not less than twelve (12) months before termination or in lieu thereof with severance pay equal to twelve (12) months salary; or, as an alternative to the foregoing and at the request of the Faculty Member, place the Faculty Member on leave without pay for a period of up to two (2) years. If Campus 1 finds an appropriate position while the Faculty Member is on leave without pay, the Faculty Member shall be offered employment in such position. An offer of employment must be accepted within fifteen (15) days after the date of receipt of the offer. If the offer is not accepted, Campus 1 has no further obligation to find an appropriate position for the Faculty Member.

K. TENURE EVALUATION PROCEDURES

1. Preparation of Tenure Applications.

Guidelines for filling out and processing tenure applications shall be established by the Employer. Criteria shall be in writing and shall be distributed in the guidelines and procedures provided to the applicant along with the tenure application forms and shall be the basis on which judgment for consideration of tenure shall be made.

Tenure application forms shall be made available to eligible Faculty Members no less than six (6) weeks prior to the application deadline. Faculty Members applying in the final year of the normal probationary period (as set forth in B.2.a. of this Article) shall have the option of being considered under the criteria contained in the guidelines distributed in the year of application or those contained in the guidelines distributed two years earlier.

At UH-Manoa, the Office of the Vice President for Academic Affairs will provide the administrative coordination for this process. Throughout this Article, the appropriate Vice President means the Vice President through whom the Faculty Member's Dean or Director reports to the President, specifically the Vice Presidents for Academic Affairs, Research and Graduate Education, or Student Affairs.


a. The application for tenure is prepared by the candidate in consultation with the Department/Division Chair (DC), if so requested by the candidate, in accordance with the established guidelines. No anonymous material shall be made a part of any dossier.

b. The application is then reviewed for completeness by the DC and the Department/Division Personnel Committee (DPC), who will consider the evidence, make a written assessment (or assessments) of the strengths and weaknesses of each applicant, append a recommendation if they so desire, and transmit the dossier to the next higher level of review.
In those academic units where the position comparable to that of Department/Division Chair (DC) is filled by a person who is not a member of the Bargaining Unit, that person will not participate in the selection, deliberations and recommendations of the DPC and DC provided in Subsection 2.b. above. Faculty of such academic units shall determine the composition of their DPC upon being convened by the person in the position comparable to the DC. The person in the position comparable to the DC shall make an independent assessment, which shall be appended to the recommendation of the Dean/Director or Provost, but which shall not constitute a separate recommendation.

c. The application shall be assigned to one of the Tenure and Promotion Review Committees (TPRC) appointed by the Employer in accordance with Article XIV (applicants should note their right to the Exclusion Option in Section C of that Article).

d. At Manoa, the dossier is forwarded by the DC to the Dean/Director who, after making an assessment and recommendation, shall refer it to the TPRC. The TPRC shall review the dossier and make a recommendation, after which the dossier is returned to the Dean/Director for transmission to the appropriate Vice President.

e. At UH-Hilo and UH-West Oahu, the dossier is forwarded to the Dean/Director, or Provost who shall refer it to the TPRC. The TPRC shall review the dossier and make a recommendation after which the dossier is returned to the Dean/Director, or Provost for recommendation and transmission to the Chancellor.

f. At the Community Colleges, the dossier is forwarded to the Provost, who shall refer it to the TPRC. The TPRC shall review the dossier and submit its recommendation to the Provost.

g. When an Administrative Official disagrees with the recommendation of the TPRC, the Administrative Official shall discuss the case with the TPRC before making a recommendation.

h. The Employer will notify the Faculty Member of its decision in accordance with Paragraph C of this Article.

i. In order to protect and enhance the integrity of the Faculty committee process, the TPRC shall proceed with the utmost discretion and in a confidential manner. The voting shall be done by secret ballot. The applicant shall not attempt to influence or communicate with the committee or its members. Faculty Members participating in all Personnel Committees have the responsibility for avoiding conflicts of roles.
j. The internal procedures of Department, Division, and Tenure and Promotion Review Committees shall not constitute the basis for a grievance. These procedures may be considered during the negative tenure review process (Article XI, L).

k. If a school or college, because of newness, size, or program is not organized with departments or divisions, the Department or Division Personnel Committee shall be dispensed with, and a Faculty Personnel Committee will be constituted for that school or college. If additional Faculty to supplement the committee are desired, the school or college Dean or Provost may appoint Faculty Members from other colleges or schools of the University to serve on an ad hoc basis.

l. At UH-Manoa, if a department or program has fewer than five eligible\(^3\) tenured Faculty Members, who are available (i.e., not on leave of absence) to serve on the DPC, then the Dean or Director may constitute a Faculty Personnel Committee in consultation with the department chair or program director. This ad hoc Faculty Personnel Committee will be made up of all UH-Manoa tenured Faculty with an appointment of .25 FTE or greater in the department or program, and additional tenured Faculty Members from related disciplines.

m. For UH-Hilo departments that have six (6) or more full-time Faculty Members, the Division Personnel Committee referred to in Article XI, XII, and XIII may be composed of personnel in that department. In the formation of the Personnel Committee, the department should avoid inclusion of personnel who are applicants for tenure or promotion, personnel under consideration for contract renewal, and personnel on terminal year appointments.

The department may include other Faculty from within the Division in its Personnel Committee. For these departments, the term DC shall refer to Department Chair for purposes of personnel evaluations.

Faculty in departments with fewer than six (6) full-time Faculty Members shall be served by a Division Personnel Committee composed of Faculty from the departments within their Division. For these departments the term DC shall refer to Division Chair for purposes of personnel evaluations.

n. The procedures set forth in this section shall apply to the tenure review process beginning with the academic year 1995-96.

\(^3\) Not eligible are Faculty Members serving as department chair or program director of the involved department or program, or those Faculty Members holding Executive/Managerial appointments.
L. NEGATIVE TENURE ACTIONS

1. In the tenure evaluation process, the appropriate Vice President at UH-Manoa, Chancellors or Provosts will notify each Faculty Member whose dossier contains a negative recommendation with respect to the tenure application.

2. When a Faculty Member receives such notice from the Administrator, the Faculty Member may, within five (5) calendar days after receiving such notice, inform the Administrator in writing of a desire to examine the dossier.

3. Upon receiving the request, the Administrator or the Administrator's designee shall provide the Faculty Member an opportunity to examine the dossier within ten (10) calendar days.

4. The Faculty Member may, within ten (10) calendar days after examining the dossier, submit written comments and additional material to the Administrator for transmission to the Tenure and Promotion Review Committee.

5. The TPRC will consider the comments and additional material submitted by the Faculty Member and incorporate these together with its recommendation in the dossier. The Administrator will, after reviewing the dossier and the recommendation of the TPRC, make a recommendation or decision. When the Administrator disagrees with the recommendation of the TPRC, the Administrator shall discuss the case with the TPRC before making a recommendation or decision.

6. When a Faculty Member receives written notification from the University, in accordance with Paragraph C of this Article, that the application for tenure has not been granted, the Faculty Member may, within ten (10) calendar days after receiving such notice, inform the Administrator in writing of a desire to examine the dossier.

7. Upon receiving the request, the Administrator or the Administrator's designee shall provide the Faculty Member an opportunity to examine the dossier within ten (10) calendar days.

8. The Faculty Member may within ten (10) calendar days after examining the dossier, or within twenty (20) calendar days of receipt of the written notification if the Faculty Member does not examine the dossier, elect one of two alternative procedures by submitting a request in writing in accordance with the following:

   a. If the Faculty Member believes that this Agreement or the supplemental guidelines and procedures established or approved by the Employer have been violated or misapplied and that such violation or misapplication has adversely prejudiced the application, the Faculty Member may make a written statement to the Union, which specifies the nature of the violation or misapplication, and may
request that an appeal of the negative tenure decision be initiated. The appeal shall be filed according to the following procedures:

The Employer and the Union shall select an individual with significant academic background to serve as a Hearing Officer to review the appeal of the Faculty Member. The Union may present on behalf of the Faculty Member any evidence in support of the claim that this Agreement or the supplemental guidelines and procedures established or approved by the Employer have been violated or misapplied and that such violation or misapplication has prejudiced the application.

If the Hearing Officer does not find a violation or misapplication of this Agreement or the supplemental guidelines and procedures established or approved by the Employer, or having found a violation or misapplication, does not find that such violation or misapplication has adversely prejudiced the tenure application and decision, the Hearing Officer shall so report.

If the Hearing Officer determines that the provisions of this Agreement or the supplemental guidelines and procedures which form the basis of the appeal were violated in a significant manner, and further finds that there was a reasonable probability that such violation of procedure in the evaluation process adversely prejudiced the decision complained of, the Hearing Officer shall:

1) direct that the application dossier be reconsidered; may direct that the reconsideration process commence at any of the levels of review, or that any intervening level of review up to the Chancellor or appropriate Vice President be omitted; and may also direct that any improper material which has prejudiced the decision be expunged from the dossier; and/or

2) direct that a new TPRC be appointed in accordance with the provisions of this Agreement; or

3) direct that the probationary period be extended for an additional year, notwithstanding the limitations in Article XI, and the Faculty Member be permitted to submit a new application for tenure.

The Hearing Officer shall report findings of fact, determinations, and conclusions to the Union and the administration or Board of Regents, as appropriate, within thirty (30) days of the close of the hearing.

4) In extreme cases, where the Hearing Officer finds that the provisions of the Agreement or the supplemental guidelines and procedures which form the basis of the appeal were grossly violated, and such violation seriously prejudiced the decision, the Hearing Officer may submit
findings in a report to the Board of Regents and the Union with a recommendation that tenure be granted.

Upon the receipt of the report of findings, the Board of Regents shall, after a review of the report, make a decision within a reasonable time whether to award tenure. The Board of Regents shall notify the Union of its decision, and if requested, a statement of the reasons will be provided should the Board of Regents not grant tenure pursuant to the recommendation of the Hearing Officer.

In cases where the Board of Regents does not grant tenure, the issue will be sent back to the Hearing Officer who shall direct a remedy as provided in Subparagraphs 1, 2, or 3, as set forth above.

The decision of the Hearing Officer with respect to Subparagraphs 1, 2, and 3 above shall be final and binding on the parties. The decision of the Board of Regents, with respect to the granting of tenure, shall also be final and binding on all the parties.

The fees of the Hearing Officer and other costs related to the hearing shall be shared equally by the Employer and the Union.

b. In the alternative, the Faculty Member may request a meeting with the Administrator who notified the Faculty Member of the negative decision. In such event, the Administrator shall meet with the Faculty Member.

1) If the Faculty Member then wishes to appeal the decision and request a reconsideration on the substance of the application, the Faculty Member may submit the request together with any additional materials within ten (10) calendar days after such meeting.

2) If the recommendation of the TPRC in the review process has been positive, the Employer shall, at the request of the Faculty Member, appoint a special committee to review the case and make recommendations on any specific, substantive aspects of the application referred to it. In the review process the special committee shall be free to meet with the Faculty Member and the Administrator as it deems necessary. It shall act with discretion and due consideration for the confidentiality of the matter involved. The special committee shall be made up of four members selected by the Employer after consultation with the Chair of the TPRC, if available, and the Chair of the Faculty Member's department, division, or equivalent unit.

3) At the conclusion of the reconsideration process, the Employer will notify the Faculty Member of its decision. If the decision remains
negative, and if the Faculty Member so requests, the Employer will provide the Faculty Member with a statement of reasons for the decision. The decision of the Employer shall be final.

c. Neither the procedures nor the decisions arising out of Section L.8.a. and b., Negative Tenure Actions, shall be subject to further review under Article XXIII, Grievance Procedures.

M. NOTICE OF RESIGNATION AND NON-RENEWAL OF LIMITED TERM CONTRACTS

Because it is especially difficult for the Employer to replace Faculty Members on short notice, good professional practice requires that a Faculty Member who expects to resign should give notice of the intention well in advance. Similarly early notification will be given to Faculty Members on limited term contracts when it is the intent of the Employer not to renew the contract.

ARTICLE XII, RENEWAL OF CONTRACTS DURING PROBATIONARY PERIOD

A. GENERAL

Renewal of contracts during the probationary period shall not exceed one-year terms, except as provided in Article XI, B.2.a. Recommendations for renewal shall require that the Faculty Member's performance has been assessed for strengths and weaknesses and has been rated as satisfactory, that there is a continuing need for the Faculty Member's services at the University, and that the Faculty Member has made the professional improvement or has demonstrated the professional and personal qualities needed by the department, or similar considerations. A positive assessment does not necessarily assure renewal of appointment.

B. PROCEDURES

The reappointment recommendation form is initiated by the Department/Division Chair. The form will provide for the assessment by the Department/Division Chair and the Department/Division Personnel Committee of the Faculty Member's performance. The form is passed to the Department/Division Personnel Committee which will include its assessment and recommendation with the form and transmit the material to the Chair who will make an assessment and recommendation. The Chair will then show the assessments and recommendations to the Faculty Member concerned before forwarding same to the Dean/Director.

Written notification of intent to terminate an appointment at the end of the initial year shall be given by the Employer to a probationary Faculty Member by February 1 of that year, or in the case of a mid-year appointment by May 1. Written notification to terminate an appointment at the end of the second year shall be given by December 15 of that year. If notification of
termination is not given by the dates defined above, the Faculty Member will be given a one-year terminal contract commencing on the following July 1.

After two (2) or more full-time probationary years, at least twelve (12) calendar months' notice of termination will be given.

C. NON-REAPPOINTMENT, STATEMENT OF REASONS

In a case in which the Employer has exercised its prerogative of non-reappointment, the Faculty Member may within twenty (20) calendar days of receipt of the written notification request a meeting with the Provost, Dean or other appropriate official.

Upon request, the Faculty Member will be advised orally of the reasons for the non-reappointment. Upon written request of the Faculty Member within ten (10) calendar days of the meeting, the reasons will be confirmed in writing.

D. NON-GRIEVABILITY

Since the probationer does not have a claim to the position and the Employer may exercise its prerogative of non-reappointment, the requested statement of reasons is provided for purposes of information only; and the statement of reasons, the decision of the Employer, and the provisions of this Article, with the exception of Paragraph B, Procedures, shall not be subject to the grievance procedure.

ARTICLE XIII, PROMOTION

A. GENERAL

Any Faculty Member shall upon application be considered for promotion in any year in accordance with guidelines established by the Employer. Criteria shall be in writing and shall be distributed in the guidelines and procedures provided to the applicant along with the promotion application forms and shall be the basis on which judgment for consideration of promotion shall be made.

At UH-Manoa, the Office of the Executive Vice Chancellor will provide the administrative coordination for this process.

B. PROCEDURES FOR RECOMMENDING PROMOTION

1. The application for promotion is prepared by the candidate in consultation with the Department/Division Chair, if so requested by the candidate, in accordance with the established guidelines. No anonymous material shall be made a part of any dossier.
2. Should there be a substantial change in the promotion criteria in the year of application, the candidate shall have the option of being considered under the criteria contained in the guidelines distributed in the preceding year.

3. Procedures and provisions described in Article XI, K.2, Paragraphs b through n, shall apply for promotion as well as tenure, except as otherwise provided in this Article.

4. The Employer will notify the Faculty Member of its decision in writing normally no later than June 30. The promotion, if granted, will be effective as of July 1, even if the decision and notification are made after June 30.

C. SALARY UPON PROMOTION

Faculty Members promoted in accordance with this Article shall have their salary increased by an amount equal to two steps above what their salary would have otherwise been provided that such increase shall not be less than necessary to place them at the minimum salary of the next Rank set forth in the appropriate salary schedule appendix (see R-15 of Reference Section) for Article XX to which they are promoted. In the event the increase of two steps should exceed the maximum salary on the next higher Rank, the increase of the amount beyond the maximum shall be subject to the approval of the President.

D. NEGATIVE RECOMMENDATION

1. In the promotion evaluation process, the Chancellors or Provosts and the Executive Vice Chancellor at UH-Manoa (hereinafter referred to in this section only as the Administrator) will, after receipt of the TPRC report, notify each Faculty Member whose dossier contains a negative recommendation with respect to the promotion application.

2. When a Faculty Member receives such notice from the Administrator, the Faculty Member may, within ten (10) calendar days after receiving such notice, inform the Administrator in writing of a desire to examine the dossier.

3. Upon receiving the request, the Administrator or the Administrator's designee shall provide the Faculty Member an opportunity to examine the dossier within ten (10) calendar days.

4. The Faculty Member may, within ten (10) calendar days after examining the dossier, submit written comments and additional material to the Administrator for transmission to the Tenure and Promotion Review Committee.

5. The TPRC will consider the comments and additional material submitted by the Faculty Member and incorporate these together with its recommendation in the dossier. When the Administrator disagrees with the recommendation of the TPRC, the Administrator shall discuss the case with the TPRC before making a recommendation or decision. The
Administrator will, after reviewing the dossier and the recommendation of the TPRC, make a recommendation or decision.

6. When a Faculty Member receives written notification from the Employer in accordance with Section B, that the application for promotion has not been granted, the Faculty Member may, within ten (10) calendar days after receiving such notice, inform the Administrator in writing of a desire to examine the dossier.

7. Upon receiving the request, the Administrator or the Administrator's designee shall provide the Faculty Member an opportunity to examine the dossier within ten (10) calendar days.

8. The Faculty Member may, within ten (10) calendar days after examining the dossier, request a meeting with the Chancellor or Executive Vice Chancellor at UH-Manoa. In such event the Chancellor or Executive Vice Chancellor at UH-Manoa shall schedule a meeting with the Faculty Member within ten (10) calendar days.

E. PROMOTION REVIEW PANEL (PRP)

1. For the purpose of providing assistance and advice on certain cases which come before the President in accordance with the provisions of this Article, Promotion Review Panels (PRP) to be made up of senior, experienced, and knowledgeable persons in the University shall be established.

2. Promotion Review Panels of three (3) to five (5) members shall be appointed by the President of the University or the President's designee, with the concurrence of the President of the Union or a senior Faculty Member duly designated by the Union's President. In making their selections, they shall abide by exclusions of persons made by the Faculty Member as set forth in Article XIV, Section C. Exclusion Option.

Separate Promotion Review Panels shall be established for the University of Hawaii at Manoa, University of Hawaii at Hilo and University of Hawaii at West Oahu, and the Community Colleges. More than one Panel may be established for each of these constituencies.

3. A PRP may be convened in the following situations, upon compliance with the procedures set forth in this Article:

   a. When the TPRC has recommended in favor of promotion and the Chancellor or Executive Vice Chancellor at UH-Manoa has decided against promotion;

   b. When the Chancellor or Executive Vice Chancellor at UH-Manoa has recommended in favor of promotion (irrespective of the recommendation of the TPRC), and the President has reservations about acting favorably upon the recommendation to promote;
c. When the TPRC has recommended against promotion and the Chancellor or Executive Vice Chancellor at UH-Manoa has decided against promotion, but the Referee, as provided in Section J below, has found that there was a significant procedural violation which probably contributed in a material way to the negative decision.

F. REVIEW BY PROMOTION REVIEW PANEL UPON REQUEST OF FACULTY MEMBER

The applicant may request a review of the case by a Promotion Review Panel in situations in which the TPRC had recommended in favor of promotion and the Chancellor or the Executive Vice Chancellor at UH-Manoa had decided against promotion. Such request must be made in writing, within five (5) calendar days after the meeting with the Chancellor or the Executive Vice Chancellor at UH-Manoa.

The Faculty Member may, in connection with the request, submit additional materials not duplicative of materials in the dossier or previously submitted. The Chancellor or the Executive Vice Chancellor at UH-Manoa shall transmit the dossier and such additional materials to the PRP.

G. REVIEW BY PROMOTION REVIEW PANEL UPON REFERRAL BY THE PRESIDENT

In those situations in which the TPRC and the Chancellor or the Executive Vice Chancellor at UH-Manoa have both recommended in favor of promotion, or in which the TPRC has recommended against promotion and the Chancellor or the Executive Vice Chancellor at UH-Manoa has recommended in favor of promotion, and the President has reservations about acting favorably on the recommendation to promote, the President shall refer the application dossier to the PRP for its review and report before rendering a decision.

H. FUNCTION OF PROMOTION REVIEW PANEL

The PRP shall consider the application dossier, and where applicable, the Referee's report, as well as such additional materials as may be submitted in accordance with the provisions of this Article. It will make a finding on the substantive aspects of the application in the context of the Collective Bargaining Agreement and the Promotion Guidelines, and respond to the question: "Has the Applicant made a persuasive case for promotion?"

The PRP may request additional information from both the Faculty Member and from the Chancellor or the Executive Vice Chancellor at UH-Manoa in those cases in which the Chancellor or the Executive Vice Chancellor at UH-Manoa had rendered a negative decision, or from the President or the President's designee in those cases referred to it by the President. Such information may be requested in the form of written or oral statements, provided that both the Faculty Member and the Administrator are given equal opportunity to respond and that they use the same form of communication to present their cases. The PRP may also meet with the President or the President's designee before submitting its report. Other than for these meetings
the PRP will review the case on the basis of the written record, in the context of the provisions of this Article and the Promotion Guidelines. The PRP will consider each case according to its own merits, without comparison or contrast with any other case.

The PRP will submit its report within thirty (30) calendar days after meeting with the Chancellor, Executive Vice Chancellor, and/or the President to the Office of the President for inclusion in the dossier. Any member of the PRP may submit an individual report which the PRP shall incorporate with its report.

The Employer will notify the Applicant of the report of the PRP, if negative, and of the decision of the President, if negative. Within ten (10) calendar days after receiving such notice, the Applicant may submit a request in writing to the Office of the President for an opportunity to examine the dossier, and arrangements will be made to provide such opportunity. Additionally, if the Applicant so requests, the Employer will provide the Applicant with a statement of reasons for the decision.

1. PANEL OF REFEREES

Referees shall be utilized to assist in expediting the consideration of allegations of procedural violations in situations in which the TPRC has recommended against promotion and the Chancellor or Executive Vice Chancellor at UH-Manoa has decided against promotion.

A panel shall consist of five (5) referees to be jointly selected by the President of the University or the President's designee and the President of the Union or a senior Faculty Member designated by the Union's President, for each of the four (4) years of this Agreement. The referees shall be selected from among persons with experience in and knowledge of the University. These persons may be from within or without the University.

Assignment of a referee to review a given case shall be by rotation, and the next available referee shall be requested by the Chancellor or Executive Vice Chancellor at UH-Manoa to review the case.

J. REFEREE REVIEW OF PROCEDURAL MATTERS

1. Request for Referee.

In situations in which the TPRC had recommended against promotion and the Chancellor or Executive Vice Chancellor at UH-Manoa has decided against promotion, the Applicant may, within five (5) calendar days after meeting with the Chancellor or Executive Vice Chancellor at UH-Manoa, submit a written request to the Chancellor or Executive Vice Chancellor at UH-Manoa that the case be reviewed by a referee, if the Faculty Member believes that a procedural error occurred which may have affected the case in a negative manner. The request shall include a statement of the particular procedural provision in this Article of the Collective Bargaining Agreement or the
Promotion Guidelines which has been violated, and the manner in which the violation has contributed to the negative decision.


The Chancellor or Executive Vice Chancellor at UH-Manoa shall forward the request to the next available referee who shall, within ten (10) calendar days of receipt of the request, submit a written report to the Chancellor or Executive Vice Chancellor at UH-Manoa. The Chancellor or Executive Vice Chancellor at UH-Manoa shall provide the Applicant with a copy of the Referee's report.

If the Referee's report is in the negative as to either aspect of the question set forth below to be answered by the Referee, the case shall be terminated.

If the Referee's report is in the affirmative as to both aspects of the question addressed, the case shall be submitted to the Promotion Review Panel (PRP), if the Applicant so requests in writing to the Chancellor or the Executive Vice Chancellor at UH-Manoa within five (5) calendar days of receipt of the Referee's report. The Applicant may submit additional materials to the Chancellor or the Executive Vice Chancellor at UH-Manoa for transmission to the PRP, not duplicative of materials already in the dossier or previously submitted.

3. Function of the Referee.

The Referee, in reviewing the case, shall consider the Collective Bargaining Agreement and the Promotion Guidelines for the year in question as well as the application dossier and the additional materials submitted by the Applicant. The Referee shall not conduct a formal hearing but may have discretion to interview the Applicant and any person who had an official role in the evaluation process.

The Referee's report shall respond to the following question:

"Has there been a significant violation of the particular provision of the Collective Bargaining Agreement or Promotion Guidelines as alleged, and if so, is there a reasonable probability that the violation of procedure contributed in a material way to the negative decision?"

The Referee shall not otherwise add to, subtract from, disregard, alter, or modify any of the terms of the Agreement or the Guidelines. The Referee's report must be consistent with the terms of the Agreement and the Guidelines. The Referee shall consider each case according to its own circumstances, without comparison or contrast with any other case.
K. CONFIDENTIALITY OF PROCEEDINGS

The integrity and confidential nature of the promotion evaluation process shall be maintained. Other than for the personal examination of the dossier, meetings as provided for in this Article, and the submission of materials as provided for in this Article, the Applicant shall not otherwise attempt to influence or communicate with persons engaged in the evaluation and review process.

L. CONCLUSION OF PROCESS

A principal purpose of the promotion evaluation process set forth in this Article is to provide the Applicant with a final decision reached in a careful yet expeditious manner. Such decisions and the provisions of this Article shall not be subject to the formal grievance procedure.

ARTICLE XIV, FACULTY PERSONNEL PANEL

A. FUNCTION

A University-wide Faculty Personnel Panel (FPP) shall provide a resource of experienced Faculty to which the President of the University may look for assistance and advice with respect to personnel matters involving Faculty Members.

B. MEMBERSHIP

All tenured I and R Faculty at Ranks 4 and 5 and all tenured S, B, and A Faculty at Ranks 3, 4, and 5 at UH-Manoa, and UH-Hilo, and UH-West Oahu, and all tenured Faculty at Ranks 3, 4, and 5 at the Community Colleges shall be on the Panel.

C. EXCLUSION OPTION

A Faculty Member who shall have a case considered by a committee composed of FPP members regarding Article VIII, XI, XIII, or XVII, may exclude up to ten (10) Faculty Members from serving on any such committee. For purposes of tenure and/or promotion, each applicant shall receive from the Employer an explanation of the exclusion option and a form to file to exercise that option. Each applicant will be notified of the campus locations of complete listings of Faculty who comprise the Faculty Personnel Panel (FPP). A copy of the FPP will be filed with UHPA. The exclusion process will be completed prior to the formation of the Tenure and Promotion Review Committees.

For purposes of academic freedom and disciplinary actions, the exclusion process, as specified above, will be completed prior to the formation of the respective committees. Faculty Members serving on committees reviewing academic freedom or disciplinary action have the responsibility for recusing themselves from service on a TPRC reviewing the candidate’s application for promotion or tenure. In the case of UH-West Oahu, if the exercise of the
exclusion option leaves fewer than six members on the FPP, the committee shall include at least 50% of the members remaining on the FPP from UH-West Oahu.

D. REPRESENTATION OF FPP MEMBERS ON TPRC'S

The appointment of Tenure and Promotion Review Committees (TPRC's) provided for in Articles XI and XIII shall be made from the FPP. At least fifty percent (50%) of the membership of each TPRC shall be from the campus of the applicant. FPP Members appointed from campuses other than that of the applicant shall be from the discipline of the applicant or from related disciplines.

ARTICLE XV, RETRENCHMENT

A. GENERAL

Retrenchment refers to the termination of the employment of any Faculty Member during any appointment as a result of lack of work or other legitimate reason in accordance with Section 89-9(d), H.R.S., such as fiscal exigency; reallocation of resources; reorganization of degree or curriculum requirements; reorganization of academic or administrative structures or programs; curtailment of one or more programs.

B. CONSULTATION ON RETRENCHMENT

When the Board of Regents determines that retrenchment may occur, it will so inform the Union and will provide whatever information that is available, including a list of Faculty Members expected to be retrenched, and a list of vacancies for which active recruitment is occurring throughout the UH System. The Union may submit its assessment and/or recommendation within thirty (30) days of such notification. The Board of Regents will not proceed with its retrenchment action until forty-five (45) days after its notification to the Union.

C. ORDER OF RETRENCHMENT

After determination by the Board of Regents of the need to retrench and its assessment of institutional needs, the following order of layoffs shall be followed within the program, department, division, or comparable unit to be retrenched:

1. Part-time Faculty, including lecturers
2. Non-tenured Faculty
3. Tenured Faculty

Within each of these groups of Faculty Members, more senior Faculty shall be accorded priority over less senior Faculty. For the purposes of this section, seniority is defined as the total period
of full-time continuous service since the date of initial appointment, with the understanding that
of two (2) Faculty Members having the same length of service, the one with the higher rank, or
placed on the higher step with the same rank, shall be regarded as the more senior. Approved
leaves with or without pay do not count as breaks in continuous service.

No retrenchment shall be effectuated with respect to full-time personnel in a department,
division, or comparable unit or program while other persons are teaching overload in the same
subject in that unit.

D. NOTICE TO FACULTY

The administration shall notify persons affected by retrenchment as soon as practicable and,
barring circumstances beyond its control, shall provide the following notice of termination:

1. For those holding a term appointment, at least four (4) calendar months.

2. For those holding tenured appointments, at least twelve (12) calendar months.
   Following notice of termination, the University may, at the Faculty Member's request,
   agree to release the Faculty Member from regular duties up to half time to facilitate the
   pursuit of opportunities for retraining.

E. PLACEMENT OF RETRENCHED FACULTY

At the time of retrenchment, the administration shall give special consideration for placement
within the University to a Faculty Member whose services might be terminated as a result of
retrenchment provided that a suitable position vacancy is available in a classification appropriate
to the bargaining unit for which the Faculty Member is otherwise qualified.

F. EMPLOYMENT RIGHTS OF RETRENCHED TENURED FACULTY

A tenured Faculty Member who is retrenched according to the provisions of this Article shall
have employment rights to any position within the locus of tenure for which the Faculty Member
is qualified and which is occupied by the Faculty Member with the least seniority, provided that
the provisions of this paragraph shall not be applicable to the Faculty Member who is displaced.

G. NOTICE OF VACANCIES

Faculty Members having reemployment rights shall upon their written request, be provided
notices of vacancies which occur within the University of Hawaii System. Such requests shall
include the address to which the notices shall be mailed. The Faculty Member is responsible for
informing the Employer of changes in this address. Notices of vacancies shall be provided until
the Faculty Member is reemployed, or has exhausted reemployment rights or refused an offer of
reemployment as provided in this Article.
H. REAPPOINTMENT OF RETRENCHED FACULTY

For a period of thirty-eight (38) months following retrenchment, a tenured Faculty Member who is not otherwise employed in the University in a position comparable to the one held prior to retrenchment shall be offered reemployment in the same or similar position at the campus at which the Faculty Member was employed at the time of retrenchment, should an opportunity for such reemployment arise. For the purposes of this provision, the Community Colleges shall be treated as a single campus. Offers of reemployment shall be in inverse order of layoff. An offer of reemployment must be accepted within thirty (30) days after acknowledged receipt of the offer or forty-five (45) days after dispatch by registered or certified mail to the last recorded address of the Faculty Member - whichever shall sooner occur. In the event such offer of reemployment is not accepted, the Faculty Member shall receive no further consideration. The offer of reemployment shall be made by personal delivery or by registered or certified mail to the last address of the Faculty Member recorded at the University. It is the Faculty Member's responsibility to keep the Employer informed of changes of address. The Faculty Member thus recalled shall be recalled with full tenure.

I. RESOLUTION OF DISPUTES REGARDING QUALIFICATIONS

If a dispute arises as to whether or not a retrenched Faculty Member is qualified for the purposes of Sections E, F, and H above, the recommendation of the department, division or comparable unit affected will be given substantial weight by the Employer.

J. STATUS OF REAPPOINTED FACULTY

1. A retrenched Faculty Member reappointed to a position in the same organizational unit from which the Faculty Member was retrenched shall carry full credit for all years which would be applicable to tenure and/or promotion in rank. In addition, all other benefits which have accrued in the organizational unit from which the Faculty Member was retrenched shall adhere to the Faculty Member.

2. A retrenched tenured Faculty Member reappointed to a position other than the one from which the Faculty Member was retrenched may be granted immediate tenure. If the Faculty Member is not granted immediate tenure, then the Faculty Member shall serve a probationary period of not more than two (2) years.

3. A retrenched non-tenured Faculty Member reappointed to a position in an organizational unit other than the one from which the Faculty Member was retrenched, may be credited with service applicable to tenure and/or promotion in rank. A written request for such credit must be approved by the appropriate Chancellor or at UH-Manoa, the President or the President's designee.
K. RESTRICTIONS ON HIRING NEW FACULTY

The Employer shall not employ new part-time or full-time Faculty Members in any organizational unit in which a layoff is effective until such time as all qualified retrenched persons eligible for recall in the organizational unit have been offered such recall.

L. EXCLUSIONS

Non-renewal of appointment under Article XII or Disciplinary Actions under Article XVII shall not be considered retrenchment.

ARTICLE XVI. REPRESENTATION RIGHTS

A. Duly certified staff representatives of the Union shall be permitted on University premises at all reasonable hours for the purpose of conducting official Union business such as investigating complaints and grievances that have arisen and to ascertain whether or not the Agreement is being properly administered. The Union agrees that such visitation rights shall be exercised reasonably and also shall not interfere with the normal operations of the University.

The Union shall provide the Employer with a list of duly certified Union representatives and maintain that list currently.

B. The Union may use the University's meeting facilities for Union meetings upon request to the Employer, subject to the Employer's policies and procedures.

C. The Union shall be permitted to use the University mail services for the purposes of intracampus distribution, subject to the Employer's policies and procedures.

D. The Union may use audio-visual equipment in connection with official Union meetings, provided that the equipment requested is not otherwise in use, and provided that the Union shall reimburse the University the normal charges for the use and services connected with the use of such equipment.

E. The Union may use duplicating machines of the University on the following basis:

1. The Union shall be assigned at least one auditron to be designated by the Employer. The Union shall reimburse the Employer for the normal charges connected therewith.

2. On those campuses where the machines are not equipped for operations with auditrons, the Union may make reasonable use of a comparable machine to be designated by the Employer, upon request and when the machine is not otherwise in use. The Union shall reimburse the University for the use of such machine at the same rate as the Union would for the use of the auditron-equipped machine on the Manoa Campus.
3. The use by the Union of the machines authorized herein shall not interfere with or interrupt normal University operations.

F. The Union may post bulletins and notices on official bulletin boards pertaining to official Union business. All such postings shall be made over the signature of a certified Union representative, who shall furnish copies of all postings to the Employer at the time of posting, for the information of the Employer.

G. Upon written request of the Union, the Employer shall provide information which is necessary to represent its membership adequately, provided the information is available and is not confidential.

H. Any Faculty Member elected or appointed to a Union office will, if such office requires a full or half-time service in the exercise and discharge of its duties, be given a leave of absence, either full or half-time, without pay pursuant to Article VI, Section A., not to exceed one (1) year at a time.

I. All matters affecting employee relations, including those that are, or may be, the subject of a policy promulgated by the Employer are subject to consultation with the Union. The Employer shall make every reasonable effort to consult with the Union prior to effecting changes in any major policy affecting employee relations.

ARTICLE XVII, DISCIPLINARY ACTIONS

A. GENERAL

The Employer shall not discharge, suspend, or reduce the compensation of any Faculty Member for disciplinary reasons, or take other disciplinary action, except for proper cause and in accordance with the procedures set forth in this Article. All matters under this Article, including investigations, shall be considered confidential. Information pertaining to disciplinary actions may be subject to disclosure under the provisions of Section 92F, Hawaii Revised Statutes.

B. SUSPENSION OR DISCHARGE

1. If an Administrative Official believes that there is probable cause for the suspension or discharge of a Faculty Member, the Administrative Official shall make a statement in writing of the grounds and the discipline proposed and have such statement served upon the Faculty Member in person or by registered or certified mail to the Faculty Member’s address of record. A copy of such statement shall also be sent to the Union.

2. The Faculty Member may file an answer to the statement with the Chancellor, or the appropriate Vice President at UH-Manoa (hereinafter referred to as Chancellor in this Article), within fifteen (15) calendar days. If the Faculty Member fails to answer within
fifteen (15) calendar days, the Employer may proceed with the suspension or discharge, and such action shall be final and binding.

3. If the Faculty Member files an answer and disagrees with the statement, then the Chancellor may appoint a Disciplinary Advisory Committee to be composed in the manner described below. The purpose of the committee is to provide the Chancellor with an evaluation of the substance of the allegations. The deliberations shall include an opportunity for the Faculty Member to present a case on the matter to the committee. If a committee is not formed, the Faculty Member shall have an opportunity to meet with the Chancellor.

If a committee is formed, the Chancellor shall appoint a committee of five (5) members from the Faculty Personnel Panel established pursuant to Article XIV of this Agreement. If the subject Faculty Member is from the Faculty of a Community College, a majority of the committee shall be from the Community Colleges. If the Faculty Member is from the Faculty of a four-year campus, a majority of the committee shall be from the campus. At least two committee members shall be from the school or college of the Faculty Member. The Chancellor shall also appoint two administrative personnel to work with the committee. The Union shall be notified of the appointment and composition of the committee.

The deliberations shall be conducted with the utmost discretion. The committee shall, with due regard for the sensitive nature of its proceedings, provide the Faculty Member with written materials in its possession. If, during the course of the deliberations, additional grounds are considered by the committee, written materials relevant to the new grounds shall be provided to the Faculty Member. The committee shall proceed in an expeditious manner and conclude its deliberations and file a report with the Chancellor within thirty (30) calendar days after the matter has been referred to it. Additionally, members of the committee may file individual reports with the Chancellor. The Chancellor or the Chancellor's designee shall render a decision on the matter within twenty (20) calendar days after receipt of the committee report.

4. If the Chancellor decides to proceed with the suspension or discharge of the Faculty Member, the Chancellor shall so notify the Faculty Member in writing and have such notice served upon the Faculty Member in person or by registered or certified mail. A copy of the written notice and the Disciplinary Advisory Committee's report shall also be sent to the Union.

5. The Faculty Member or the Union may then file a grievance at the level of the President or the President's designee (Step 2 of the Grievance Procedure) within fifteen (15) calendar days of the service of the decision of the Chancellor. If a grievance is not filed within fifteen (15) calendar days, the Chancellor may proceed with the suspension or discharge, and such action shall be final and binding.
6. The Faculty Member shall not be suspended or discharged during the foregoing procedures, including the grievance procedure. However, the Chancellor may temporarily reassign the Faculty Member, or place the Faculty Member on administrative leave with pay, if the Chancellor believes that the Faculty Member's continuance may disrupt the operations of the University.

7. However, if a Faculty Member is convicted or pleads no contest to a felony in a competent federal, state, or local court of law within the United States, the Employer may suspend without pay or discharge the Faculty Member if there is just cause. If the Employer proceeds to suspend or discharge the Faculty Member, the Employer shall make a statement in writing of the grounds and have such a statement served upon the Faculty Member. The Faculty Member may file an answer to the statement with the Chancellor within seven (7) calendar days after receipt of the notification. If the Faculty Member fails to answer within seven (7) calendar days, the Employer may proceed with the suspension without pay or the discharge.

If the Faculty Member files an answer and disagrees with the statement, the Chancellor shall consider the statement and meet with the Faculty Member if so requested. The Chancellor shall notify the Faculty Member, with a copy to the Union, of his or her decision within seven (7) calendar days after receipt of the Faculty Member's answer to the statement. Should the Chancellor decide to proceed with discharge, the Faculty Member shall be suspended without pay until the grievance and arbitration procedures of Article XXIII have been exhausted.

The Faculty Member may file a grievance at Step 2 of Grievance Procedures, set forth in Article XXIII, within fifteen (15) calendar days following receipt of the notification of the Chancellor's decision. Should the Faculty Member not file a grievance within the fifteen calendar days, the decision of the Chancellor shall become final and binding.

If a Faculty Member's felony conviction is overturned on appeal, or the grievance is upheld, the Faculty Member shall be reinstated to the position which the Faculty Member held prior to the suspension or discharge action retroactively with full compensation, rights, and benefits as if the Faculty Member was never suspended or discharged.

C. OTHER DISCIPLINARY ACTIONS

Other disciplinary actions which do not involve suspension or discharge may be the subject of a grievance at the level of the Chancellor, appropriate Vice President, their successors in office, or their respective designee (Step 1 of the Grievance Procedure).
ARTICLE XVIII. PERSONNEL FILES

A. Official personnel files shall be maintained for each Faculty Member. Personnel files will be kept and maintained in accordance with Administrative Procedures A9.075 (see R-16 of Reference Section) Personnel Records.

Official personnel files shall be maintained in the following places:

1. For the University of Hawaii at Manoa, in the Offices of the Deans/Directors;
2. For the University of Hawaii at Hilo, in the Offices of the Deans, and the Office of the Director of Libraries;
3. For UH-West Oahu, in the Office of the Dean of Faculty;
4. For the Community Colleges, in the Offices of the Provosts.

The Employer shall inform the Union of the location and name of the custodian of the official Faculty personnel files. The Employer shall also notify the Union whenever the Faculty Member's file is moved to another location.

B. The Faculty Member, upon request, shall be permitted to examine the official personnel files referred to in this Article during normal business hours, in the presence of a representative of the Employer, provided, however, any letters of recommendation solicited in connection with the initial employment, and subsequent statements of reference marked confidential, shall not be available to that Faculty Member.

C. A Faculty Member shall have the right to submit written additions or responses to the material contained in the official personnel files. The Faculty Member may submit information relating to academic and professional accomplishments for inclusion in the Faculty Member's official personnel files. No anonymous material shall be placed in the official personnel files.

D. Derogatory material in the official personnel files concerning a Faculty Member shall be destroyed five (5) years after being placed therein. Materials relating to professional performance and employment status shall not be destroyed.

E. Upon request, the Faculty Member shall be provided copies of any material in the Faculty Member's official personnel files intended for use in connection with a grievance involving the Faculty Member.

F. The Employer shall provide a Faculty Member with material from another Faculty Member's personnel file if it deems that such material would be relevant to the processing of a Faculty Member's grievance and the provision of such material would not impair the confidentiality of the personnel file. A Faculty Member requesting material from such other personnel file shall
identify each item with specificity. The Employer shall also require the written approval of the other Faculty Member as to each item requested prior to releasing copies of same.

G. A Faculty Member who is furnished material requested from the Employer shall reimburse the Employer at the rate of $.50 for the first five (5) sheets and $.05 per sheet thereafter.

ARTICLE XIX, ADEQUATE SECURITY, HEALTH AND SAFETY

The Employer shall provide a safe, clean and healthy working environment as prescribed by the applicable provisions of the Hawaii Occupational Safety and Health Law, Act 57, et seq., the State Department of Health, the State Department of Labor, or any other governmental body. This shall include, but not be limited to, adequate natural or mechanical ventilation, proper lighting, security and protection at all University facilities or places of instruction, and properly maintained buildings, offices, and classrooms.

When required to meet work related safety standards while performing assigned duties, the Employer shall provide the Faculty Member with safety clothing, safety shoes, goggles, safety glasses (including corrective lenses when necessary), gloves and other protective gear. Whenever such safety devices or personal protective equipment are provided, the Faculty Member shall be required to use them when required to meet work related safety standards.

ARTICLE XX, SALARIES

A. SALARY ADJUSTMENTS

1. Effective July 1, 1997, Faculty Members being paid at steps within the respective salary schedules, as set forth in the Appendices hereto, shall have their salaries increased by moving up one step on the schedule. Faculty Members at the top step of the salary schedule, above the top step of the salary schedule, as well as those Faculty Members who are between steps on the salary schedule shall have their salaries increased by four percent (4%) on July 1, 1997 in lieu of a step movement. This adjustment shall apply only to Faculty Members employed on June 30, 1997.

2. Effective July 1, 1998, Faculty Members being paid at steps within the respective salary schedules, as set forth in the Appendices hereto, shall have their salaries increased by moving up one step on the schedule. Faculty Members at the top step of the salary schedule, above the top step of the salary schedule, as well as those Faculty Members who are between steps on the salary schedule shall have their salaries increased by four percent (4%) on July 1, 1998 in lieu of a step movement. This adjustment shall apply only to Faculty Members employed on June 30, 1998.
3. For Faculty Members promoted in accordance with Article XIII, Promotion, the above salary adjustments shall be applied subsequent to the salary adjustments provided for in Article XIII, C.

B. ENTITLEMENT (RESIGNATION, TERMINATION, RETIREMENT)

Faculty Members whose effective date of resignation, termination or retirement, falls before July 1, 1997 or July 1, 1998, respectively, shall not be entitled to the salary increases set forth in this Article, but may be entitled to receive deferred salary or vacation pay after this date.

C. LECTURER FEE SCHEDULE

Lecturers who do not carry a University classification or academic rank and who teach in the Continuing Education and Summer Session programs and the Community Colleges or in other programs traditionally paid on a credit hour basis shall be paid in accordance with the following rates. Determination of the step assignment shall be based on the policies in effect on the campus where the course is taught. Policies shall be based upon the individual's prior teaching experience, academic credentials, or other equivalencies appropriate to the assignment.

The Employer reserves the right to exercise its judgment in hiring the best qualified applicant for a lectureship; however, where applicants have comparable qualifications, first priority shall be given to lecturers at level “C” on the fee schedule and second priority shall be given to lecturers at level “B” of the fee schedule.

Rate Per Credit Hour

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D. NON-CREDIT FEE SCHEDULE

Faculty Members engaged in non-credit instruction shall be paid twenty-seven dollars and fifty cents ($27.50) per contact hour effective September 1, 1997, and twenty-eight dollars and fifty cents ($28.50) per contact hour effective September 1, 1998.

E. OVERLOAD

1. Faculty Members may receive extra compensation to teach classes in Continuing Education and Summer Session and in other special programs paid on a credit hour
Faculty Members shall receive compensation according to the following schedule based upon their rank.

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2. Faculty Members employed less than full-time may be compensated for other activities at any time. This compensation is not deemed overload for the purposes of this Agreement until the Faculty Member's employment is considered full-time. At that point, the overload regulations described herein become applicable.

3. Faculty Members on nine-month appointments may not teach for additional compensation in the Summer Session at the same time that they are receiving a summer research salary or other compensation for services to the University.

4. Faculty Members on eleven-month appointments may teach in the Summer Session only if they are on vacation, off-duty, or on leave without pay and are not receiving a summer research salary or other compensation for services to the University.

5. The total number of hours of overload teaching shall be limited to two courses or six credit hours, whichever is the greater, during the academic year for Faculty Members on a nine-month appointment. For Faculty Members on an eleven-month appointment, a total of three courses or nine credit hours, whichever is the greater, for overload teaching per calendar year may be allowed.

6. During the academic year, Faculty Members at UH-Manoa, UH-Hilo, and UH-West Oahu must be teaching at least nine credit hours or equivalent as determined by the University during a given semester to qualify for overload teaching in Continuing Education or outreach programs.

7. During the academic year, Faculty Members in the Community Colleges may receive extra compensation to teach classes on an overload basis in accordance with existing policies governing overload in the Community Colleges. The rate of compensation will be determined by the number of credit hours taught and the Rank of the Faculty Member.
8. Faculty Members may not receive extra compensation from University grants or contracts during the academic year other than for duly authorized per diem allowances or travel reimbursements.

9. Prior authorization must be obtained before undertaking additional University services for additional compensation.

F. SPECIAL SALARY ADJUSTMENTS

The provisions governing special salary adjustments related to retention, market, equity, and merit shall be governed by the Memorandum of Understanding dated June 1, 1994 and incorporated as part of this Agreement in R-17 (see Reference Section).

ARTICLE XXI, HEALTH FUND CONTRIBUTIONS

Subject to the applicable provisions of Chapter 87, HRS, as amended, the Employer shall pay the following monthly contributions to the Hawaii Public Employees Health Fund:


1. Sixty percent (60%) of the monthly premium for the Health Fund's medical plan for each employee-beneficiary or for each employee-beneficiary with a dependent-beneficiary enrolled in a health benefits plan covering medical, hospital and surgical benefits only.

2. Sixty percent (60%) of the monthly premium for the Health Fund's dental plan for each employee-beneficiary or for each employee-beneficiary with a spouse enrolled in the adult dental plan.

3. Sixty percent (60%) of the monthly premium for the Health Fund's prescription drug plan for each employee-beneficiary or for each employee-beneficiary with a dependent-beneficiary enrolled in a prescription drug plan.

4. Sixty percent (60%) of the monthly premium for the Health Fund's vision care plan for each employee-beneficiary or for each employee-beneficiary with a dependent-beneficiary enrolled in the vision care plan.

5. One hundred percent (100%) of the monthly premium for the Health Fund's children's dental plan for each child of an employee-beneficiary who has not attained the age of nineteen (19) and who is enrolled in a children's dental plan.

6. One hundred percent (100%) of the monthly premium for the Health Fund's group life insurance plan for each employee-beneficiary enrolled in the group life insurance plan.
B. For purposes of this Article only, the following definitions and formula shall apply:

1. "Monthly premium" - the total amount of insurance premium for an active employee by type of enrollment payable on a monthly basis to an insurance carrier under a contract with the Hawaii Public Employees Health Fund.

2. "Health Fund medical plan or adult dental plan or prescription drug plan or vision care plan or children's dental plan or group life insurance plan" - shall be that employee benefit plan as determined by the Health Fund's Board of Trustees with the largest number of active employee enrollments as of December 31 of the previous fiscal year.

3. Whenever the Employer's monthly contribution to the Hawaii Public Employees Health Fund is less than one hundred percent (100%) of the monthly premium amount, such monthly contribution shall be rounded to the nearest cent as provided below:

a. When rounding to the nearest cent results in an even amount, such even amount shall be the Employer's monthly contribution. For example:

1) $11.397 = $11.40 = $11.40 (Employer's monthly contribution)

2) $11.382 = $11.38 = $11.38 (Employer's monthly contribution)

b. When rounding to the nearest cent results in an odd amount, round down to the next even amount, and such even amount shall be the Employer's monthly contribution. For example:

1) $11.392 = $11.39 = $11.38 (Employer's monthly contribution)

2) $11.386 = $11.39 = $11.38 (Employer's monthly contribution)

ARTICLE XXII. COMPENSATION FOR ACADEMIC CHAIRS

A. Faculty Members appointed by the Employer to serve as Chairs for academic subdivisions of the University shall be compensated for duties which are assigned, in addition to their regular professional responsibilities, as a part of the management and/or functioning of a department, division, discipline, or program. The Employer shall determine the level of released time from instructional duties and/or the amounts of the monthly stipends.

B. Nothing in this Article shall be construed to reduce the compensation or benefits currently being granted for these positions as of the effective date of this Agreement.
ARTICLE XXIII, GRIEVANCE PROCEDURE

A. DEFINITION

A grievance is a complaint by a Faculty Member or the Union concerning the interpretation and application of the express terms of this Agreement. All matters under this Article, including investigations, shall be considered confidential. Information pertaining to the decision of an arbitrator may be subject to disclosure under the provisions of Section 92F, Hawaii Revised Statutes.

B. GENERAL

1. Faculty are encouraged to work out grievances with their immediate superiors on an informal basis without resort to the formal grievance procedure, whenever possible. If it is not possible to resolve the grievance informally, and the Faculty Member desires to pursue the matter, the procedures under C shall apply.

2. Any information pertaining to the grievance in the possession of the Employer needed by the grievant or the Union in behalf of the grievant to investigate and process a grievance shall be provided to them on request within seven (7) working days.

C. PROCEDURES

1. Requirements for Filing a Formal Grievance.

A grievance must be submitted in writing and shall contain (1) a statement of the facts concerning the grievance, (2) the specific provision of this Agreement alleged to have been violated, (3) the relief requested, and (4) whether the Faculty Member attempted an informal adjustment of the grievance and, if so, with whom.

The Faculty Member may request the assistance and representation of the Union in the grievance procedure. Alternatively, the Faculty Member may file a grievance and have the grievance heard without intervention of the Union provided the Union is afforded an opportunity to be present at the conference(s) with the grievant, in which case a copy of the grievance shall be furnished to the Union. Any adjustment made shall not be inconsistent with the terms of this Agreement.

A grievance must be filed within twenty (20) calendar days or within forty-five (45) calendar days in the case of a class grievance, of the date following the alleged violation giving rise thereto, or the date on which the Faculty Member or the Union first knew or reasonably should have known of such alleged violation, whichever date is later. There shall be no obligation by the Employer to consider any grievance not filed within the specified time limit and in accordance with the specific procedure stated in each step.
If an effort to work out the grievance informally as set forth in Paragraph B.1. above is not completed within twenty (20) calendar days, the Faculty Member shall, upon request, be granted an additional twenty (20) calendar days in which to file a formal grievance.

2. Formal Grievance Procedure.

Step 1. A grievance shall be filed with the Chancellor, Executive Vice Chancellor or appropriate Vice President at UH-Manoa, their successors in office, or their respective designee (herein all referred to as Chancellor). The Chancellor or the Chancellor's designee shall schedule a grievance meeting with the grievant and/or the grievant's designated representative within fifteen (15) calendar days after receipt of the grievance and shall issue a decision in writing to the grievant within fifteen (15) calendar days after the close of the meeting.

Step 2. If the response at Step 1 does not resolve the grievance, the grievant may appeal the Step 1 response by filing an appeal with the President of the University or the President's designee within fifteen (15) calendar days after receipt of the Step 1 response. Such appeal shall be in writing and shall specify the reason why the Step 1 decision is unsatisfactory. The President need not consider any grievance in Step 2 which encompasses different alleged violations or charges than those presented in Step 1. The President or the President's designee shall schedule a grievance meeting with the grievant and/or the grievant's designated representative within fifteen (15) calendar days after receipt of the appeal or grievance is filed and shall render a response in writing to the grievant within twenty (20) calendar days after the close of the meeting.

The Employer and the Union may, by mutual agreement, waive any or all of the above steps and proceed directly to Step 3.

Step 3. Arbitration. If the grievance has not been settled at Step 2, then within thirty (30) calendar days after the receipt of the written decision of the President or the President's designee, the Union may request arbitration by giving written notice to that effect, in person or by registered or certified mail, directed to the President or the President's designee.

Representatives of the parties shall attempt to select an Arbitrator immediately thereafter.

If agreement on an Arbitrator is not reached within fifteen (15) calendar days after the request for arbitration is submitted, either party may request the Hawaii Labor Relations Board to submit a list of five (5) Arbitrators. Selection of an Arbitrator shall be made by each party alternately deleting one (1) name at a time from the list. The first party to delete a name shall be determined by lot. The person whose name remains on the list shall be designated the Arbitrator.
No grievance may be arbitrated unless it involves an alleged violation of a specific term or provision of the Agreement. The Arbitrator shall not consider any new alleged violations or charges than those presented initially.

a. If the Employer disputes the arbitrability of any grievance, the Arbitrator shall first determine whether the Arbitrator has jurisdiction to act; and if the Arbitrator finds no such power, the grievance shall be referred back to the parties without decision or recommendation on its merits. The Arbitrator shall render an award in writing, no later than thirty (30) calendar days after the conclusion of the hearings or, if oral hearings are waived, then thirty (30) calendar days from the date statements and proofs were submitted to the Arbitrator.

b. The decision of the Arbitrator shall be final and binding upon the Union, its members, the Faculty Member(s) involved in the grievance, and the Employer. There shall be no appeal from the Arbitrator's decision by either party, if such decision is within the scope of the Arbitrator's authority as described below.

1) The Arbitrator shall not have the power to add to, subtract from, disregard, alter, or modify any of the terms of this Agreement. The Arbitrator's award must be consistent with the terms of this Agreement.

2) When the Arbitrator finds that any disciplinary action under Article XVII was improper, the Arbitrator may set aside, reduce, or otherwise modify the action, and may award back pay to compensate, wholly or partially, for any salary lost.

The fees of the Arbitrator, the cost of transcription, and other necessary general costs, shall be shared equally by the Employer and the Union. Each party will pay the cost of presenting its own case and the cost of any transcript that it requests.

D. CLASS GRIEVANCE

The Union may file a Class Grievance if it affects two (2) or more Faculty Members whose complaints involve the same questions of fact and contract provision(s), so that a decision as to one grievant shall be decisive as to all members of the Class.

In filing a Class Grievance, the Union shall set forth, in addition to the requirements for filing a formal grievance, (1) the questions of fact which are common to all members of the Class, (2) the identification of all members of the Class known to the Union, (3) a statement as to whether or not the members of the Class have been notified and given opportunity to be included or excluded from the Class, and (4) the name of the Faculty Member who shall serve as representative of the Class for the purpose of determining the questions of fact and alleged contract violation.
If a Class Grievance involves more than one component of the University, i.e., the University of Hawaii at Manoa, the University of Hawaii at Hilo and the University of Hawaii-West Oahu, or the Community Colleges, the grievance may be filed initially at Step 2.

ARTICLE XXIV. RIGHTS OF THE EMPLOYER

The Employer reserves and retains, solely and exclusively, all management rights, powers, and authority, including the right of management to manage, control, and direct its personnel and operations except those as may be modified under this Agreement.

ARTICLE XXV. SAVINGS CLAUSE

Should any part of this Agreement be rendered or declared invalid by a court of competent jurisdiction, such invalidation of such part or portion of this Agreement shall not invalidate the remaining portions thereof, and they shall remain in full force and effect. The parties will meet not later than thirty (30) days after any such holding for the purpose of renegotiating the provisions affected.

ARTICLE XXVI. ENTIRETY AND MODIFICATION

This document contains the entire agreement of the parties. No provision or term of this Agreement may be amended, modified, changed, altered, or waived except by written document executed by the parties hereto. The parties agree to reopen negotiations on Article III.F., Teaching Assignments and Equivalencies, on July 1, 1997.

ARTICLE XXVII. CONFLICT

If there is any conflict between the provisions of this Agreement and any rules, regulations, and policies of the Employer, the terms of this Agreement shall prevail.

ARTICLE XXVIII. NO STRIKE OR LOCKOUT

A. The Union, its representatives, and Faculty Members will not authorize, instigate, incite, aid, or engage in any work stoppage, slowdown, sick-out, picketing, or strike against the Employer during the life of this Agreement. However, the provisions of Sections 89-11(b) and (c), H.R.S. shall be applicable if there is an impasse in any further bargaining required by Section 89-10(b), H.R.S.

B. The Employer agrees that during the life of this Agreement there will be no lockout.
C. This Article does not apply to lawful picketing on issues of public interest unrelated to the University and on premises which are not under the control or jurisdiction of the University.

ARTICLE XXIX. DURATION

A. This Agreement shall be effective as of July 1, 1995 and shall remain in effect to and including June 30, 1999.

B. Negotiations for renewal hereof shall begin on the second day of January 1999 or as soon thereafter as agreed to by the parties, but not later than January 31, 1999.
In Witness Whereof, the parties hereto, by their authorized representatives, have executed this Agreement this 27th day of January 1997.

**State of Hawaii**

By:  
- Benjamin J. Cayetano  
- Its Governor, Benjamin J. Cayetano  
- Manabu Kimura  
- Its Chief Negotiator, Manabu Kimura  
- Earl I. Anzai, Director of Finance  
- James H. Takushi, Director of DHRD

**University of Hawaii Professional Assembly**

By:  
- Alexander Malahoff
- Its President, Alexander Malahoff  
- J. N. Musto  
- Its Chief Negotiator, J. N. Musto  
- James D. Kardash  
- James D. Kardash, Spokesperson  
- Maria L. Armstrong, Chair, UH-Kapiolani CC  
- David R. Miller, UH-Hilo

**UH Board of Regents**

By:  
- Lily K. Yao  
- Its Chair, Lily K. Yao  
- Joseph F. Blanco  
- Its Member, Joseph F. Blanco  
- Neteishi  
- Its Member, Lee A. Ohigashi  
- Kenneth P. Mortimer, President  
- Edward D.L. Yuen, Spokesperson

- Mary E. Tilles, UH-Manoa  
- Charles W. Weems, UH-Manoa  
- Vincent R. Linares, UH-Maui CC  
- Belinda A. Aquino, UH-Manoa
REFERENCE SECTION
TEMPORARY DISABILITY*

Sick Leave Policy for Faculty Members of the University of Hawaii
August 1977

Every eligible faculty member of the University of Hawaii, including Community College faculty, not covered by an approved sick leave plan shall be entitled to receive in the aggregate, a minimum of three calendar weeks of sick leave. Should a faculty member be entitled to earn and accumulate sick leave by any other policy, he shall be entitled to the number of days necessary to aggregate a minimum of three calendar weeks by this policy.

Coverage under this policy shall extend 14 days beyond the termination of the appointment period and shall include leave required due to complications arising from pregnancy or its termination thereof of any eligible appointee unless equal coverage is provided by any other sick leave plan or Temporary Disability Insurance Plan.

Approved by Board of Regents
September 16, 1971

*NOTE: This policy was approved by the Board of Regents for all eligible faculty members of the University of Hawaii to comply with the requirements of the State's Temporary Disability Insurance Law.
SECTION 9-15 EVALUATION OF BOARD OF REGENTS’ APPOINTEES

a. Board of Regents' appointees will be evaluated periodically in accordance with the guidelines below and the specific procedures developed by the appropriate administrative offices to implement this policy. These performance evaluations shall be conducted in order:

(1) to provide assurance to the University and its constituents that professional staff resources and particular areas of expertise are being used to the best advantage;

(2) to provide for the systematic recognition of excellence and develop incentives for superior performance; and

(3) to provide means for the improvement of performance in furtherance of the University's mission.

b. In recognition of the special role of the faculty in the academic mission of the University, procedures for periodic review of faculty performance must provide safeguards for academic freedom and shall provide the opportunity for participation of faculty peers in the review process. Accordingly, each Chancellor, in consultation with appropriate faculty governance organizations, shall develop procedures for such review which incorporate these principles. The procedure shall include a requirement for evaluation of every faculty member at least once every five years, and may provide for exempting faculty who have undergone a review for reappointment, tenure, or promotion, or who have received a merit salary increase during this period. Faculty review procedures shall be submitted by the Chancellor for approval by the President.

c. Administrative, Professional, and Technical (APT) employees shall be evaluated at least once every three years according to procedures approved by the President.

d. Employees in the Executive and Administrative/Managerial classification shall be evaluated annually as specified in Section 9-14.

e. For any campus which does not have an approved faculty review procedure development in accordance with Section b. for implementation in academic year 1981-82, faculty shall be evaluated according to procedures approved by the President. These procedures shall remain in effect until procedures developed in accordance with Section b. are approved and implemented. (Oct. 16, 1981)
SECTION 9-16 TEACHING ASSIGNMENTS FOR INSTRUCTIONAL FACULTY

The instructional faculty of the University of Hawaii has duties and responsibilities that encompass a number of professional activities in addition to teaching. The nature and scope of these additional duties depend on the particular mission of the unit and program and the relationship of that mission to the faculty member's professional qualifications. As instruction is the University's highest priority, however, teaching remains the most important duty of its faculty. This policy sets standards for the assignment of the instructional component of faculty responsibilities.

a. Except as otherwise provided herein, the standard teaching assignments for full-time instructional faculty shall be as follows:

1. 24 semester credit hours per academic year at the University of Hawaii at Manoa,

2. 24 semester credit hours per academic year at the University of Hawaii at Hilo, excepting Hawaii Community College,

3. 24 semester credit hours per academic year at the University of Hawaii at West Oahu, and

4. 30 semester credit hours per academic year in the University of Hawaii Community Colleges, and at Hawaii Community College.

b. The teaching assignments in Section a. refer to classroom lecture instruction. For other modes of instruction (clinical practice, laboratory, thesis supervision, etc.), each Chancellor shall develop and recommend:

1. an appropriate measure of the instructional activity (contact hours, number of students supervised, etc.), and

2. an equivalence relating the designated measure to semester credit hours.

It is expected that the development of appropriate equivalents will involve consultation of the appropriate faculty, department chairpersons, and academic deans.

Such equivalents shall be reviewed and approved by the President and reported to the Board of Regents upon their establishment or subsequent revision consistent with Board policy.
c. In recognition of the diverse responsibilities of the University and its faculty, each Chancellor shall develop and recommend equivalents for specific non-instructional activities that are consistent with and in furtherance of the mission of the University unit and program.

It is expected that the development of appropriate equivalents will involve consultation of the appropriate faculty, department chairpersons, and academic deans.

The definitions of these equivalents shall include:

(1) a description of the professional activities for which they may be granted,

(2) an explanation of the relationship of these activities to institutional and program mission and priorities, and

(3) guidelines for determining the circumstances which warrant granting them.

Such equivalents shall be reviewed and approved by the President and reported to the Board of Regents upon their establishment or subsequent revision consistent with Board policy.

The implementation of this policy shall be the responsibility of the Chancellors of the respective units.

d. Teaching assignments for part-time instructional faculty or for faculty paid less than full time from instructional funds shall be as in Section a. prorated by their fractional full-time equivalent in instruction.

e. Each unit shall ensure against discriminatory teaching assignments. In addition, Chancellors shall establish procedures to monitor the effectiveness of teaching reductions for non-instructional duties.

f. During the spring semester of academic year 1981-82, equivalencies shall be developed by April 30, 1982, in accordance with this policy, and teaching assignments beginning in fall semester 1982-83 shall be determined as set forth herein. (Jan. 22, 1982)
SECTION 9-5 POLITICAL ACTIVITY

The Regents believe that it is the right of employees as citizens to engage in politics so long as these activities do not interfere with their University duties or violate established rules of the University. Furthermore, the Regents have expressed the belief that political activities by employees, in accordance with the following statement, should result in no embarrassment to the University nor detrimentally affect these policies.

It is expected that University employees will use appropriate discretion in the exercise of the political rights which they share in common with other citizens; that they will be careful always to emphasize that their utterances and actions in political matters are theirs as individuals and in no manner represent the University; that they will always recognize that their first obligation is to the University; that they will accord the University administration the courtesy of prior notice of any political commitment which is likely to bring them into prominence.

Because of a conflict in interest and/or an appearance of impropriety in campaigning for and holding a partisan public elective office and being employed at the University, the Board of Regents has established the following policy in regard to campaigning for and holding such an office.

All employees under the jurisdiction of the Board of Regents seeking a partisan public elective office shall, without exception:

1. Request, or in absence of such request be placed on a leave of absence without pay in accordance with University policy upon actively seeking political office, but in no event later than the filing of nomination papers or the announcement of candidacy for such office;

2. Be subject to the general University policies governing appearances and activities of political candidates on campus;

3. Insure that they do not give the appearance that their views, utterances and/or actions are representative of the University; and

4. Be separated from University service through either resignation, or termination upon assumption of the elective office. (Aug. 30, 1966; Feb. 19, 1982)
A9.470 LEAVE SHARING

Prepared by Personnel Management Office. This is a new Procedure. March 1995

1. **Purpose**

To administer the Leave Sharing Program for University employees under the authority of Title 14, Subtitle 1, Chapter 8.1, Hawaii Administrative Rules.

The Leave Sharing Program is intended to allow employees to help ease the burdens of fellow employees who would otherwise need to take time off from work without pay to recover from a serious injury or illness. Such a program shall ensure:

a. fair treatment and freedom from coercion of employees,

b. that there will be no undue hardship on the department’s operations, and

c. that an employee shall not directly or indirectly intimidate, threaten or coerce any other employee for the purpose of interfering with any right such employee may have with respect to donating, receiving or using shared leave under this program.

This Leave Sharing Program shall remain in effect until June 30, 1996.

2. **Definitions**

a. Direct Share Option: A Leave Sharing Program option whereby an eligible employee specifies the eligible coworker to whom they wish to donate shared leave.

b. Donation: Vacation or sick leave credits donated by eligible employees. Donations must be made in increments of no less than one (1) hour.

c. Leave Bank Option: A Leave Sharing Program option under which eligible employees donate shared leave credits to the University’s Central Leave Bank without designating a specific eligible co-worker.

d. Serious personal injury or illness: An acute, traumatic, or life threatening illness, injury or impairment, such as cancer, heart attack or disabling accident:
1) which may be a physical or mental condition;

2) which is certified by a physician, as defined under Chapter 386-1, H.R.S., Hawaii Workers' Compensation Law, as being totally incapacitating and the cause of the employee's inability to work for at least thirty (30) consecutive calendar days, and

3) which is not covered under Chapter 386, Hawaii Workers' Compensation Law.

3. **Objective**

   a. To allow eligible employees the opportunity to apply for or donate to the Leave Sharing Program.

   b. To prescribe the procedures to be followed in applying for or donating to the Leave Sharing Program.

4. **Applicability**

   a. These procedures shall apply to all University employees who are entitled to earn sick and/or vacation leave.

   b. Employees who are federally funded may donate vacation leave credits, but may not receive shared leave credits under this program due to federal work certification requirements.

   c. Employees of the University of Hawaii shall not donate or receive leave credits with employees of other state departments.

5. **References**

   ACT 157, S.L.H. 1993, relating to public officers and employees.

   Section 14-8.1-1 through Section 14.8.1-11, Title 14, Chapter 8.1, Hawaii Administrative Rules.

   Article III (H), Leave Sharing, Unit 07 Collective Bargaining Agreement.

6. **Responsibilities**

   a. The Director of Human and Material Resources or designee shall appoint a Leave Sharing Review Committee to administer the central leave bank. The committee shall be comprised of at least three members, one of which shall be a representative from the Office of Human Resources, who shall chair the committee.

   b. The Leave Sharing Review Committee shall be responsible for overall management of the Leave Sharing Program, and shall:
1) define the general framework for promoting understanding and knowledge of the Leave Sharing Program;

2) respond to questions related to leave sharing as they affect employees and this program;

3) review all matters relating to appeals under section 8(e) of this procedure;

4) assist the departments/units in conducting periodic publicity campaigns informing employees of the Leave Sharing Program;

5) monitor all donations into the central leave bank and determine the distribution of leave credits from the central leave bank; and

6) consult with the Department of Human Resource Development concerning unusual situations and/or circumstances.

c. The Employee Development and Benefits Section within the Office of Human Resources shall coordinate, as necessary, the activities of the Leave Sharing Review Committee.

d. Personnel/Administrative Officers within their respective units shall implement this procedure. The Personnel/Administrative Officer shall:

1) Inform their employees that they may donate vacation leave credits or request leave credits under this program. For employees who do not earn vacation leave, but earn sick leave credits, inform such employees that they may donate sick leave credits or request leave credits under this program.

2) Assure that a leave bank option and a direct share option shall both be available to employees to encourage maximum participation in the program.

3) Ensure that an employee is not directly or indirectly intimidated, threatened or coerced with respect to donating or receiving shared leave under this program.

4) Review for eligibility and correctness all donations and requests for shared leave.

5) Ensure that all official leave and attendance records are properly maintained with respect to donated leave and shared leave received by recipients.

6) Monitor leave sharing recipient's medical condition on a monthly basis to ensure that their condition continues to be due to a serious injury or illness.

7) Forward appeal requests to the Leave Sharing Review Committee for review and action.
7. Guidelines

a. Conditions for Donating Shared Leave

1) An employee must meet all of the following conditions to be eligible to donate shared leave credits:

   a) Employees who earn and use sick and vacation leave shall only donate vacation leave credits, provided that the employee's vacation leave balance is not less than ten (10) days of vacation after the donation is made. Employees who do not earn vacation leave shall donate their sick leave credits, provided that the employee's sick leave balance is not less than thirty (30) days after the donation is made.

   b) An employee must not have asked for nor accepted anything of value in exchange for the donation of leave credits.

2) All donated vacation or sick leave credits are irrevocable.

   a) A vacation leave or sick leave donation shall not be refunded to the donor once it is transferred to the leave recipient or to the central leave bank.

   b) Any donated leave credits that are transferred to but not used by the eligible leave recipient shall revert to the central leave bank to be available for use by other eligible recipients.

3) Leave shall be donated in increments of no less than one (1) hour.

b. Conditions for Receiving Shared Leave

1) An employee must meet all of the following conditions to be eligible to receive shared leave credits:

   a) has been employed at the University in a Board of Regents or civil service position for at least six (6) continuous months at a minimum of 0.5 (one-half) FTE;

   b) has exhausted or is about to exhaust all vacation leave, sick leave and compensatory time credits;

   c) is suffering from an acute, traumatic or life threatening personal injury or illness which caused the employee to be absent from work for at least thirty (30) consecutive calendar days within the past twelve (12) months;
d) has a personal injury or illness not covered under Chapter 386, H.R.S., Hawaii Workers' Compensation Law, or if covered, has exhausted all benefits;

e) is determined to be ineligible for temporary disability benefits or, if eligible, has exhausted all benefits; and

f) has no disciplinary record of sick leave abuse within the past two years.

2) An eligible employee can receive no more than a combined cumulative total of 240 days of shared leave credits for the duration that the employee is employed with the University. Nine-month employees can receive no more than 180 days of shared leave credits.

3) An employee need not have donated leave to be eligible to receive shared leave.

4) If an employee is incapable of applying for shared leave credits, an authorized representative may apply on the recipient's behalf.

5) While using shared leave credits, an eligible recipient shall continue to earn sick and/or vacation leave credits, consistent with applicable leave provisions. Such earned sick and/or vacation leave credits shall be used prior to receiving shared leave credits in accordance with current leave accounting practices.

6) In the event that a leave recipient is found to be entitled to benefits under Chapter 386, H.R.S., Hawaii Workers' Compensation Law, after shared leave has been granted, all approved shared leave credits transferred to the leave recipient shall be rescinded. The employee shall reimburse any salary amount previously paid under this Leave Sharing Program.

8. Procedures

a. Donating Shared Leave Credits

1) An employee may donate leave directly to another employee via the direct share option. The steps in the donation process are as follows:

   a) The employee shall complete and submit a UH Form 68 (PERS), Leave Sharing Donation Form (Attachment 1).

   b) The supervisor shall review the UH Form 68 (PERS), Leave Sharing Donation Form (Attachment 1), for correctness and forward to their respective Personnel/Administrative Officer within their unit.
c) The Personnel/Administrative Officer shall review the donation request in accordance with the eligibility guidelines set forth in Section 7 (a) of this procedure.

d) If approved, the Personnel/Administrative Officer shall follow the appropriate instructions on Attachment 4 in processing the donation request. A copy of the UH Form 68 (PERS), Leave Sharing Donation Form (Attachment 1), shall be provided to the employee, the employee's supervisor and the Leave Sharing Review Committee once the donation request has been processed.

e) If the donation is to an employee of another department/college, the Personnel/Administrative Officer shall contact the employee's Personnel/Administrative Officer to verify whether or not the employee has been deemed eligible to receive shared leave credits under the Leave Sharing Program. If approved, the donating employee's Personnel/Administrative Officer shall process the donation request as indicated in the instructions in Attachment 4. A copy of the UH Form 68 (PERS), Leave Sharing Donation Form (Attachment 1), shall be forwarded to the donor employee, donor employee's supervisor, recipient's Personnel/Administrative Officer and the Leave Sharing Review Committee.

f) If the leave donation request is disapproved, the Personnel/Administrative Officer shall return the original UH Form 68 (PERS), Leave Sharing Donation Form (Attachment 1), to the employee's immediate supervisor along with a reason for the denial. The immediate supervisor shall return the leave donation request to the employee.

2) An employee may donate leave to the central leave bank. The steps in the donation process are as follows:

a) The employee shall complete and submit a UH Form 68, (PERS), Leave Sharing Donation Form (Attachment 1), to their immediate supervisor.

b) The supervisor shall review the form for correctness and forward to their respective Personnel/Administrative Officer within their unit.

c) The Personnel/Administrative Officer shall review the donation request in accordance with the eligibility guidelines set forth in Section 7 (a) of this procedure.

d) If approved, the Personnel/Administrative Officer shall process the donation request in accordance with the instructions on Attachment 5. A copy of the approved UH Form 68 (PERS), Leave Sharing Donation
Form (Attachment 1), shall be submitted to the Leave Sharing Review Committee and the donor once the leave donation is processed.

e) If the leave donation request is disapproved, the Personnel/Administrative Officer shall return the original UH Form 68 (PERS), Leave Sharing Donation Form (Attachment 1), to the respective donor’s immediate supervisor along with a reason for the denial. The immediate supervisor shall return the leave donation request to the employee.

b. Receiving Shared Leave Credits

1) An employee requesting shared leave may receive shared leave directly via the Direct Share Option and/or the Central Leave Bank Option. The steps which involve receiving shared leave are as follows:

a) The employee shall complete and submit a UH Form 69, Leave Sharing Request Form (Attachment 2), along with a UH Form 49, Certificate of Physician or Practitioner (Attachment 3) to their immediate supervisor.

b) The immediate supervisor shall review the forms for correctness and forward the request to their respective Personnel/Administrative Officer within their unit.

c) The Personnel/Administrative Officer shall review the forms in accordance with eligibility guidelines set forth under Section 7 (b) of this procedure.

d) If the employee is eligible to receive shared leave, the Personnel/Administrative Officer shall follow the appropriate instructions on Attachment 6 in processing the shared leave request. A copy of the UH Form 69, Leave Sharing Request Form (Attachment 2), along with the UH Form 49, Certificate of Physician or Practitioner (Attachment 3), shall be sent to the employee, the employee’s immediate supervisor and the Leave Sharing Review Committee within ten (10) working days after the receipt of request.

e) The Personnel/Administrative Officer shall monitor the number of shared leave credits used by the employee along with the number of shared leave credits available. The employee receiving shared leave credits shall continue to receive his or her current salary.

f) If the employee was on leave without pay status at the time the shared leave request was filed and has since been found eligible to receive shared leave credits, the Personnel/Administrative Officer shall generate a Payroll Notification Form to return the employee on paid leave status.
For civil service employees, the Personnel/Administrative Officer shall notify the Office of Human Resources, Civil Service Employee Relations Section, in writing, to generate the State Form 5, Notification of Personnel Action, to return the employee on paid leave status. The period that the employee remains on paid status shall be dependent on the number of shared leave credits that were donated to the employee.

g) The number of shared leave credits received by the employee shall be dependent on the availability of leave donated and shall not be approved and processed for more than a month at a time. The recipient's sick or vacation leave balance shall not be affected as a result of receiving shared leave.

h) The Personnel/Administrative Officer shall retain the original of all approved UH Form 69 (PERS), Leave Sharing Request Form (Attachment 2), along with the UH Form 49 (PERS), Certificate of Physician or Practitioner (Attachment 3), submitted under the Direct Share Option. Copies of the forms shall be submitted to the Leave Sharing Review Committee for monitoring purposes.

i) If the employee is not eligible to receive shared leave, the Personnel/Administrative Officer shall return the original UH Form 69 (PERS), Leave Sharing Request Form (Attachment 2), along with the UH Form 49 (PERS), Certification of Physician or Practitioner (Attachment 3), to the employee along with a reason for the denial.

c. The Leave Sharing Review Committee shall have overall responsibility of the Central Leave Bank, which shall include, but not limited to:

1) Recording all donations into the Central Leave Bank.

2) Processing leave credits from the Central Leave Bank in accordance with the procedures set forth in Attachment 7. If there are more than one recipient approved to receive shared leave, the available leave credits shall be equally distributed to the leave recipients.

3) Maintaining records of all copies of UH Form 68 (PERS), Leave Sharing Donation Form (Attachment 1), UH Form 69 (PERS), Leave Sharing Request Form (Attachment 2), and UH Form 49 (PERS), Certificate of Physician or Practitioner (Attachment 3).

4) Reviewing all appeals under Section 8 (e) of this procedure.

5) Monitoring all leave sharing activities within the University.
d. Termination of Shared Leave

1) Approved shared leave shall be discontinued under the following situations:
   a) The leave recipient separates or is separated from service.
   b) The leave recipient no longer suffers from the illness or injury for which the shared leave was approved.
   c) The leave recipient is found to be entitled to benefits under Chapter 386, H.R.S., Hawaii Workers' Compensation Law, or temporary disability benefits.
   d) The leave recipient did not meet all of the conditions for eligibility under Section 7 (b) of this procedure.

2) The Personnel/Administrative Officer shall notify the recipient in writing whenever the approved shared leave shall be or has been terminated or rescinded.

3) Adjustments shall be made to the recipient's compensation and leave records, as appropriate, for any period during which the shared leave has been terminated or rescinded.

4) All unused shared leave credits by the recipient shall be returned to the Central Leave Bank.

e. Appeal Procedures

1) Any employee or the duly authorized representative of such employee whose application for shared leave is denied, in whole or in part, may appeal for a review of the decision by submitting a UH Form 76 (PERS), Leave Sharing Program Appeal Form (Attachment 8), within ten (10) days after receiving written notice of the denial or a notice of termination of shared leave benefits. The written request shall be addressed to the Leave Sharing Review Committee, Office of Human Resources, Employee Development and Benefits Section, and shall include the following information:
   a) a request to review the application for shared leave and the specific reasons for the reconsideration of the application;
   b) the facts in support of the reconsideration; and
   c) the remedy which the employee is seeking.
2) The Leave Sharing Review Committee shall convene within fifteen (15) days after receipt of the employee's request for review. A meeting with the employee or duly authorized representative at which time any materials, additional facts, documents or other evidence may be presented by the employee or their duly authorized representative.

3) After considering the additional information, the Leave Sharing Review Committee shall render a decision. The decision of the Leave Sharing Review Committee shall be final and conclusive. Written notice of the decision to the employee shall be given within ten (10) working days from the date of the appeal meeting or at a mutually agreed later date based upon receipt of additional documentation, whichever is later.

f. Termination of Leave Sharing Program

1) The leave sharing program shall terminate on June 30, 1996 unless extended by the State Director of Human Resources Development or repealed by law.

2) If the leave sharing program terminates before the end of the recipient's serious personal illness or injury, any shared leave granted to the recipient before the program's end shall remain available for use by the recipient until the termination of the serious personal illness or injury.

3) Upon termination of the Leave Sharing Program, any shared leave remaining in the Central Leave Bank shall be considered forfeited and the leave bank dissolved.

[attachments not included]
COMMUNITY COLLEGE SICK LEAVE POLICY & PROCEDURES
October 10, 1978

1. **When Sick Leave Granted**

   Sick leave is granted when an employee is ill and unable to discharge his duties, or his presence at work is a health hazard to students or employees. (BOR 10/21/71)

2. **Sick Leave Entitlement for Academic Year Faculty**

   a. Personnel classified as “C” in the Community Colleges who are nine-month personnel for the full academic year shall be entitled to 18 days of sick leave. (BOR 10/21/71)

   b. Faculty members appointed after August 31 shall have entitlement prorated as follows: (BOR 10/21/71, Revised by UH BMI No. 2073)

   **First Semester**

   - August .................................................. 18 days
   - September ............................................. 17 days
   - October ................................................ 15 days
   - November ............................................. 13 days
   - December to end of Semester ..................... 11 days

   **Second Semester**

   - Start of 2nd Semester through January ............ 9 days
   - February ............................................. 7 days
   - March .................................................. 5 days
   - April .................................................... 3 days
   - May ..................................................... 1 day

3. **Sick Leave Entitlement for Faculty on Calendar-Year Appointment**

   a. Eleven-month personnel earn sick leave entitlement at the rate of 1-3/4 days per month (14 hours). Employees working less than 19 days in a calendar month shall receive less than 1-3/4 days as provided for in the following schedule: (BOR 10/21/71)
For 1 to 3 cal. days of service 0 working day of leave
4 to 7 cal. days of service 1/4 working day of leave (2 hours)
8 to 11 cal. days of service 1/2 working day of leave (4 hours)
12 to 15 cal. days of service 3/4 working day of leave (6 hours)
16 to 19 cal. days of service 1 working day of leave (8 hours)
20 to 23 cal. days of service 1-1/4 working days of leave (10 hours)
24 to 27 cal. days of service 1-1/2 working days of leave (12 hours)
28 or more cal. days of service 1-3/4 working days of leave (14 hours)

b. Such leave allowance shall be recorded and administered on a calendar-year basis, the allowance accruing during each calendar year being credited to the employee as of December 31 of each year. (BOR 10/21/71)

c. For nine-month “C” employees, refer to page 9 on Sick Leave entitlement.

4. **Accumulation of Sick Leave Days**

a. Sick leave available is equal to the number of days of cumulative sick leave which has been earned by the faculty member plus the number of days of current annual sick leave to which he is entitled. Current annual sick leave entitlement will start the month an employee begins work. (BOR 10/21/71)

b. Sick leave which is not used during the year for which it accrues shall accumulate and be available for succeeding years. (BOR 10/21/71)

c. Accumulation of sick leave days shall have no limitation. (BOR 10/21/71)

d. Personnel on the nine-month salary schedule receive their annual sick leave entitlement at the beginning of the year, or a prorated amount if appointed late. Under the present academic calendar, the entitlement should be recorded during the month of August, or later if a late appointment in accordance with the prorated schedule in item #1 herein. (BMI No. 2073)

e. Should a nine-month faculty member terminate prior to completion of an academic year, the entitlement must be reduced by 16 hours for each month of service not completed. (BMI No. 2073)

f. A faculty member leaving the community college shall retain his accumulated sick leave for a period of five years, after which time, should he return to service, his sick leave status will be that of a new employee. (BOR 10/21/71)

g. Faculty members who were transferred or were recruited from the State Department of Education retain their accumulated sick leave when they join the community colleges. (BOR 10/21/71)
h. Faculty members who were entitled to earn and accumulate sick leave on the Manoa and Hilo campuses of the University of Hawaii retain their accumulation when they transfer to the community colleges. (BOR 10/21/71)

i. Instructional personnel at the Manoa and Hilo campuses of the University of Hawaii do not earn formal sick leave and consequently bring no accumulation when they transfer to the community colleges. (BOR 10/21/71)

j. When a faculty member is granted leave of absence without pay, the sick leave accumulation up to the time of leave will be registered and credited to him/her upon return to service. (BOR 10/21/71)

5. **Illness at the Opening of the Academic Year**

a. A faculty member who is ill and under the care of a licensed physician at the opening of the academic year will be allowed full pay sick leave from the beginning of the academic year up to the limit of his full pay accumulated sick leave available. (BOR 10/21/71)

b. Upon return to work, faculty member will be granted annual sick leave to which he/she is entitled for the balance of the year which may be applied retroactively to cover illness during the first days of the academic year. (BOR 10/21/71)

6. **Leave for Physical Check-Up.** Sick leave shall not be granted for a physical check-up unless it is illness-connected and required by a licensed physician in connection with treatment. (BOR 10/21/71)

7. **Working Days Only to be Charged.** In all cases of sick leave with pay, only actual school days will be charged against the amount of sick leave available. (BOR 10/21/71)

8. **Absence During Part of the School Day.** A faculty member who leaves the campus because of illness may be considered present for the day after being on regular duty for three hours. (BOR 10/21/71)

9. Employees absent from work on account of sickness shall have charged against their sick leave allowance all working days which occur during the absence.

a. For “C” personnel on 11-month appointments, this means any regular University work day exclusive of non-duty time during the summer period.

b. For “C” personnel on 9-month appointments, this means any regular University work day during the period beginning one week before registration for the first semester and ending with the second semester’s commencement, including periods when classes are not scheduled.

c. “Regular University work day” is synonymous with regular State of Hawaii work day and does not include holidays and weekends.
10. When a faculty member has been on sick leave for one month, a Leave of Absence form should be submitted even though he/she has not returned to work. Thereafter, to avoid exceeding the member’s sick leave credit, a Leave of Absence form should be submitted on a monthly basis if the faculty member continues to be on sick leave. (BMI No. 2071)

11. Any sick leave taken in excess of the earned allowance which has not been approved by special exception will be considered as leave without pay. In this regard, the policies, rules or contracts governing the type of sick leave concerned must be followed. (BMI No. 2071)

12. Faculty filling Executive and Administrative/Managerial positions on an acting basis are entitled to the sick leave rules for their regular classification. Should an acting appointment for a non-accumulating faculty be confirmed as a regular appointment without a break, retroactive credit will be given for the acting period. (BMI No. 2071)

13. There is no lump sum payment allowed for unused sick leave when a faculty member terminates from his/her position; however, such sick leave credit will be transferred to the Employees’ Retirement System. (BMI No. 2071)

14. **Sick Leave for Persons on Research Grant/Contract.** In accordance with BOR policy adopted October 10, 1966, sick leave will not be granted for any period extending beyond the expiration date of the grant or contract providing the funds from which the employee is paid. The practical effect of this policy is that any sick leave which is not used by BOR appointees on the contract or grant is subject to forfeiture except as provided under collective bargaining contracts. Refer to paragraph 4, BMI No. 2071, for a summary of the forfeiture rules. In such cases, the administrator or manager of the grant or contract must notify the employee and the University Personnel Office of the forfeiture using the UH Form 3 (PERS), Attachment C. (BOR 10/10/61 and BMI No. 2071)

15. **When to Prepare G2.** The Department of Accounting and General Services will not audit the G2 more than five working days in advance of termination date. Therefore, the G2 and the DPS 7 should be prepared by the University of Hawaii Personnel Office as appropriate and/or certified and returned to the University Personnel Office approximately ten days before the termination date. (BMI No. 2073)

16. **Preparing G2 and DPS 7 Forms.** The UH Personnel Office will prepare the Form G2, Rev. 7/74, Application for Transfer of Sick Leave Credit in those cases where the sick leave record is maintained on the computerized system.

   a. The G2 together with the current year detail record on the DPS Form 7 will be sent to the employee’s organization for verification and signatures. (BMI No. 2073)

   b. Organizational personnel should check the balance on the G2 as well as the DPS Form 7 entries to ensure that all sick leaves are indicated. When preparing the DPS Form 7, the 1-3/4 days per month (14 hours) must be recorded for each month. Special attention should be given to the period immediately prior to the termination date to be sure that
recent or planned absences are recorded. If a discrepancy is noted, call the Employee Benefits Section of the University Personnel Office, ext. 7200, to effect the necessary correction. After review and/or correction, the employee and the organizational administrative representative must sign the G2 in the spaces provided. The organizational representative must sign in the space identified for signature of Department Head. Return the G2 and the DPS Form 7 to the University Personnel Office. (BMI No. 2073)

17. **Procedures in Taking Sick Leave.** Sick leaves taken by faculty on the accrual system are to be reported in accordance with procedures outlined in BMI No. 2071.

a. A faculty member requesting sick leave must submit one set of the multi-carbon leave form, Application for Leave of Absence, UH Form 1 (PERS), 3/70 (See Attachment B), to his/her departmental chairperson or a designated college official for approval. The form must be completed within five (5) working days after return from sick leave. (BMI No. 2071) For absence of more than five consecutive working days, the form must be accompanied by a statement from a licensed physician or accredited Christian Science practitioner. For absence of five consecutive days or less, the signature of a physician is not required. (BOR 10/21/71)

b. **Departmental Office or Designated College Official:** After approval by the Departmental Chairperson or Designated College Official, the multi-carbon leave form should be distributed as follows: original to the UH Personnel Office, Employee Benefits Section, 1st copy to employee and 2nd copy to be maintained by the department or designated college office. The departmental/or designated college official’s copy of the Leave of Absence form should be checked against the monthly machine roster, which is provided by the UH Personnel Office, to insure that the original Leave of Absence form has been processed and entered into the leave accounting system. (BMI No. 2071)

c. **UH Personnel Office:** The UH Personnel Office will process all Application for Leave of Absence forms for all employees in the sick leave accrual system. The UH Personnel Office will also provide each department with a monthly machine roster reflecting all sick leave taken plus current credit balances for each faculty member. (BMI No. 2071)
SICK LEAVE ENTITLEMENT FOR FACULTY ON 9-MONTH ACADEMIC YEAR APPOINTMENT
(Page 9 of original copy of the Community College Sick Leave Policy & Procedures)

Nine-month “C” employees earn sick leave entitlement at the rate of two (2) days per month (16 hours). Employees working less than a full month shall receive the following prorated sick leave credits:

<table>
<thead>
<tr>
<th>Hours</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 to 2 calendar days</td>
</tr>
<tr>
<td>3 to 6 calendar days</td>
</tr>
<tr>
<td>7 to 9 calendar days</td>
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<td>21 to 23 calendar days</td>
</tr>
<tr>
<td>24 to 27 calendar days</td>
</tr>
<tr>
<td>28 or more calendar days</td>
</tr>
</tbody>
</table>

(Schedule was prepared by UH Personnel Office)

SPECIAL INSTRUCTIONS IN HANDLING COMPUTERIZED SICK LEAVE RECORDKEEPING FOR COMMUNITY COLLEGE “C” EMPLOYEES

1. A 9-month “C” employee who terminates his/her job (for reasons other than death or a transfer) before the end of a calendar month is not to be credited with any sick leave earned for that month.

2. A “C” employee who transfers or changes to an 11-month contract or to a 9-month contract will have his/her sick leave credit earned prorated as of the date of the transfer according to the 9-month or 11-month pro rata schedule.

3. The 9-month “C” employee who terminates by reason of death during a given month will receive a prorated sick leave credit earned for that month up to the date of his/her death.

4. The 9-month “C” employee who starts the new year’s employment in the month of July will not receive his/her 18 days of sick leave credits for the coming year until the month of August, when all other regular 9-month “C” personnel will have their 18 days for the year recorded into the computer files.

5. “C” employees going on Leave Without Pay status during the academic year will stop earning sick leave credits as of the date of the LWOP. Upon return to duty from LWOP, sick leave credits for the remainder of the year will be recalculated according to the 9-month or 11-month pro rata schedule.

6. A first year “C” employee who cannot report to work on the first duty day due to illness will be required to take a Leave Without Pay for the period of the illness. An SF-5B must be initiated to
place the person on LWOP status. When the employee returns to duty, an adjustment of the remaining year's sick leave credit will be made into the computer files using the 9-month pro rata schedule.

7. “School Days” for “C” employees are defined by BOR policy as “9 months of continuous service within the period beginning one week before registration for the first semester and ending with the second semester’s Commencement exercise.” Therefore, a “C” employee who teaches a regularly scheduled weekend class and who is absent from it due to illness is to charge such absence to sick leave.

8. Due to the different sick leave credit schedules per year between 9-month and 11-month “C” personnel, it is conceivable and possible for a “C” person to earn more than 21 sick leave days per year if such person transfers or changes from a contract to another during the year.

9. No sick leave credits are earned during the period that “C” employees are on sabbatical leave or study leave.

10. Changes in FTE during the academic year should be reflected by appropriate adjustments to the employee’s sick leave accumulation total in the computer files.

11. A “C” employee who is terminated from the job, grieves, and then is reinstated will be credited with sick leave earned during the period of the termination.

12. “C” employees hired under a G-3 position control (State, Federal or other funds) will have sick leave accumulation rights.

13. “C” personnel hired on extramural Research Grant/Contract cannot accumulate sick leave credits beyond the grant/contract period. (Refer to paragraph 4, BMI No. 2071--for summary of the forfeiture rules.)
KINDS OF NATURE OF ACTIONS ON SF-5B THAT WILL AFFECT SICK LEAVE PROGRAM
FOR COMMUNITY COLLEGE INSTRUCTIONAL PERSONNEL

New Appointments

Exempt appointments of Instructors

Change in Appointments

Exempt appointment to different position
Change in FTE
Change in Title

Leave With Pay

Sabbatical Leave--less than 1 year
Sabbatical Leave--a year
Change(s) during Sabbatical Leave
Sabbatical Leave--less than a year--following LWOP
Sabbatical Leave--a year--following LWOP

Study Leave
Change(s) during Study Leave
Study Leave--following LWOP

Return from Leave With Pay

Return to duty from Sabbatical Leave--less than a year
Return to duty from Sabbatical Leave--a year

Return to duty from Study Leave

Leave Without Pay - Going and Returning

General Improvement
Illness
Death in the Family
Industrial Injury
Extended Annual Vacation for Travel
Military Services
Seek Political Office
Personal Business of Emergency Nature
Temporary Cessation of Normal Operations
Render Services at State Legislature
Serving on Constitutional Convention
Professional Improvement
Authorized Leave without Compensation
Unauthorized Absence without Compensation
No Prorated Summer Pay
Changes during LWOP - (type of LWOP)
LWOP - (type of LWOP) following Sabbatical Leave
LWOP - (type of LWOP) following Study Leave
Depletion of Funds

Separations

Resignation
Death
Termination
Retirement (age 64 and under)
Retirement (age 65 and over)
Dismissal
Layoff
COMMUNITY COLLEGE FACULTY (9-MONTH) SICK LEAVE SCHEDULE
(Corrected copy as of 12/12/78)

Amount to be Credited or Subtracted

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<thead>
<tr>
<th>Month</th>
<th>Days</th>
<th>Hours</th>
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<tr>
<td>July (07)</td>
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<td></td>
</tr>
</tbody>
</table>

MONTHLY SCHEDULE

A. 11-Month Faculty

1 to 3 cal. days 0 days
4 to 7 cal. days 1/4 day (2 hrs.)
8 to 11 cal. days 1/2 day (4 hrs.)
12 to 15 cal. days 3/4 day (6 hrs.)
16 to 19 cal. days 1 day (8 hrs.)
20 to 23 cal. days 1-1/4 day (10 hrs.)
24 to 27 cal. days 1-1/2 day (12 hrs.)
28 or more cal. days 1-3/4 day (14 hrs.)

B. 9-Month Faculty Prorated by Days

1 to 2 cal. days 0 days
3 to 6 cal. days 1/4 day (2 hrs.)
7 to 9 cal. days 1/2 day (4 hrs.)
10 to 13 cal. days 3/4 day (6 hrs.)
14 to 16 cal. days 1 day (8 hrs.)
17 to 20 cal. days 1-1/4 day (10 hrs.)
21 to 23 cal. days 1-1/2 day (12 hrs.)
24 to 27 cal. days 1-3/4 day (14 hrs.)
28 or more cal. days 2 days (16 hrs.)
A9.350  APPLICATION FOR TRANSFER OF VACATION AND SICK LEAVE CREDIT OR PAYMENT IN LIEU OF VACATION

Prepared by Personnel Management Office. This replaces the Procedure dated July 1982. September 1990

1. **Purpose.** To comply with Section 79-5, HRS, Transfer of Vacation Credits, and also Title 14, Administrative Rules, Department of Personnel Services, Section 8-11(d) concerning "General provisions affecting vacation and sick leaves" and other appropriate collective bargaining agreements.

2. **References.**
   a. Administrative Procedure A9.380, Vacation and Sick Leave System
   b. Administrative Procedure A9.390, Vacation Credit Fund Transfer
   c. Section 88-63 HRS, Credit for Unused Sick Leave

3. **Objective.** To prescribe the procedure to be followed in preparing and certifying the application for transfer of vacation and sick leave credit or payment in lieu of vacation.

4. **Applicability/Responsibility.**
   a. This procedure is applicable to all University personnel who are on the vacation and sick leave accrual system.
   b. Vice Presidents, Chancellors, Manoa Deans and Directors or their designees are responsible for processing the necessary documentation for transfer of vacation and sick leave credits or payment in lieu of vacation.

5. **Transfers, Lump Sum Payments and Separations.**
   a. The employee transfers to another state or county agency and vacation and/or sick leave credits are to be transferred to the gaining organization, or
   b. The employee is eligible for and requests lump sum payment for unused vacation, or
   c. The employee transfers to a position within the University which is paid from a different fund and vacation credits (including dollar amounts) are to be transferred, or
d. The employee terminates and has unused sick leave credit.

6. Procedures.

a. Employee on the Vacation and Sick Leave Accrual System.

1) Employee on the vacation and sick leave accrual system include civil service personnel and BOR appointees in the R, S, B, A, APT and E/M classifications.

2) Transfers of vacation and sick leave and payment for accumulated vacation upon termination require the designee to prepare the Application for Transfer of Vacation and Sick Leave Credit of Payment in Lieu of Vacation, Form G-2 and Instructions (Attachments A and B), which must be signed by the employee and the Administrative Officer or fiscal officer and the Attendance and Leave Record, DPS Form 7 and Instruction (Attachments C and D) for the current calendar year and attach original copies of the vacation and sick leave annual Leave Status Report in the following manner:

   a) Original Leave Status Reports are needed for the four (4) calendar years immediately preceding the year of transfer or termination.

      (Note: Special attention should be given to the period immediately prior to the termination date to be sure that recent or planned absences before such date are recorded.)

   b) Faculty (except Community Colleges)

      (1) Effective December 1, 1989, 9-month and 11-month Faculty in the instructional classifications at UH Manoa, UH Hilo and UH at West Oahu shall be granted sick leave benefits as provided in the Employer's policy.

      (2) Effective December 1, 1989, faculty members in the instructional classifications at UH Manoa, UH Hilo and UH at West Oahu who were employed prior to July 1, 1989 and not eligible to earn and accumulate sick leave credits shall, beginning with their most recent date of hire, be credited with ten (10) days for sick leave for each full academic year of service prior to July 1, 1989. Time spent on sabbatical leave, study leave or leaves of absence without pay shall not be creditable towards prior sick leave credit.
(3) Faculty members in R, S, B, and A classification shall retain their sick leave benefits in accordance with existing practices, except that effective January 1, 1990, sick leave benefits for such faculty members shall be in accordance with the Employer's policy applicable to the instructional faculty at UH Manoa, UH Hilo and UH at West Oahu.

b. Executive/Managerial Appointee Returning to Instructional Faculty Position.

When an Executive/Managerial appointee returns to an instructional faculty position, lump sum vacation payment shall be made.

c. Community Colleges.

1) Faculty members in the Community Colleges shall retain their sick leave benefits as set forth in Appendix S of the 1977 Faculty Handbook.

Personnel classified as "C" in the Community Colleges have their sick leave record maintained at each campus. The Director of Administrative Services is responsible for preparing the Form G2 and the DPS 7's as provided in Attachments A, B, C and D.

2) The DPS Form 7 should be prepared using the following guidelines for "C" personnel:

a) Personnel on the nine-month salary schedule receive their annual sick leave entitlement at the beginning of the academic year, or a prorated amount if appointed late. Under the present academic calendar, the entitlement should be recorded during the month of August, or if a late appointment is made, sick leave entitlement shall be in accordance with paragraph (b) below.

Should a faculty member terminate prior to completion of an academic year, the entitlement must be reduced by 16 hours for each month of service not completed. Eleven-month personnel earn sick leave entitlement at the rate of 1-3/4 days per month (14 hours). When preparing the DPS Form 7, this must be recorded for each month.

b) Nine-month personnel in service for the full academic year are entitled to 18 days of sick leave. Those appointed after August 31 shall have entitlement prorated as follows:
<table>
<thead>
<tr>
<th>First Semester</th>
<th>Days Earned</th>
<th>Second Semester</th>
<th>Days Earned</th>
</tr>
</thead>
<tbody>
<tr>
<td>August</td>
<td>18</td>
<td>Start of 2nd semester through January</td>
<td>9</td>
</tr>
<tr>
<td>September</td>
<td>17</td>
<td>February</td>
<td>7</td>
</tr>
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<td>November</td>
<td>13</td>
<td>April</td>
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</tr>
<tr>
<td>December to end of semester</td>
<td>11</td>
<td>May</td>
<td>1</td>
</tr>
</tbody>
</table>

Note: The months have been changed from those shown in Appendix S of the Faculty Handbook to conform to the present academic year.

c) Employees absent from work on account of sickness shall have charged against their sick leave allowance all working days which occur during the absence. For "C" personnel on 11-month appointments, this means any regular University workday exclusive of non-duty time during the summer period. For "C" personnel on 9-month appointments, this means any regular University workday during the period beginning one week before registration for the first semester ending with the second semester's commencement, including periods when classes are not scheduled. As used in this paragraph "regular University workday" is synonymous with regular State of Hawaii workday and does not include holidays and weekends.

d) Form G2, Application for Transfer of Vacation and Sick Leave Credit or Payment in Lieu of Vacation.

1) The G2 and the supporting documents should be prepared, audited and certified by the respective division as appropriate.

2) Prior to distribution of G2 copies, a final check to insure for accuracy shall be made. In event of an error, prepare an amended G2 and attach the incorrect copies to the amended G2 and distribute accordingly.

3) The respective division is to distribute documents in the following manner:
For Lump Sum Payment

--1st copy to Payroll Office
--2nd copy to ERS
--3rd copy retained by division level (if civil service to the Civil Service Section, if E/M to the Personnel Management Office, Director's Office)
--4th copy to employee
--5th copy (extra)

For Sick Leave Only

--1st retained by division
--2nd copy to ERS
--3rd copy retained by division level (if civil service to the Civil Service Section, if E/M to the Personnel Management Office, Director's Office)
--4th copy to employee
--5th copy (extra)

For Transfer to Another State or County Agency

--1st*, 2nd, 4th and 5th copy to the department gaining the employee
--3rd copy retained by division level (if civil service to the Civil Service Section, if E/M to the Personnel Management Office, Director's Office)

*1st copy attached to Authorization For Payment only if monies need to be transferred

[appended forms not included]
FAMILY LEAVE LAW

PART I. GENERAL PROVISIONS

§ 398-1 Definitions.

As used in this chapter, unless the context clearly requires otherwise:

"Department" means the department of labor and industrial relations.

"Child" means an individual who is a biological, adopted, or foster son or daughter; a stepchild; or a legal ward of an employee.

"Director" means the director of labor and industrial relations.

"Employee" means a person who performs services for hire for not fewer than six consecutive months for the employer from whom benefits are sought under this chapter.

"Employer" means any individual or organization, including the State, any of its political subdivisions, any instrumentality of the State or its political subdivisions, any partnership, association, trust, estate, joint stock company, insurance company, or corporation, whether domestic or foreign, or receiver or trustee in bankruptcy, or the legal representative of a deceased person, who employs one hundred or more employees for each working day during each of twenty or more calendar weeks in the current or preceding calendar year.

"Employment" or "employed" means service, including service in interstate commerce, performed for wages under any contract of hire, written or oral, express or implied, with an employer.

"Employment benefits" means all benefits (other than salary or wages) provided or made available to employees by an employer, and includes group life insurance, health insurance, disability insurance, sick leave, annual leave, educational benefits, and pensions, regardless of whether the benefits are provided by a policy or practice of an employer or by an employee benefit plan as defined in section 3(3) of the Employee Retirement Income Security Act of 1974 (29 U.S.C. 1002(1)).

"Health care provider" means a physician as defined under section 386-1.

"Parent" means a biological, foster, or adoptive parent, a parent-in-law, a stepparent, a legal guardian, a grandparent, or a grandparent-in-law.
"Serious health condition" means a physical or mental condition that warrants the participation of the employee to provide care during the period of treatment or supervision by a health care provider, and:

1. Involves inpatient care in a hospital, hospice, or residential health care facility; or
2. Requires continuing treatment or continuing supervision by a health care provider.

[HRS § 398-2 Inapplicability.]

The rights provided under this chapter shall not apply to employees of an employer with fewer than one hundred employees.

[HRS § 398-3 Family Leave Requirement.]

(a) An employee shall be entitled to a total of four weeks of family leave during any calendar year upon the birth of a child of the employee or the adoption of a child, or to care for the employee's child, spouse, or parent with a serious health condition.

(b) During each calendar year, the leave may be taken intermittently.

(c) Leave shall not be cumulative.

(d) If unpaid leave under this chapter conflicts with the unreduced compensation requirement for exempt employees under the federal Fair Labor Standards Act, an employer may require the employee to make up the leave within the same pay period.

(e) Nothing in this chapter shall entitle an employee to more than a total of four weeks of leave in any twelve-month period.

[HRS § 398-4 Unpaid Leave Permitted; Relationship to Paid Leave.]

(a) Pursuant to section 398-3, an employee shall be entitled to four weeks of family leave. The family leave shall consist of unpaid leave, paid leave, or a combination of paid and unpaid leave. If an employer provides paid family leave for fewer than four weeks, the additional period of leave added to attain the four-week total may be unpaid.

(b) An employee or employer may elect to substitute any of the employee's accrued paid leaves such as sick, vacation, personal, or family leave for any part of the four-week period in Subsection (a); provided that an employer or employee may not substitute an employee's accrued sick leave in any situation under this chapter unless:
(1) Sick leave is normally granted for such purposes by an employer's policy or practice; or

(2) Upon mutual agreement by the employer and the employee.

[L 1991, c 328, pt of § 1; am L 1995, c 154, § 5]

**HRS § 398-5 Notice.**

In any case in which the necessity for family leave is foreseeable, the employee shall provide the employer with prior notice of the expected birth or adoption or serious health condition in a manner that is reasonable and practicable.

[L 1991, c 328, pt of § 1]

**HRS § 398-6 Certification.**

(a) An employer may require that a claim for family leave be supported by written certification.

(b) For the birth of a child, certification shall be issued by a health care provider or the family court. For the placement of a child for adoption with the employee, certification shall be issued by a recognized adoption agency, the attorney handling the adoption, or by the individual officially designated by the birth parent to select and approve the adoptive family.

(c) When leave is to care for a child, spouse, or parent who has a serious health condition, certification shall be issued by the health care provider of the individual requiring care. Certification shall be considered sufficient if it provides information as required by the director.

[L 1991, c 328, pt of § 1; am L 1995, c 154, § 6]

**HRS § 398-7 Employment and Benefits Protection.**

(a) Upon return from family leave, the employee shall be entitled to be restored by the employer to the position of employment held by the employee when the leave commenced, or restored to an equivalent position with equivalent employment benefits, pay, and other terms and conditions of employment. If, however, during a leave, the employer experiences a layoff or workforce reduction and the employee would have lost a position had the employee not been on family leave, the employee is not entitled to reinstatement in the former or equivalent position. In such circumstances, the employee retains all rights, including seniority rights, pursuant to the good faith operation of a bona fide layoff and recall system.

(b) The taking of family leave shall not result in the loss of any employment benefit accrued before the date on which the leave commenced, except for any paid leave that may have been expended in conjunction with the family leave.
Nothing in this chapter shall be construed to entitle or deny any employee to the accrual of any seniority or employment benefits during any period of leave, or any right, employment benefit, or position to which the employee would have been entitled had the employee not taken the leave.

[HRS § 398-8 Prohibited Acts.]

(a) It shall be unlawful for any employer to interfere with, restrain, or deny the exercise of or the attempt to exercise, any right provided under this chapter.

(b) It shall be unlawful for any employer to discharge or in any other manner discriminate against any individual for opposing any practice made unlawful by this chapter.

(c) It shall be unlawful for any person to discharge or in any other manner discriminate against any individual because the individual has:

(1) Filed any charge, or instituted or caused to be instituted any proceeding, under or related to this chapter;

(2) Given or is about to give any information in connection with any inquiry or proceeding relating to any right provided under this chapter; or

(3) Testified or is about to testify in any inquiry or proceeding relating to any right provided under this chapter.

[HRS § 398-9 Administration.]

(a) The director shall have jurisdiction over those prohibited acts made unlawful by this chapter.

(b) The department shall assist employers in the placement of temporary help to perform the work of those employees on family leave.

(c) The director also may hire, subject to Chapters 76 and 77, investigators, hearings officers, clerical, stenographic, and other staff as may be necessary to administer and enforce this chapter.

[HRS § 398-10 Applicability.]

(a) Section 398-3 shall set a minimum standard that is not intended to replace family leave policies that exist as of January 1, 1992, and that provide for equal or greater employment benefits than those benefits afforded under this chapter.
(b) Nothing in this chapter shall be construed to modify, eliminate, or otherwise abrogate any existing family leave policies, employment benefits, or protections that employees may have pursuant to any employment contracts or collective bargaining agreements, to the extent that the contracts and agreements provide greater protections than those afforded under this chapter.

(c) To the extent the provisions of this chapter contradict or otherwise conflict with any contract rights or collective bargaining agreements in existence as of January 1, 1992, the provisions that provide greater benefits to the employees shall control.

[L 1991, c 328, pt of § 1]

HRS § 398-11 Rules.

Subject to Chapter 91, the director may adopt rules necessary for the enforcement and administration of this chapter. The rules shall have the force and effect of law.

[L 1993, c 152, § 1]

PART II. ENFORCEMENT

HRS § 398-21 Filing of Complaint.

(a) Any individual claiming to be aggrieved by an alleged unlawful act may file with the department a verified complaint in writing.

(b) The attorney general or the department, in like manner, may file a complaint on behalf of an individual.

(c) A complaint may be filed on behalf of a class by the attorney general or the department.

(d) No complaint shall be filed after the expiration of ninety days after the:

(1) Date of the alleged unlawful act; or

(2) Date of discovery by the employee of the alleged unlawful act; however, in no event shall such a complaint be filed after the expiration of one hundred eighty days of the alleged unlawful act.

(e) After the filing of any complaint, the attorney general or the department, as applicable, shall serve a copy of the complaint upon the employer.

[L 1995, c 154, pt of § 3]
HRS § 398-22 Predetermination Settlement.

At any time after the filing of a complaint, but prior to a determination by the department that this chapter has been violated, the parties may agree to resolve the complaint through a predetermination settlement.

[L 1995, c 154, pt of § 3]

HRS § 398-23 Investigation and Conciliation.

(a) The department may investigate and conciliate any complaint filed under this chapter.

(b) Every employer shall furnish or provide to the department access to records, documents, and other material to determine compliance with this chapter. The department shall have the right to examine, photograph, or copy the material and interview witnesses at the place of employment or business during regular working hours with respect to any matter under this chapter.

(c) The department may require by subpoena the attendance and testimony of witnesses and the production of all records, payrolls, correspondence, documents, and other material relative to any matter under investigation.

(d) If the department determines after investigation that this chapter has been violated, the department shall inform the employer and endeavor to remedy the violation by informal methods, such as conference or conciliation.

(e) If the department finds that methods in Subsection (d) will not resolve the complaint, the department shall issue an order and a demand for compliance.

(f) If the department issues an order that finds that an employer has violated the requirements of this chapter, the department may prescribe relief as provided under this chapter.

[L 1995, c 154, pt of § 3]

HRS § 398-24 Appeal and Hearing.

(a) Upon appeal by the employer, the order issued by the department shall be subject to a de novo review by a hearings officer appointed by the director.

(b) The hearings officer shall schedule a contested case hearing that shall be heard in accordance with Chapter 91.

(c) At any time after the filing of an appeal under Subsection (a), but prior to the hearing, the hearings officer may hold a prehearing conference with the parties or their representatives.

(d) If a hearing is held as provided under Subsection (b), the hearings officer shall issue a decision and grant relief as provided under this chapter.
(e) Any person aggrieved by the decision of the hearings officer shall be entitled to judicial review as provided by Section 91-14.

(f) The hearings officer may administer oaths, take or cause to be taken depositions of witnesses, and may issue subpoenas to compel the attendance and testimony of witnesses or the production of records, payrolls, correspondence, documents, or other material relating to any matter to be heard.

[L 1995, c 154, pt of § 3]

HRS § 398-25 Civil Action.

(a) If an employer fails or neglects to comply with the:

(1) Final order of the department from which no appeal has been taken as provided by this chapter; or

(2) Final decision of the hearings officer, the department or the affected employee may apply to any court of competent jurisdiction to enforce the provisions of the final order or decision and for any other appropriate relief. In any proceeding to enforce the provisions of the final order or decision, the department or the affected employee need only file with the court proof that a certified copy of the final order or decision was served. In the case of the final decision, proof that the notice of hearing was given also must be filed with the court.

(b) Any action to enforce this chapter, or to recover damages or equitable relief prescribed by this chapter, may be maintained in any court of competent jurisdiction by any one or more employees for and on behalf of the employee or employees, or the employee or employees may designate an agent or representative to maintain the action.

(c) In any action brought under this chapter, the court shall allow, in addition to any judgment awarded to the plaintiff, costs of action, including fees of any nature, and reasonable attorney's fees to be paid by the defendant.

[L 1995, c 154, pt of § 3]

HRS § 398-26 Remedies.

(a) In addition to all employment terms and benefits provided under Section 398-7, remedies prescribed and ordered by the department or the court under this chapter may include any legal, equitable, and other relief the department or court deems appropriate.
(b) Relief under this section may include:

(1) The amount of any wages, salary, employment benefits, or other compensation denied or lost to the employee by reason of the violation; or

(2) In a case in which wages, salary, employment benefits, or other compensation have not been denied or lost to the employee, any actual monetary losses sustained by the employee as a direct result of the violation, such as the cost of providing care, up to a sum equal to four weeks of wages or salary for the employee.

(c) An employer may be liable for an additional amount as liquidated damages equal to the sum of the applicable amount in Subsection (b) (1) and (2); provided that if an employer who has violated this chapter proves to the satisfaction of the department or the court that the act or omission that violated this chapter was in good faith and that the employer had reasonable grounds for believing that the act or omission was not a violation of this chapter, the department or the court may reduce the amount of the liability to the applicable amount determined under Subsection (b)(1) or (2).

[L. 1995, c 154, pt of § 3]

HRS § 398-27 Notice of Right to Sue and Employee Remedies.

(a) The department may issue a notice of right to sue. Within ninety days after the receipt of a notice of right to sue, the complainant may bring a civil action under this chapter. The department may intervene in a civil action brought pursuant to this chapter if the case is of general importance.

(b) An action by an employee to enforce the provisions of this chapter may be maintained in any court of competent jurisdiction by any one or more employees for and in behalf of oneself or themselves, or the employee or employees may designate an agent or representative to maintain the action.

(c) The court in any action brought under this section, in addition to any judgment awarded to the plaintiff or plaintiffs, shall allow costs of action, including costs of fees of any nature, and reasonable attorney's fees, to be paid by the defendant.

(d) The court also may provide injunctive relief in appropriate circumstances.

[L 1995, c 154, pt of § 3]

HRS § 398-28 Compliance Review.

The department may investigate whether the terms of an agreement, settlement, order, or decision are being complied with by the employer. If the employer is not in compliance, the department shall take appropriate action as provided under this chapter.
HRS § 398-29 Penalty.

Any employer who intentionally resists, prevents, impedes, or interferes with the department in the performance of duties pursuant to this chapter, or who in any manner intentionally violates this chapter, shall be guilty of a petty misdemeanor.

[L 1995, c 154, pt of § 3]
UNIVERSITY OF HAWAII PATENT AND COPYRIGHT POLICY

1. **Equities**

The principle is hereby recognized that there are usually three interests involved in connection with research work and invention performed in the University by or under the direction of the research and teaching staffs of the University. These three interests are represented by the research worker or inventor; the University, and the general public whose taxes and gifts support the University. If the research is financed wholly or in part by an outside agency there exists an additional interest.

In general these interests are best served by immediate publication and dissemination of the results of the research. In some cases, however, the interests of all are best protected and furthered by patenting the discoveries and inventions resulting from the research. (In still others, specific agreements with a Federal or other agency sponsoring and/or funding the research prescribe certain procedures and inhibitions.)

2. **Procedures and Timing of Action**

All persons employed by the University shall submit their ideas for patentable inventions through their immediate supervisor to a University Patent and Copyright Committee. In submitting a patentable invention to a superior, the originator shall attach thereto a written statement or justification stating whether the patentable invention was the result of his personal or private research, or research supported by state funds, or research supported by an outside agency. Such statement shall be reviewed by his immediate Supervisor, who shall attach thereto his written opinion stating:

a. Whether the patentable invention was the result of personal or private research, or research supported by state funds, or research supported by an outside agency; and

b. The reasons for his judgment.

Such statements by the supervisor, together with the statement of the inventor, shall be submitted within 30 days after receipt by the supervisor to the Patent and Copyright Committee. The Committee, within 90 days after such submission, shall notify the President, the person submitting the invention and the immediate supervisor of its decision as to whether such patentable invention was the result of personal or private research, or research supported by state funds, or research supported by an outside agency. The President may overrule, in writing, the decision of the Patent and Copyright Committee. If the decision of the Committee is not overruled within 30 days after submission to the President, the decision of the Patent and Copyright Committee shall be binding on all parties, unless appealed.

Within 150 days after the submission of the invention by the inventor to his immediate supervisor, the University shall notify the inventor of its final decision on whether it deems the invention to be the result
of personal or private research, or of research supported by state funds, or of research supported by outside agencies.

The University shall relinquish all of its rights to the inventor in the following cases:

a. If the invention is judged by the Patent and Copyright Committee to be the result of personal or private research; or

b. If the University decides not to secure a patent for an invention which is a result of personal or private research but has been submitted to the Patent and Copyright Committee voluntarily by the inventor for possible development and patent under University auspices as hereafter noted.

In all cases of waiver of rights, the University shall relinquish its rights to the inventor by written waiver signed by the President of the University or by his designated agent. If the final unappealed decision of the Committee is that such invention was the result of personal or private research, such decision may be used by the inventor as evidence in establishing the priority of his invention. Any person aggrieved by the decision of the Patent and Copyright Committee, within 30 days after receipt of the ruling of the Committee, may appeal to the President of the University. The decision by the President shall be final within the University Administrative framework.

3. Inventions Resulting from Personal or Private Research

The University shall have no vested interest in inventions clearly resulting from personal or private research and developed by a person on his own time, without cost or expense to the University. Such inventions may be voluntarily offered by the faculty member to the Patent and Copyright Committee for the possible securing of a patent and for subsequent developing, processing and exploitation under University aegis. If such offer is accepted by the Patent and Copyright Committee, the inventor shall assign his rights to the University of Hawaii Research Corporation and shall thereafter receive 75% of the net profits if any (amount received by the Corporation, less costs) derived from any exploitation of the patent.

4. Inventions Resulting from Research Supported by State Funds

Inventions resulting from research wholly supported by state funds shall become the property of the University of Hawaii. Staff members shall assign their rights to the University of Hawaii Research Corporation and shall be entitled to receive 50% of the net profits (amount received by the Corporation, less costs) derived from any exploitation of the patent.

5. Inventions Resulting from Research Supported by an Outside Agency

Inventions resulting from research supported by an outside agency, either wholly or in part, shall be governed by the provisions of the agreement covered by the work. In the absence of such provisions, the invention shall be regarded as deriving from the category of State or University supported research.
6. **Copyrights**

This policy is designed to cover copyright of books or other similar materials, and of materials in all forms copyrightable under the laws of the United States or international copyright agreements.

Except for works produced or written for hire, any publishable material produced by a member of the Faculty or Staff of the University shall be the exclusive literary property of the author. The author may obtain copyright or dedicate his work to the public as he chooses--subject to any restrictions imposed by sponsoring or funding agencies not under University control.

Works produced or written "for hire" are defined as manuscripts or materials produced by persons who are engaged by the University specifically to produce such manuscripts or works, or released from other work to produce such materials. The University shall be the sole proprietor of any work done "for hire," and may make such disposition of resultant manuscripts as it may choose. Borderline determinations should be documented, when desired, in accordance with the foregoing patent policy. Should any controversy concerning this policy arise, it will be referred to the Patent and Copyright Committee of the University which will make a recommendation for action to the President.

7. The President, after consulting with the Patent and Copyright Committee, may enter into such financial agreements as he deems equitable whenever a staff member at his own expense desires to patent an invention or copyright written works which resulted from research supported by state funds or works produced or written "for hire" by the University, only in instances when the Committee disclaims interest in patenting or copyrighting the work produced by the staff member.

This policy shall become effective upon compliance with the provision of Section 6C-4, R.L.H. 1955 as amended.

Approved by Governor Burns, and made legally effective: November 22, 1968.
I. INTRODUCTION

Section 5-3(f) of the University of Hawaii Board of Regents Bylaws and Policies establishes the University Patent and Copyright Policy.

Because it is desirable and expedient for the University of Hawaii to provide uniform rules and procedures for the regulation and administration of intellectual property rights generated by the activities of its faculty, employees and others associated with the University, the following objectives, policies and procedures are established for the University’s administration of the Patent and Copyright Policy.

II. OBJECTIVES

1. To define, clarify and protect the rights and equities of inventors and authors, the University, the Research Corporation of the University of Hawaii, any governmental or private sponsor of research, and the public, with respect to inventions and original works, by providing for just and equitable recognition of the legitimate interests of each of the above in such inventions and works.

2. To encourage broad utilization of the results of University research and to provide a vehicle for the transfer of new technology and ideas from the University to the community at large, by permitting exploitation (both commercial and otherwise) in the public interest and for the public benefit, in a manner consistent with the integrity and objectives of the academic process, including the goal of public dissemination of the results of research.

3. To stimulate innovative and creative scholarship, research and writing and its recognition, by facilitating where appropriate the receipt of fair economic rewards there for in the form of royalty payments to inventors and authors from licensees (in the case of inventions) and publishers (in the case of written or similar works).

4. To protect and benefit scholars and researchers in the University by promoting recourse to the patenting and copyright process and by providing information, support and liaison concerning the procedures and problems involved therein.
5. To encourage and assist scholars and researchers in identifying potentially patentable discoveries, to require prompt and early reporting thereof to the Patent and Copyright Committee and to promote scholarly publication concerning such discoveries in a manner that does not prejudice the obtaining of a patent.

6. To devise and promulgate clear and practicable regulations, procedures and forms for the reporting and disclosure of original works that may be copyrightable, discoveries that may prove patentable and the timely prosecution of patent applications in appropriate cases.

7. To provide for the patenting or licensing or both of any invention or the copyrighting and licensing or both of any work, where appropriate, through the Patent and Copyright Committee or a patent management organization or publishing entity designated by that Committee.

8. To protect the rights, as agreed, of any government or private sponsor of research in any invention or work that may be generated by such research, and to ensure compliance with the other terms of any such research grant.

9. To protect the rights of the University in inventions or other original works which result from the use of University funds or facilities by faculty, employees, students or trainees.

III. ADMINISTRATION OF PATENT AND COPYRIGHT POLICY

1. The University’s Patent and Copyright Committee (PCC) shall be vested with authority to administer this Policy throughout the University system and all matters appertaining to patents and copyrights which may emanate from any of the University's constituent campuses shall be referred to the PCC for disposition in accordance with such policy.

2. Membership of PCC: The PCC shall consist of the following ten persons:

2.1 The incumbent Director of Research of the University of Hawaii or his or her designated representative, who shall serve as the Chairman and Convener of the PCC.

2.2 Two representatives of the Research Corporation of the University of Hawaii (RCUH) may be appointed by the Executive Director of the RCUH for three-year terms.

2.3 Director of Procurement and Property Management.

2.4 The Legal Consultant to the PCC, who shall be an ex officio non-voting member.
2.5 Five persons selected from among the faculties and administration of the University and appointed by the President of the University or his designee for a period of three years.

3. Meetings of PCC:

The PCC shall meet as often as the Chairman and Convener deems necessary, save that there shall be at least one meeting per academic semester.

4. Powers and Duties of PCC:

The PCC shall have the following powers and duties:

4.1 To interpret and apply the Patent and Copyright Policy.

4.2 To evaluate inventions for patentability, scientific merit and economic feasibility, and where desirable to seek expert advice to assist it in making such determinations.

4.3 To decide on the category into which an invention or original work falls for the purposes of determining who has or shares the equity therein.

4.4 To determine the patent or related rights or equities of the University and other interested parties in an invention and to decide on the appropriate division of royalties.

4.5 To assign inventions to the RCUH for the evaluation, patenting and licensing of inventions, and to procure the receipt of royalties or other benefits by the University, provided that, notwithstanding the above, any royalty agreement may in the discretion of the PCC provides for payment of royalties into a special fund maintained by RCUH and administered in accordance with the wishes of the University of Hawaii solely for research, development and other educational purposes.

4.6 To release patent rights to the inventor in the absence of overriding obligations to outside sponsors of research, in cases where it is deemed equitable or appropriate to do so, subject to the written approval of the President or a person designated by the President.

4.7 To submit its decisions on patent and copyright matters to the President of the University, or to a person designated by the President for such purposes.

4.8 To provide assistance and advice to faculty and other research personnel concerning all aspects related to the patenting of inventions and the copyright in original works.
4.9 To ensure an effective system of patent and copyright administration by means of an ongoing review of applicable policies and procedures and to make reports and recommendations to the President thereon.

4.10 To do all things necessary to achieve the objects of the Patent and Copyright Policy, without being limited by the specific powers and duties enumerated above.

5. Appeals from Decisions of PCC:

Any person aggrieved by any decision of the PCC may appeal to the President of the University or his designated representative. Such appeal shall be in writing, shall state the grounds of appeal and shall be submitted to the President or such representative within THIRTY (30) days after notification of the ruling of the Committee. The decision of the President or his designee shall be final and binding.

IV: PATENTS

1. When University has Exclusive Patent Rights:

Subject to the provisions of the Policy with respect to relinquishment of rights and royalty sharing, the University shall have exclusive patent rights and title in and to any invention or discovery which emerges from any research, development or other program funded by the University, or is conceived or developed wholly or partially at the expense of the University or with the aid of its equipment, facilities or personnel.

2. When Inventor has Exclusive Patent Rights:

The University shall relinquish all rights to the inventor in the following cases:

2.1 If the invention or discovery is adjudged by the PCC to have been made by the inventor independently of any contractual obligations to the University and without using University equipment, facilities or funds provided by the University or an outside sponsor.

2.2 If the invention or discovery is a result of permissible consulting activities without any use of University facilities or of funds derived from the University or an outside research sponsor.

2.3 If the invention or discovery was made with the aid of University facilities or funds, but the PCC, with the written approval of the President or his designated agent decides to waive the University's rights or equity therein.
3. **Procedure for Reporting Inventions:**

   All employees of the University, nonemployees who use University research facilities and those who receive grant or contract funds through the University shall promptly report and fully disclose any ideas for and/or reduction to practice of a potentially patentable invention or discovery to the PCC. The following procedure shall apply to such report and disclosure:

   3.1 The report and disclosure shall be submitted in writing at the earliest opportunity to the departmental head or immediate supervisor and shall include a written statement certifying whether the potentially patentable invention or discovery was the result of private research done independently of any contractual obligations to the University and without using University equipment, facilities or funds, or whether it was the product of research done with the benefit of such assistance or with the aid of any outside research sponsor.

   3.2 The departmental head or immediate supervisor to whom the report and disclosure are submitted shall review them and shall forward them to the PCC within THIRTY (30) days after receipt, together with a written opinion regarding the accuracy of the originator's statement submitted pursuant to Paragraph 3.1 and the reasons for such opinion.

   3.3 The Chairman of the PCC may in his discretion authorize an originator to submit the report, disclosure and required statement directly to the PCC without referring it to the departmental head or supervisor, if he is satisfied that good grounds exist for dispensing with such reference.

   3.4 The Chairman and members of the PCC shall take adequate steps to assure and preserve the confidentiality of all invention disclosure documents.

   3.5 The originator shall be notified of meetings of the PCC and may attend the meetings at which his report and disclosure will be considered.

   3.6 The PCC shall within NINETY (90) days of the submission of the report, disclosure and required statement notify the President of the University, or his designated agent, the originator and the departmental head or immediate supervisor of its decision with respect to the disposition of the matter and the respective rights or equities of any interested parties.

   3.7 The President or his designated agent may overrule in writing the decision of the PCC, but failing such action within THIRTY (30) days of submission of the decision to the President or such agent the decision of the PCC shall be binding on all parties, unless appealed within that time.

   3.8 The originator shall be notified in writing of the final decision of the University.
4. **Duty of Inventor to Execute All Necessary Documents:**

In cases where the University or an outside sponsor has an interest or equity in an invention or discovery, the inventor shall execute all such declarations, assignments or other documents as may be necessary in the course of invention evaluation, patent prosecution, or protection of patent rights in order to assure the title of the University or the RCUH or the University's ability to meet its overriding patent obligations arising from grants, contracts or other agreements of any kind with outside organizations, as the case may be.

5. **Inventor’s Share of Royalties:**

Except as otherwise agreed and subject to any contrary obligations arising from grants, contracts or other agreements with outside sponsoring organizations, the inventor’s share of royalties derived from the exploitation of any patent shall be as follows:

5.1 The inventor shall be entitled to receive FIFTY PERCENT (50%) of the net royalties received, net royalties" being defined as gross royalty receipts less all costs incurred in connection with the patent.

5.2 If there are two or more inventors, each inventor shall share equally in the said FIFTY PERCENT (50%) share, unless all inventors have previously agreed in writing to a different distribution and have notified the University in writing thereof.

5.3 Distribution of the inventor’s share shall be made annually in February from the amount of net royalties if any, received during the previous calendar year.

5.4 In the event of any litigation, actual or imminent, or any other action to protect patent rights, distribution of royalties may be withheld until resolution of the dispute.

6. **Voluntary Transfer of Private Invention to University and Royalty Sharing:**

A purely private invention, developed by a University employee independently of any contractual obligations and without any cost to the University or an outside sponsoring organization, may be voluntarily offered to the PCC for the purposes of patenting, development and exploitation as if it were an invention in which the University had an interest. If such offer is accepted by the PCC, the inventor shall assign his rights to the University or the RCUH and shall receive SEVENTY-FIVE PERCENT (75%) of the net royalties (being gross receipts less costs), if any, derived from the exploitation of the patent.
7. **Procedure with Respect to Outside Employment and Avoiding Conflict of Interest:**

Subject to any other approval that may be required pursuant to University or departmental regulations, Collective Bargaining Agreement, or Faculty Handbook and in order to avoid any conflict of interest, before any member of the University's faculty or research personnel enters into an agreement with an outside employer which provides for or contemplates the grant or any patent rights to the outside employer arising from the outside employment, the following procedure must be adopted:

7.1 Such members shall notify his Dean or Director in writing of the nature of the outside employment and the extent of the patent rights to be granted to the outside employer.

7.2 The Dean shall forthwith submit the notification to the Chairman of the PCC, together with his written recommendation thereon.

7.3 Unless the Chairman of the PCC notifies the member to the contrary in writing within THIRTY (30) days of the submission of the request, the University shall be deemed to have waived its rights to any invention or discovery made during the outside employment described in the request to the extent necessary to give effect to the grant of the patent rights therein described.

7.4 If the Chairman of the PCC objects in writing within the aforementioned period of THIRTY (30) days, the member shall not enter into the proposed employment agreement insofar as it provides for or contemplates the grant of patent rights to the outside employer with respect to any invention or discovery made by the member while in the employ of the University and in which the University has any rights under this Policy.

8. **Criteria Governing Outside Commercial Sponsorship of Research:**

Contracts and other arrangements between the University and outside commercial sponsors of research must comply with the following criteria:

8.1 Research investigators and the University shall be free to disseminate and publish the results of sponsored research, provided that in order not to jeopardize applications for patents the University may agree that any proposed publication will be submitted to the sponsor with notice of intent to submit for publication and that unless the sponsor in writing requests a delay within TWO (2) months from the date of such notice, the investigators or the University shall be free to proceed with immediate publication. However, if the sponsor requests a delay, the submission of the manuscript will be withheld for the period requested, but in no event for longer than SIX (6) months from the date of the notice of intent to submit for publication and only in order to permit the sponsor to prepare and file the necessary application.
8.2 The University shall retain the right to take title to any patentable inventions or discoveries arising from the undertaking of sponsored research, except that the University may grant an exclusive license to the sponsor for a period not exceeding EIGHT (8) years and bearing a royalty to be agreed upon, or may grant a royalty-free license if the University has incurred no substantial expense and such a license is deemed appropriate.

8.3 Any agreement or arrangement with the commercial sponsor shall not impose any restrictions upon the University in conflict with its established policies and practices, but shall permit performance of the research or other investigation in the same manner and subject to the same administrative requirements applicable to research financed with the University's own funds.

V. COPYRIGHTS

1. Scope:

The Policy covers books or other written materials, as well as other original works of authorship in the various forms copyrightable under the copyright laws of the United States and international copyright conventions.

2. Rights of Faculty and Staff:

Except in the case of works written or produced for hire, and subject to any restrictions imposed by outside sponsoring or funding organizations, a member of the faculty or staff of the University who writes or produces any work shall have exclusive rights thereto, including the ownership of copyright therein.

3. Rights to Classroom, Educational and Professional Materials:

Faculty and staff members shall own all rights to materials prepared on their own initiative for classroom, educational or professional purposes, and shall be exclusively entitled to the benefit of any royalties derived therefrom.

4. Works for Hire:

A work written or produced for hire is defined as:

4.1 A work commissioned by the University and prepared by an employee who is hired or assigned by the University specifically to produce such work.

4.2 A work prepared by a person who is not a regular employee of the University but who is specifically commissioned by the University to produce it pursuant to a signed written agreement which provides that the work shall be considered a work for hire.
5. **Rights in Works for Hire:**

With respect to works for hire, the University shall have exclusive rights, including the copyright, but subject to any contrary terms of the employee’s employment agreement and any restrictions contained in any contract with or grant from an outside sponsor, the faculty or staff member who prepared or produced the work shall be entitled to receive such proportions, as the PCC in its discretion may determine, of the net royalties (gross receipts less all costs), if any, which may be derived from the sale or licensing of such work. However, such sale or licensing shall be within the sole discretion of the University, which shall be under no obligation to develop royalties therefrom.

6. **Notification to PCC of Intent to Publish Works:**

A faculty or staff member who writes or produces a work which he or she intends to publish or exploit commercially shall notify the PCC in writing through the departmental head or immediate supervisor of such intention, providing appropriate details of the work and the circumstances of its preparation and seeking a determination from the PCC as to whether the work is or is not a work for hire.
A5.500 PROCEDURES FOR INVENTION IDENTIFICATION, DISCLOSURE AND REPORTS UNDER STATE FUNDING

Prepared by the Office of Research Administration. This is a NEW procedure. March 1985

1. **Purpose.** The University Patent and Copyright Policy contains clauses relating to the respective rights of the University with respect to Inventions developed under research projects funded by the State. It is essential that the Principal Investigator be thoroughly familiar therewith, and comply promptly with the procedural requirements relating to invention identification, timely disclosure and reporting.

2. **Objective.** The general procedures outlined below should be followed to assure uniformity and responsiveness in the handling of such inventions.

3. **Applicability.** These procedures apply to all inventions conceived and/or developed under State funding.

4. **Procedure.** The Principal Investigator (P.I.) shall maintain laboratory notebooks or equipment records as are reasonably necessary to document the conception and/or the first actual reduction to practice of inventions, and to show that the procedures for identifying and disclosing inventions are followed. These records shall be available upon request of the University and its duly appointed representatives.

   (1) The P. I. shall furnish the Office of Research Administration with an invention disclosure. The disclosure shall be submitted in writing at the earliest opportunity to the departmental head or immediate supervisor and shall include a written statement certifying whether the potentially patentable invention or discovery was the result of private research done independently of any contractual obligations to the University and without using University equipment, facilities or funds, or whether it was the product of research done with the benefit of such assistance or with the aid of any outside research sponsor.

   (2) The departmental head or immediate supervisor to whom the disclosure is submitted shall review it and shall forward it to the PCC within THIRTY (30) days after receipt, together with a written opinion regarding the accuracy of the originator's statement submitted pursuant to Paragraph (1) and the reasons for such opinion.

   (3) The Chairman of the PCC may at his discretion authorize the originator to submit the disclosure and required statement directly to the PCC without referring it to the
departmental head or supervisor if he is satisfied that good grounds exist for dispensing with such reference.

(4) The Chairman and members of the PCC shall take adequate steps to assure and preserve the confidentiality of all invention disclosure documents.

(5) The originator shall be notified of meetings of the PCC and may attend the meetings at which his disclosure will be considered.

(6) The PCC shall within NINETY (90) days of the submission of the disclosure and required statement notify the President of the University, or his designated agent, the originator and the department head or immediate supervisor of its decision with respect to the disposition of the matter and the respective rights or equities of any interested parties.

(7) The President or his designated agent may overrule in writing the decision of the PCC, but failing such action within THIRTY (30) days of submission of the decision to the President or such agent the decision of the PCC shall be binding on all parties, unless appealed within that time.

(8) The originator shall be notified in writing of the final decision of the University.

(9) In cases where the University or an outside sponsor has an interest or equity in an invention or discovery, the inventor shall execute all such declarations, assignments or other documents as may be necessary in the course of invention evaluation, patent prosecution, or protection of patent rights in order to assure the title of the University or the RCUH or the University's ability to meet its overriding patent obligations arising from grants, contracts or other agreements of any kind with outside organizations, as the case may be.

5. A guide to faculty on Inventions and Patents is available in the Office of Research Administration.
1. **Purpose.** The University Patent and Copyright Policy contains provisions in respect to the ownership of any copyright on materials produced as a result of work for hire. It is essential that all employees of the University and non-employees who have been specifically commissioned by the University to produce copyrightable materials be thoroughly familiar with and comply promptly with the procedural requirements described below.

2. **Objective.** The general procedure outlined below should be followed to assure uniformity and responsiveness in the handling of such material.

3. **Applicability.** The Policy covers books or other written materials, as well as other original works of authorship in the various forms copyrightable under the copyright laws of the United States and International copyright conventions.

4. **Definition.** A work written or produced for hire is defined as:

   (1) A work commissioned by the University and prepared by an employee who is hired or assigned by the University specifically to produce such work.

   (2) A work prepared by a person who is not a regular employee of the University but who is specifically commissioned by the University to produce it pursuant to a signed written agreement which provides that the work shall be considered a work for hire.

5. **Rights in Works for Hire.** With respect to works for hire, the University shall have exclusive rights, including the copyright, but subject to any contrary terms of the employee's employment agreement and any restrictions contained in any contract with or grant from an outside sponsor, the faculty or staff member who prepared or produced the work shall be entitled to receive such proportions, as the PCC in its discretion may determine, of the net royalties (gross receipts less all costs). If any, which may be derived from the sale or licensing of such work. However, such sale or licensing shall be within the sole discretion of the University, which shall be under no obligation to develop royalties therefrom.

6. **Procedure**

   (1) A faculty or staff member who writes or produces a work which he or she intends to publish or exploit commercially shall notify the PCC in writing through the departmental
head or immediate supervisor of such intention, providing appropriate details of the work and the circumstances of its preparation and seeking a determination from the PCC as to whether the work is or is not a work for hire.

(2) The departmental head or immediate supervisor to whom the report is submitted shall review it and shall forward it to the PCC within THIRTY (30) days after receipt, together with a written opinion regarding the accuracy of the originator's statement submitted pursuant to Paragraph (1) and the reasons for such opinion.

(3) The originator shall be notified of meetings of the PCC and may attend the meetings at which his report will be considered.

(4) The PCC shall within NINETY (90) days of the submission of the report and required statement notify the President of the University, or his designated agent, the originator and the departmental head or immediate supervisor of its decision with respect to the disposition of the matter and the respective rights or equities of any interested parties.

(5) The President or his designated agent may overrule in writing the decision of the PCC, but failing such action within THIRTY (30) days of submission of the decision to the President or such agent the decision of the PCC shall be binding on all parties, unless appealed within that time.

(6) The originator shall be notified in writing of the final decision of the University.

(7) In cases where the University or an outside sponsor has an interest or equity in the work, the author shall execute all such declarations, assignments or other documents as may be necessary in order to assure the title of the University.

7. A guide to faculty on Inventions and Patents is available in the Office of Research Administration.
A5.502 PROCEDURES FOR INVENTION IDENTIFICATION, DISCLOSURE AND REPORTS UNDER EXTRAMURAL CONTRACT PATENT CLAUSES

Prepared by the Office of Research Administration. This is a NEW procedure.
March 1985

1. **Purpose.** Extramural contracts and grants usually contain patent clauses relating to the respective rights or options available to the parties in respect to inventions developed thereunder. If a contract or grant contains such a clause, it is essential that the Principal Investigator be thoroughly familiar therewith, and comply promptly with the procedural requirements relating to invention identification, timely disclosure and reporting; otherwise the patent rights available to the University, and the continuing contract or grant relationship between the contracting agency and the University may be placed in jeopardy.

2. **Objective.** The general procedures outlined below should be followed to assure uniformity and responsiveness in the handling of such inventions. As used herein the words "contract" also refers to "grant".

3. **Applicability.** These procedures apply to all inventions conceived and/or developed under extramural funding.

4. **Procedure.** The Principal Investigator (P.I.) shall maintain laboratory notebooks or equipment records as are reasonably necessary to document the conception and/or the first actual reduction to practice of inventions, and to show that the procedures for identifying and disclosing inventions are followed. These records shall be available upon request of the funding agency, or the University and their duly appointed representatives.

A. The P. I. shall furnish the funding agency through the Office of Research Administration:

1. **A complete technical disclosure** for such invention within the period specified in the contract, usually within six (6) months after conception or first actual reduction to practice, whichever occurs first in the course of the contract but in any event prior to any sale, public use, or publication of such Invention. The disclosure shall identify the contract and Inventor(a), and be sufficiently complete in technical detail, and appropriately illustrated by diagram to convey a clear understanding of the purpose, and physical, chemical, biological, or electrical characteristics of the invention.

2. **Interim reports**, as required in the contract [usually at least every twelve (12) months from date of contract], a form similar to the attached Exhibit A, or the appropriate form specified by the funding agency, may be used for this purpose.
It should list inventions during that period and certify that all inventions have been disclosed, or that there are no inventions.

(3) A final report, as required in the contract [usually within three (3) months after completion of the work]; Exhibit A, or the appropriate agency form, may be used for this purpose.

(4) As required by OMB Circular A-124, the Office of Research Administration will disclose each subject invention to the Federal agency (when the project is federally funded) within two months after the inventor discloses it in writing to the Patent and Copyright Committee.

(5) The Patent and Copyright Committee will recommend to the Chancellor who will elect in writing whether or not to retain title to any such invention by notifying the Federal agency funding the project within twelve months of disclosure to the Committee.

(6) The University will file its initial patent application within the time limits specified in OMB-Circular A-124.

B. In every subcontract initiated by the P. I. under a prime contract containing a patent rights clause, the University shall include the prime contract patent clause in order to notify the subcontractor of the rights retained by the prime contracting agency in inventions resulting from the conduct of experimental, developmental, or research work by the subcontractor, and that the subcontractor is bound thereby. (The University Procurement and Property Management Office has appropriate general conditions for this purpose, and routinely attaches them to all subcontracts under extramurally funded contracts.)

(1) The University is required under most prime contracts containing a patent rights clause to notify the prime contractor promptly in writing of the award of each subcontract; the P. I. shall identify the subcontractor, the prime contract and the applicable patent rights clause, the nature of the work to be performed, date of award, and estimated completion and submit the same via the Office of Research Administration to the prime contractor on Exhibit A, or the appropriate agency form; upon completion of the subcontract, a report thereof shall be submitted on the final report required by A(3), supra.

(2) All invention disclosures, reports, and other information required of subcontractor under the patent rights clause may be submitted to the University for transmission by the P. I. through the Office of Research Administration to the prime contractor.

(3) In the event of a refusal by a subcontractor to accept such clause, the University and the P. I. shall promptly notify the prime contracting agency setting forth the reasons for subcontractor's refusal and shall await written authorization before proceeding with the subcontract.
(4) The funding agency is a third party beneficiary of any subcontract clause granting rights to the funding agency in inventions; the University under such clause usually automatically assigns to the agency all rights University would have to enforce the subcontractor's obligations for the benefit of the agency with respect to such inventions. Therefore, University would not normally be obligated to enforce the subcontractor's agreement relating to its obligations to the funding agency.

C. All books (including laboratory notebooks), records, documents, and other supporting data relating to the invention(s) shall be retained for the period specified in the contract [usually three (3) years following final payment], to permit the funding agency to examine such records, and to determine compliance with the requirements of the contract.

D. All rights in an invention may be forfeited to the funding agency if the above requirements are not complied with; however, such forfeiture shall not apply if it can be established that the failure to disclose did not result from the fault or negligence of the University.

E. Final payment under a contract may be withheld for failure of the University to maintain appropriate records, and deliver to the funding agency all of the required disclosures and final reports.

F. Each faculty and staff member engaged in research is subject to and bound by the above reporting requirements, as well as conditions relating to determination of the rights of the funding agency, and the University in inventions or publishable materials via-a-vis the Inventor or Author which are specified in Board of Regents Bylaws and Policies, Section 5-3(f), which also appear in Appendix H of the Faculty Handbook.

G. A guide to faculty on Inventions and Patents is available in the Office of Research Administration.

[form not included]
APPENDIX

SALARY SCHEDULES

Community College Personnel (9-Month) ......................................................... Schedule C
Community College Personnel (11-Month) ......................................................... Schedule C

UH-Hilo & UH-West Oahu Instructional Personnel (9-Month) .................................. Schedule I

UH-Hilo & UH-West Oahu Instructional, Research & Specialist Personnel (11-Month) ...... Schedule I, R, S

UH-Manoa Instructional Personnel (9-Month) ....................................................... Schedule I

UH-Manoa Instructional, Research & Specialist Personnel (11-Month) ....................... Schedule I, R, S

UH-Manoa School of Law Personnel (9-Month) .................................................... Schedule J

UH-Manoa School of Law Personnel (11-Month) ................................................... Schedule J

UH-Manoa School of Medicine (Clinical) Personnel ................................................. Schedule I-M

County Extension Agents (11-Month) .................................................................... Schedule A

UH-Hilo & UH-West Oahu Librarians (11-Month) .................................................. Schedule B

UH-Manoa Librarians (11-Month) .......................................................................... Schedule B
### SALARY SCHEDULE C (9-MONTH)
#### COMMUNITY COLLEGE PERSONNEL

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## SALARY SCHEDULE 1, R, S (11-MONTH)
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## SALARY SCHEDULE I, R, S (11-MONTH)
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### SALARY SCHEDULE J (11-MONTH)
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### SALARY SCHEDULE B (11-MONTH)
#### UH-MANOA LIBRARIANS

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A9.075 PERSONNEL RECORDS

Prepared by Personnel Management Office. This is a New Procedure.
June 1990

1. **Purpose.** To implement a uniform system for the maintenance of the official personnel records for BOR appointees. In accordance with the 1986 delegation of authority to approve certain personnel actions, the official personnel files of BOR appointees were transferred from the Personnel Management Office to the respective administrative units with the exception of the undelegated organizational units and Executive and Managerial employees.

2. **Objectives.** To establish procedures for the maintenance of personnel files and to identify the documents to be included in the official personnel files of BOR appointees.

3. **Applicability/Responsibility.** This instruction applies to all BOR employees appointed pursuant to chapter 304, H.R.S., which includes but is not limited to faculty, lecturers, casual hires, Administrative, Professional and Technical (APT), Executive and Managerial employees. This instruction does not apply to student employees or to civil service employees.

4. **Procedures.**

   a. The Chancellor, Vice President, Dean or Director shall designate Custodians of the Official Personnel Records who shall be responsible for keeping these files accurate, complete and up-to-date.

   b. The personnel files will contain the following documents:

   1) Oath of Loyalty

   2) Letter of hire/offer of employment

   3) Curriculum vitae

   4) Personnel Action Documents (i.e., SF-5B, UH Form 6)
5) Benefit Documents relating to:
   a) Tax Shelter Annuity
   b) Health Fund
   c) Deferred Compensation
   d) Annual Leave Status Reports
   e) Temporary Disability Insurance
   f) Employees' Retirement System

6) Credit for Prior Service (UH Form 12)

7) Request for Position Action (UH Form SF-1)

8) Self-Identified Ethnic Background (UH Form 27)

9) Salary Assignment Forms (i.e., U.S. Savings Bond)

10) Performance evaluation reports or forms

11) Correspondence, reports, checklists and other documents relating to employment

12) Memoranda, correspondence and other documents relating to disciplinary actions including but not limited to warnings, reprimands, suspensions and terminations

13) Letters of commendation, recognition

(Note: Personnel files should not contain grievance materials)

c. The personnel documents described in Subsection b should be contained in the folder in reverse chronological order (i.e., most current on top).

d. Personnel files should be maintained in locked filing cabinets in areas/rooms which are accessible to only authorized individuals. All employees should be instructed on the confidentiality of personnel files by their respective Chancellor, Vice President, Dean or Director.

e. The following shall be implemented where applicable in the usage and maintenance of personnel files:
1) Applicable provisions in the various collective bargaining agreements relating to access to personnel files.


3) The process of responding to a subpoena of personnel records.

4) Records retention rules and policies specified by EEO/AA guidelines, the University Records Manager, and collective bargaining agreements.

5) The State's Procedures for Transfer of Records to the State Records Center and University Administrative Procedure A8.555, "Records Management."

f. Transfer within UH System. When an employee moves to another administrative unit, the Custodian of Official Personnel Records of the former unit will send the employee's personnel file to the new unit. The file will be transferred as follows:

1) Letter of transmittal and acknowledgeable of receipt (Attachment A).

2) File will be enclosed in sealed envelope labeled "CONFIDENTIAL" and addressed to the Custodian of Official Personnel Records in the receiving unit.

g. Resignation/Retirement/Termination. Three years after an employee resigns, retires, or is terminated from employment, the Custodian of Official Personnel Records of the administrative unit will transfer the personnel file to the State Records Center for storage in accordance with the State's Procedures for Transfer of Records to the State Records Center and University's Administrative Procedure A8.555, "Records Management."

h. Return to UH Employment. When a former employee returns to employment, the employee's personnel records shall be recalled from the State Records Center pursuant to the State's Procedures for Recall or Request for Records and the University's Administrative Procedure A8.555, "Records Management."

[attached form not included]
[Duplicated copy from Joint Memorandum of Agreement]

JOINT MEMORANDUM OF AGREEMENT ON THE
PROCEDURES FOR SPECIAL SALARY ADJUSTMENTS
June 1, 1994

(Pursuant to Article XVIII, Salaries, Section F, Special Salary Adjustments, of the 1993-1995 Agreement between the University of Hawaii Professional Assembly and the Board of Regents of the University of Hawaii)

Introduction

The parties recognize that a rational salary system includes many elements, particularly where the appointment of academic professionals draws applicants from local, national, and international employment pools. The parties have agreed to the following principles when making special salary adjustments:

A. The salaries paid at the University of Hawaii should be competitive with those paid at peer institutions.

B. Members of the faculty need, and accept, the opportunity to be recognized for outstanding achievement in the profession. Special salary adjustments can provide a system that recognizes meritorious performance in teaching, research, and/or service.

C. The existence of salary differentials among faculty in a given discipline must be clearly attributable to academic credentials, rank, experience, years of service, and/or the individual’s academic and service accomplishments. Inequitable differentials caused by other factors should be eliminated.

D. Although there is no one field of study or academic discipline intrinsically more valuable than another, there is a need to address differentials in salaries required to retain faculty in specific fields or disciplines.

E. Salary determination and placement must be free from biases, in accordance with Article II, Non-Discrimination.

Special salary adjustments may be subject to funding requirements, either through appropriations by the State of Hawaii or support from extra-mural contracts and grants. It is in the best interest of the University to request separate appropriations to effectuate these special salary adjustments.
When additional funds are not available, internal reallocation of budgeted resources to fund special salary adjustments shall not undermine the ability of the Departments or Divisions to carry out their educational missions.

Restrictions on the current budget allocations to the campuses will severely limit the institution’s capacity to make special salary adjustments at this time. Special salary adjustments will be made during the term of this Agreement only to prevent the erosion of the academic program or mission of the University. Even when otherwise justified, special salary adjustments to individuals will not be made when the cumulative impact of funding such adjustments, on students, faculty workload, and departmental/division resources, is deleterious to the University.

Procedures

1. Requests for special salary adjustments shall be made in writing and submitted to the Provost/Dean/Director.

2. The Provost/Dean/Director shall bring the request for a special salary adjustment before the department/division. The department/division shall be given the opportunity to support or not support the request. The department/division position and comments shall be provided to the Provost/Dean/Director.

3. After consultation with the department, the Provost/Dean/Director shall submit a recommendation to the appropriate Senior Vice President. The recommendation shall include a proposed method of funding the request, and a general statement concerning the impact the funding of the request will have upon the programs, faculty workload, and department/division resources.

4. The Senior Vice President shall review the request and submit a recommendation to the President. All requests shall be forwarded to the President, including those not supported for lack of funding or based on the evaluative review.

5. The President shall approve or deny all requests for special salary adjustments after consultation with the University of Hawaii Professional Assembly. The decision of the President shall be transmitted in writing to the Dean, with copies to the Senior Vice President and the faculty member.

6. The Employer will prepare memoranda for individuals who have been determined to warrant a salary adjustment as a result of the procedure. The memoranda will state: a) the amount of the adjustment and b) an explanatory statement setting forth the basis for the adjustment. The Employer agrees to provide a signature line on each such memorandum for the Union to indicate, within ten (10) calendar days of receipt, its concurrence with the proposed adjustments.
Agreed to by the undersigned on June 1, 1994. (On the official document, the following people signed the Memorandum of Agreement.)

For University of Hawaii: Kenneth P. Mortimer, UH President; James H. Takushi, Director of Personnel; Joseph F. Blanco, Regent; John T. Ushijima, Regent

For University of Hawaii Professional Assembly: R. Sinikka Hayasaka, UHPA President; J. N. Musto, Executive Director; Carl J. Daeufer, Collective Bargaining Committee; David R. Miller, Collective Bargaining Committee
JOINT MEMORANDUM OF AGREEMENT

Relating to the
Calculation of Overload Compensation

January 8, 1997

The Parties agree to form a joint committee composed of not more than two (2) representatives from the Union and two (2) representatives of the Employer to review and recommend a consistent formula for the calculation of overload payments, other than those paid on the Lecturer Fee Schedule, or through Continuing Education and Summer Session.

The Parties shall review the current administrative procedures with the respect to the assignment of overloads and the existing policies governing overload at the Community Colleges. The Parties shall also review the use of “overload” payments at UH-Manoa, UH-Hilo, and UH-West Oahu.

The written report of the joint committee shall be transmitted to the Union and the Employer by June 30, 1997. Upon mutual agreement, the Parties shall implement the recommendations of the joint committee beginning with the 1997-98 academic year.
MEMORANDUM OF UNDERSTANDING

Regarding “Future Need”

DEFINITIONS:

1. The Parties recognize that there should be a “future need” for a position each time an applicant is renewed.

2. The Parties recognize that there should be a “future need” for a position before an applicant may be tenured in it.

3. “Future need” in a particular Faculty Member’s case is a need for services, consistent with the position description, the Faculty Member’s academic qualifications, and academic programs approved by the Board of Regents.

Application of “future need” in the evaluation of tenure applications:

1. “Future need” shall be established as follows:

   a. Where a Faculty Member has been renewed during the probationary process and hence accorded either the presumption or the explicit determination of future need, that the Faculty Member’s application for tenure may not be rejected on the basis of lack of future need absent a clear and convincing demonstration by the Employer that there is no future need for the position, and that the Employer’s needs have materially changed since the last renewal.

   b. The Employer’s determination of future need shall be in good faith and neither arbitrary nor capricious.

   c. It shall be improper for the Employer to non-renew a probationer for lack of future need and immediately thereafter hire another Faculty Member to provide substantially the same services.

   d. Nothing herein shall restrict or alter the Employer’s right to retrench under the collective bargaining agreement.
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