| TITLE | Agreement between Youngstown State University and Youngstown State University Chapter of the Ohio Education Association, June 15, 1982-June 14, 1986. |
| :---: | :---: |
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| IDENTIFIERS | National Education Association; *NEA Contracts; Ohio |
|  | Education Association; Personnel Files; Union Rights; |
|  | *Youngstown State University OH |


#### Abstract

The collective bargaining agreement between the Youngstown State University and Youngstown State University Chapter of the Ohio Education Association ( 395 members) of the National Education Association) covering the period June 15, 1982-June 14, 1986 is presented. Items covered in the agreement include: unit recognition, salaries by rank and salary increments, distinguished professorship awards, sumer assignments, insurance benefits, faculty improvement leave, leaves, grievance and arbitration procedure, the academic department, tenure, nonreappointment of nontenured faculty, termination for cause, retrenchment of faculty, faculty evaluation, promotion in faculty rank, faculty rorkload and types of instruction, nonteaching equivalencies in workload, team teaching, personnel files, academic freedom, retirement, association rights, and administration-association relations. Appendices include grievance forms, student evaluation of teaching form, faculty evaluation of chairpergon form, and faculty improvement leave application. (sw)


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# AGREEMENT 

YOUNGSTOWN STATE UNIVERSITY

AND


YOUNGSTOWN STATE UNIVERSITY CHAPTER

OF THE

## OHIO EDUCATION ASSOCIATION

## 1982-1986

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1982-1986

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## ARTICLE 1

## AGREEMENT

1.1: This is an agreemeni by and between YOUNGSTOWN STATE UNIVERSITY therenatiter refered lo as ithe "Administration") and the YOUNGSTOWN STATE UNIVERSITY CHAPTER OF THE OHIO EDUCATION ASSOCIATION Ihereinalter referred to as the "Association"). The purpose of this agreement is to sel forth the understanding between the parties as to the terms and conditions of employment of members of the bargaining unit specified herein. This agreement shall constitute the sole and entirg agreement between the parties with respect to matlers set lorth herein. All personnel policies or practices in conflict with the provisions hareol are discontinued.
1.2: The parties realfirm their mutual belief in and acceptance of good laith collective bargaining as a means of pursuing their mulual goals ol excellence in education and in academic standards. The parlies lurther reaffirm their belief in good faith collective bargaining as a process which gives legitimate expression to lacully concerns, as represented by the facully bargaining agent.

## ARTICLE 2 <br> RECOGNITION AND SCOPE OF UNIT

2.1: Exclusivity: The Administration recognizes the Association as the exclusive bargaining agent for the members of the bargaining unit described below. Exclusive recognition means that the Administration will nol deal with any other organization, or any individual, in a manner or for a purpose inconsistent with the terms of this Agreement. Individual contracis of employment with members of the bargaining unit shall in all respects be consistent with this Agreement, which shall be deemed incorporated by reference in such individual contracts. In recognizing the Association as the exclusive bargaining agent for the members of the bargaining unit, the Administration shall cooperate with the Association in the enlorcement of this Agreement.

## 2.2: Scope of the Unit: The bergaining unit shall include the following:

8) Individuals with earned faculty rank on 9 -month full.service contracts for the academic year (September 15-June 15), attached to academic departments, whose primary duty is teaching. This includes 9.month raculty on temporary appointments - renewable no more thantwice and 9 -month faculty on prorated 9 .month contractis beczuse the elfecive date, of appointment falls within the academic year.)
b) Individuals with earned facully rank on 9 -month full-service contracts for the academic year (September 15-June 15), attached to academic departments, whose primary duties include both teaching and directing or coordinating academic activities and/or programs.
2.3: Exclusions: The bargaining unit shall not include the following:
a) limited service laculty members;
b) chairpersons/heads/directors of non-academic departments or programs;
c) administrators at the level of department chairperson and above,
including the Director of the Dana School ol Music, assistant anciasso. ciate deans, deans, assistant and associate vice presidents, vice presi. dents, assistants to the president, and the president:
d) full-service athletic coaches;
e) persons defined as supervisors under the National Labor Relations $A C l$
Section $2(11)$; and
f) faculty serving on Extended Teaching Service (ETS) under the provisions of Article 16.

## ARTICLE 3 TERM WF AGREEMENT

3.1: This Agreement shall hecome effertive June 15, 1982, and shall terminate June 14, 1986; the sole exception to this term of agreement shall to that specified in Article 3.3 below.
3.2: On or before January 1. 1980, either party may notify the other that it wishes to renew or modity the Agreement. In this event, the parties shall meet no later than March I, 1986, to negotiate with respect to a successor Agree. ment.

## 3.3: Wago Reopener; The provisions of Article 4.1 /Salcer Ranges for Ranks), 4.2 (Saniry Adjustmonts! and Article 4.11 (Overload Pay) shall apply for the

 academic vears 1982.1983 and 1983-1984 only. No later than March 1, 1984, the parties shall meet to negotiate the provisions of Articles 4.1 and 4.2 tor the academic years 1984.1985 and 1985.1986. In the event agreement is not reached, either party may submit the matter to mediation, under the provisions of Article 20 (ADMINISTRA) ION-ASSOCIATION RELATIONS). In the eviant agreament has not been reached by June 14, 1984, the provisions of Article 20.2/No Striko-No Lockout) shall be suspended until such time as agriement is reached by the parties with respact to Articles 4.1, 4.2, and 4.11 lor the academic years 1984-1985 and 1985-1986. Upon agreement on these matters, Article 20.2 shall be fully in effecl until June 14, 1986. There shall, however, be absolutely no obligation on the part of either party to renegotiate or to reopen any provision of the Agreement other Ihan Articles 4.1, 4.2, and 4.11 during the term of this Agreement, as specitied in Article 3.1 above.
## ARTICLE 4

SALARIES, SALARY INCREMENTS, AND RATES OF PAY
4.1 Salary Ranges for Ranks: There shall be four (4) ranks among the fullservice teaching faculty. For 1982.83, each rank shall have a salary range for 9 . month contracts as follows:

|  | Minimum; | Maximum: |
| :--- | ---: | ---: |
| Prolessor | $\$ 21,000$ | $\$ 38,640$ |
| Associate Protessor | 18,000 | 31,905 |
| Assistant Professor | 16,000 | 26,755 |
| Instructor | 14,000 | 21,105 |

Eni 1002-84, each rank shall have a salary range for 9 -montli contracts as

|  | Minimum: | Maximum: |
| :--- | ---: | ---: |
|  | $\$ 21,500$ | $\$ 40,635$ |
| Prolessor | 18,500 | 33,515 |
| Associate Protessor | 17,000 | 28,225 |
| Assistant Prolessor | 15,000 | 22,425 |
| Instructor |  |  |

4.2: Solary Adjustments: In 1982.83 and in 1983.84, each member of the bargaining unit shall receive an increase in his or her 9 -month salary, based upon faculty rank, as lollows:

$$
1982.83 \quad 1983.84
$$

|  | $\$ 1,840$ | $\$ 2,045$ |
| :--- | ---: | ---: |
| Prolessor | 1,630 | 1,835 |
| Associate Prolessor | 1,480 | 1,695 |
| Assistant Prolessor | 1,330 | 1,545 |

Salary increases shall be subject to the salary maxima specitied in Article 4.1 above. The salary increase for each year shall be based upon faculty rank held the prior year.
4.3: Promotion and Degree Completion: Each person who is promoted in academic rank ellective with the 1982.83 or 1983.84 academic year shall receive a salary increase of 5750 ; each person promoted effective with the 1984.85 or 1985.86 academic year shall receive a salary increase of $\$ 1.000$. Each person who completes an earned doctorata from an accredited institution ol higher education in a relevant academic field shall reccive a salary increase of not less than $\$ 1,250$ in the next full contract year; each person who completes a master's degree from an accredited institution of higher education in a relevant academic field shall receive a salary increase of not less than $\$ 625$ in the next full contract year, The salary increases provided for in Article 4.3 shall be in addition to the salary increases provided for in Article 4.2 above and shall be subject to the salary maxima specified in Article 4.1 ubove.
4.4: Distinguished Professorship Awards: Each year, up to ten (10) persons shall be selected as Distinguished Prolessors on the basis of excellence in teaching and scholarship. Scholarship shall include discipline-related public service. The recipients shall be selected by a seven (7) member committee appointect by and chaired by the academic area oflicer. Two members of the committee shall be co-selected by the academic areaofficer and ithe president of the Association on the basis of excellence in teaching and scholarship. These two setectees shall be facully members in the bargaining unit and, by virtue of their selection as committee members, shall be award recipients. Eligibility for Distinguished Protessorship awards shall be restricted to faculty members in the bargaining unit and department chairpersons. Candidates for the award shall be nominated by a student, faculty member, department chairperson or dean. Such nominations shall be made on a lorm available in the office of the academic area officer. Written justification for the nomination must be atlached to the form. The chaiperson shall be notified by the academic area officer of those laculty in his/her department who have been nominated, and shall be given the opportunity to make recommendations upon those individual nominations. Recipients shall receive a cash award of $\$ 1,250$ at the spring honors cor.vocation there shall be no restriction on the number of times an individual may receive the award.
4.5: Summer Assignments: Summer teactung assignments within a department shall generally be ollered on a rotating basis so that all full.service members of the departmeni may have summer teaching opportunities equally withoul preierence as to rarik, tenure stalus, and years of service. subject to the need of the department ior teach eng Excluded from and outside of the rotational assignment ol summier teaching opportunites shall be the assignment of one (i) course in each dejartment each summier. which shall be assigned to the chalr. person. Additional summer teaching opportuntries shall be available to the chairperson on the basis of the rotational system described in this Article, with the chairper son receiving an equal opportunity within therolational system. The chairperson's totai teaching assignment in the summer shal! not exceed the highest number of workload hours (WH) assigned to a full-service faculty mem. ber in the depariment during the summer without the concurrence of a majority of the full.service faculty in the department. II an individual's assigned course ches not meet the required minimum enroll ment, and the course is not taught as a sesult, the individual will be considered as having received a summer teaching opportunity. An individual may not teach in the summer as a substitute for teaching in one or more of the regular academic year quarters.
4.6: Normally, summer teaching assignments shall be oflered to full-service faculty over limited-service faculty.
4.7. Writen notice of assignment to summer teaching will be sent to the faculty on or ahoul April 1 of each year; if the faculty member plans to accept the assignment, he or she shall notify the Administration within two weeks atter receipt of the notice of the assignment. Formal contracts will be provided to laculty during the first week classes are in session.
4.8: Summer teaching contracts shall be contingent upon a minimum starting enrollment of 15 students per class. Classes with fewer students may be taught at the discretion of the Administration.
4.9: A faculty member shall receive $1 / 40$ of his or her 9 .month salary of the previous academic year for each WH taught during the summer. No faculty member shall teach more than eight (B) WH during a single five-week summier term, or more than twelve (12) WH during an entire summer.
4.10: Initial Appointment: An individual may be appointed at a salary and academic rank appropriate to his/her experience and qualifications as determined by the Administration, with due consideration of the rank, salary, and qualifications of other laculty members in the department. If a member of the bargaining unit who is serving on a temporary appointment receives an appointment 10 a regular faculty position, he or she may be granted a new 9 -month salary appro. priate to the regular faculty position to which he or she is appointed.
4.11: Overload Pay: A faculty member who is assigned an overload under the provisions of Article 13 (WORKLOAD) shall be paid $\$ 350$ per WH for the 38 th through the 40ith WH of annual load, and $\$ 300$ per WH for each WH beyond 40 WH ol annual load. Payment will be made on the June 15 payday.
4.12: Salaries for Faculty on Grant:: Ila faculty inember receives a grant from 3 source outside the University as a result ol a grant proposal/request approved in advance by the Administration and if the approved grant provides for a 9 .
higher than ithe rate ol summer pay estabishied by Ariciele 49 , the higher salary ar rate of pay shall govern, providing the higher solary or rate ol pay contorms to the guidelines and 'or regulations of the granting suthority ond or applicable stape or ederal regulations The higher solary or rale ol summer pay shall last
only for the duration of the grant, at the eam ty. the taculty member's salary strall revert io the level ingould saverted activ. indridual had nol been awarded the grant. The higher salary or rate of ait the be conlingent upon actual receipt by the University of grant funds appoos shall the granting authority to support the salary or pay differential and fringe bed by costs related thereto.
4.13: I an individual appointed to the laculty during the term of this Agreement lacks the cerification, rraining, education, or experience required for the conferral ol tenure, the University's expectations shall be specified in writing in the Iransmittal letter of initial appointment from the president of the University. Such formal requirements will not be modified during the faculty member'spro. balionary service, unless a change is agreece to mutually and reduced to writing.

## ARTICLE 5 INSURANCE BENEFITS

6.1: Except as herein modified, all group insurance benefits provided in the predecessor Agreement, as defined in the bookler entitled "Employee Benefit Plan for Facully and Staff," shall becontinued during the term of this Agreement lor members of the bargaining unit and their dependents; dependents are spouses and unmarried, financially dependent children to age 23.
6.2: Dental Assistance Plan: Preferably by August 1, 1982, and no later than Sepiember 15, 1982, the University will provide an employer-paid Dental Assistance Plan for all members of the bargaining unit. Civerane under the plan will be for Usual, Cusiomary and Reasonable (UCFi) :w: arage. Tho plan shall include the following tealures, subject to standard denirat insurance limitations and exclusions:
a) $100 \%$ coverage for preventive/diagnostic services;
b) $80 \%$ coverage for basic restorative services;
c) $50 \%$ coverage for major restorative services;
d) $50 \%$ coverage for othodontic services (with a lifetime maximum of $\$ 750$ per person and benefits not subject to the calendar-year maximum;
al $\$ 1,000$ calendar-year maximum per covered person;
I) annual deductible ol $\$ 25$ per person and $\$ 75$ per family (which does not apply to preventive/diagnostic services and orthodontic services); and
gl coverage for bargaining unit members and eligible dependents.
5.3: The University shall consult with the group insurance carrier immediately following ratification of this Agreement todevelop a program whereby members of the barganing unit may purchase additional term life insurance at the group rate charged the University by age of insured individuals. This program shall include 1) the cpportunity of the bargaining unit member to pay for this addilional insurance coverage by payroll deduction; 2) an opportunity during one
period annually to exercise this option, and 3) such resirictions as blished by the carrier governing a) a minimuin participation rate bers of the bargaining unit and b) the amounts of insurance which urchased
inual physical examination previously covered "in any period ol conserstive months" shall be covered once in any calendar year
elime maximum coverage for major medical insurance shall be om $\$ 250,00010 \$ 1,000,000$
ipplemental accident expense insurance coverage shall be in1 $\$ 300$ per person per accident to $\$ 500$ per person per accident.
ad member of the bargaining unit with 10 or more years of service e group term life insurance coverage in the amount of 1.25 times al 9 -month salary by paying to the University the group rate set by or such insurance for per Sons in the same age group as the retiree. age-based group rates paid by retirees shall not exceed three-andimes the overall group rate for the University.
iversity shall cover the cost of Medicare. Part 8, Supplementary drance, ior enrolled members of the bargaining unit and their
up term life insurance coverage for members of the bar gaining unit older shall be increased from 1.5 times 9 -month salary to 1.625 th salary.

I Maintenance Plan Option: In accordance with the provisions of 33, each member of the bargaining unit shall have the option of o eiiher the negoliated group insurance plan for hospital, medical. related services described in Article 5 of this Agreement or to the p practice program provided by the Warren/Youngstown Health Plan (MMP). This option may be exercised once per year and conthe issuance of academic year contracts, with HMP co"erage to be he one-year period beginning with September 15 of the academic $h$ the option is exercised and ending with September 14 of the fol-
of the bargaining unit elects the HMP option, the Administration te the entire premium or subscription charges for the HMP proontributions, however, shall not exceed the amount which would id on behalf of that individual for group insurance had the individ$g$ unit member not elected the HMP option. If the premium or subirges for HMP coverage exceed that amount. the individual it member shall be responsible for payment of said excess amount.

## ARTICLE 6

FACULTY IMPROVEMENT LEAVE
ction: In accordance with the provisions of O.R.C. 3345.28, memrgaining unit may be granted leave to undertake further education, esearch, or to secure appropriate professional experience. The
purpose of ihis leave is to enhance the faculty member's performance in leach ing, scholarship, and University service at YSU The administration of this program is inlended to be in full compliance with the provisions and revisions of the O.RC with applicable court decisions, and with all rules promulgated under the slatutory authority of state agencies, including the State Teachers Retire. ment System. An individual on leave may supplement his or her University pay through income from subsidized research, a grant, a graduate fellowship. or a graduate research or teaching assistantship, but in no event may the combined income from these sources exceed the salary budgeted for the faculty member had he or she not been on leave unless the recipient as part of leave activities is required 10 establish and maintain a residence outside the greater Youngstown area for three (3) months or longer during the leave period. Leave-related income which exceeds the faculty member's budgeted salary had he or she not been on leave will be reported and forwarded to the Administration within thirly (30) days of completion of the leave. For those faculty who are required to establish and maintain a residence outside the greater Youngstown area for three (3) inonths or longer during the leave period, income from the sources specified above in excess of $150 \%$ of budgeted salary will be reported and forwarded to the Administration. Subsidy for travel related toleave activities shall not be included in this determination. Except for the reduction in salaryduring 1982-83, the faculty member's fringe benefits, $\mathbf{S}^{\top}$ RS status, and all otier rights and privileges shall remain in effec: during the leave as though the individual were not on leave.
6.2: Duration, Pay, and Number: An individual may be granted a Faculty inprovement Leave for the three quarters of a given academic year, or for a single quarter during the regular academic year. Individuals granted leaves during the term of this Agreement for the 1983-84 through 1986-87 3cademic years shall receive $100 \%$ of regular salary during the leave period. Individuals who were granted leaves under the predecessor Agreement for the 1982-83 academic year shall receive $85 \%$ of regular salary during the leave period. The Administration shall budget funds for fourteen (14) three-quarter leaves and three (3) one-quarter leaves for each of the years during which leaves granted under this Agreement will be taken (i.e., 1983-84 through 1986-87).
6.3: Genoral Provisions: A member of the bargaining unit may be granted leave under the provisions of this Article only after he or She has served at YSU lor seven (7) complete academic years. The individual shall serve an additionai seven (7) academic years before becoming eligible to receive a subsequent Faculty Improvement Leave. In academic departments with eight (8) or fewer members of the bargaining unit, no more than one (1) person may receive a Faculty Improvement Leave during any single academic year; in departments with nine (9) to sixteen (16) members of the bargaining unit, no more than two(2) persons may receive a Faculty Improvement Leave during any single academic year; and in departments with seventeen (17) or more members of the bargaining unit, no more than three (3) persons may receive Faculty Improvement Leaves during any given academic year. For this calculation, the number of persons in any given department shall be the number of targaining unit members under contract in that department as of September 15 of the year prior to the year of proposed leave. The Administration shall make every reasonable eflort to secure qualified temporary staff to cover a laculty member's responsibilities during a year for which he or she is applying for leave. and only if this effort lails shall the Administration deny a leave on the grounds that the laculty member's services are essential. A recipient of a Faculty Improvement Leave shall return to the

University for a minimum of two $(2)$ complete academic years following comple. tion ol a three-quarter leave, and a minimum of one (1) complete academic year following completion of a one quarter leave. If a faculty member resigns or retires from the University prior to the completion of the return period, he or she shall reimburse YSU the salary paid by YSU during the leave period Leave recipients who fail to return to YSU for the specified period following completion of the feave shall be permitted to arrange a schedule of payments over a period not , 10 exceed two 12 y years.
6.4: Definitions: For the purpose of this Article, a faculty member is a member of the bargaining unit; academic years of teaching service are those fiscal years during which an individual was under contract and provided full-time service to the University during the Fall, Winter and Spring Quarters.
6.5: Procedures: An applicant for leave under the provisions of this Article shall complete an APPLICATION FOR FACULTY IMPROVEMENT LEAVE (see Appendix F) and submit the form to his or her chairperson nolater than Novem. ber 1 of the year preceding the academic year of proposed leave. The applicant shall indicate whether he or she wishes a three-quarter leave or a one-quarter leave. It the applicant seeks a three-quarter leave, but feels that the activities proposed could be modified to accommodate a leave for one quarter, he or she may submil separate requests for a three-quarter leave and a one-quarter leave. The department chairperson shall review all requests, shall make a written recommendation on each, shall forward all requests to the dean no later than November 15, and shall notify all applicants of his or her positive recommendations. No later than December 1, the dean shall forward all applications, with his or her recommendations, to the Faculty Improvement Committee and shall notify all applicants of his or her positive recommendations. The Faculty Improvement Com mittee shall consist ol five (5) individuals. The academic area officer shall appoint three (3), two (2) of whom shall be members of the bargain. ing unit and former recipients of the Distinguished Prolessorship Award. The remaining two (2) shall be appointed by the president of the Association. Current applicants for Faculty Improvement Leave shall not be eligible to serve on the Faculty Improvement Committee. An applicant shall have the right 10 appear betore the Faculty Improvement Comnittee, to provide information, and to answer questions concerning the leave application. The Faculty Improvement Committee shall select its own chairperson, shall review applications and recommendations, shall submit its recommendations to the academic area officer and shall notify all applicants ol its positive recommendations nolater than Feb. ruary I. It the academic area officer intends to add names to or delete names from the list of those recommended by the Committee, he or she shall meet with the president of the Association and with any individual whose name is to be deleted from the list to explain the reasons for the decision. By March 1 , the academic area officer shall forward his or her recommendations and those of the Committee to the president of the University. The president Shall announce the names of the leave recipienis by March 15 .

## B.8: Appeal: An individual who has been denied a Faculty Improvement Leave

 after being recommended by the Faculty Improvement Committee may file an appeal with the president of the University in writing no later than fifteen (15) days after the meeting with the academic area officer relerred to in 6.5. The president shall appoint an appeals panel within fifteen (15) calendar days after receipt of the appeal. The appeals panel shall consist of two (2) members desig. nated by the president of the University, (wo (2) by the president of the Associa-tion, and one (1) additional member chosen by the four to serve as chariperson. Faculty members in the appellant's department and persons who have made formal recommendations on the leave request shall be ineligible toserve on the appeals panel. The panel shall examine the merits of the leave request and the rationale for the denial. The appellant shall have the right to appear before the panel: the appellant and the Association shall have access to documents reviewed by the panel. The appeals panel shall submit its recommendation 10 the president of the University, the president of the Association, and the appellant within thirty $(30)$ days from the date that the fifth member of the panel is selected. Should the panel fail to submit a recommendation, the academic area officer's decision shall stand. The president of the University shall rule upon the recommendation within fitteen ( 15 ) days atter receiving it. The president shall inform the appellant, the appeals panel, and the Association of his or her ruling. The decision of the president shall be final and binding on all parties. However, a bargaining unit member who believes that the procedures described in this Article have not been followed may file a grievance under the provisions of Article 8 (GRIEVANCE PROCEDURE).
6.7: Report: Within thirty (30) days after completion of the leave, the faculty member shall submit to the president of the University a report detailing his or her professional activities during the leave. The faculty member will alsoshare a report of his or her professional activities during the laave with his or her colleagues in the department and/or the college.

## ARTICLE 7

## LEAVES

7.1: General: In addition to Faculty Improvement Leave provided by Article 6 of this Agreement, under the provisions of this Article faculty members may be granted sick leave, legal leave, professiona! leave, military leave, leave for extended illness or disability, leave without pay, visiting professor leave, or political leave. When a laculty member learns that he/she must take sick leave, he/she shall notify the department chairperson as soon as possible. When a faculty member decides to apply for another type of leave, the application shall be submitted within the scheduled deadlines established by this Agreement.
7.2: Sich Leave: Sick leave is the authorized absence of an employee with pay because of personal illness, pregnancy, injury, exposure to contagious disease which could be communicated to other employees and, because of illness, injury, or death in the employee's immediate family (O.R.C. 124.38).
7.3: Each full-service faculty member earns fifteen (15) days of sick leave per year, at the rate of one and one-quarter days per month. Sick leave is cumulative without limit. The Administration shall furnish each jaculty member with a report of his or her accumulated sick-leave days each Fall Ouarter.
7.4: Sick leave may be used during any period of time in which the employee is under contract to perform services for the University. An employee shall report al! uses of sick leave on the APPLICATION FOR SICK LEAVE form in accord with the directions for use attached thereto.
7.6: A continuous period of sick leave commences with the first day of absence and includes all subsequent days until the employee returns to work. Saturdays
(if the employee is not scheduled toperiform services), Sundays, and official holidays established and/or observed by the State shall not be counted. During any seven day period, the maximum number of days of sick leave charged against any employee shall be five.
7.8: All unused sick leave accumulated prior to the date of this Agreement shall be available for use by the emplovee pursuant to State law.
7.7: Logal Loove: Full-service faculty may be granted court duty leave with pay and shall be granted jury duty leave with pay for such purposes. Evidence in the form of a subpoena or other written notification shall be presented to the faculty member's department chairperson as far in advance as possible. All compensation received from court during such leave shall be deposited with the Youngs. town State University cashier's office. Legal leave with pay is not allowed for situations in which the faculty member is appearing as a witness for remuneration.
7.8: Professional Loeve: Professional leave is leave with pay to attend protessional meetings, conferences, and seminars. The parties recognize, however, that the facully member's first responsibility is on campus in the classroom. Any such absence requires that suitable arrangements, such as outside readings, research papers, or individual study, be made by the faculty member so that studies may continue during the period of absence. II the faculty member and the departmant chairperson agree that a substitute should be assigned to the classroom for' the period of the instructior's absence, the chairperson shall identify and assign a substitute, in accordance with Article 4 ISALARIES, SALAFY INCYEMENTS, AND RATES OF PAY) and Article 13 (WORT:LOAD). Requests for profossional teave musi be approved by the chairperson prior to the faculty member going on prolessional leave.
7.9: Shortiform Military Loavo: When a faculty member must fulfill temporary military duty with the ormed forces of the Unitgd States or with a national guard unit, and this occurs during a contract period, the Administration shall grant leave to the individual for this purpose. All benefits shall be continued, including pay, subject to provisions of the insurance policies and restrictions of law, il any. Such leave shall not exceed ihity-one (3)| days. Nine-month facully teaching summer term will receive pay under this clause only in case of emergency call-up.
7.10: Long. Torm Military Loavo: A lonp 'ierm military leave of absence withoul pay will be granted to any faculty member in the event of call-up or involuntary induction into the armed 'crces of the United States or a national guard unif for extended duty, i.e., rema than thity-one (31) days. Upon return from such leave the faculty member shall be placed at the same position on the salary schadule that he/she would, have held had the individual taught in the University during such period. If it is possible, the individual will notity the Administration at least ninety ( 90 ) days prior 10 returning. Any volunnary extensions or re-enlistments shall termirate the employee's rights under this section.
7.11: Loava for Extonded IInass or Disabllity: Upon exhaustion of paid leave, leave of absence without pay for illness or physical disability shall be granted in accordance with the provisions of the D.R.C. and S.T.R.S. tor periods of up to tive (5) yeers. For tenured laculty, this leave is mandatory; for non-tenured faculty. this leave is discretionary:
7.12: Lava Without Pay: Leave without pay may be granted when the loculty member and the Adminisiration agree that the leave will enhance the faculty memberis value 10 the University, and when the Administiation can make tem. porary arrangements to cover the assignments ordinarily perior med by the individual. Leave without pay may extend from a few days to a full academic year. Leave without piay may be renewed for an additional year(s), provided the total period of absence from campus does not exceed three years. In situations where the nature of proposed leave activities necessitates a period of absence longer than one year, the faculty member may request a leave without pay of two or three complete academic years: the leave request must address, however, the necessity of the period for which leave without pay is requested The lacully member granted leave without pay shall receive the pay increments specified in Article 4 (SALARIES) as if he/she were at YSU. Included in the three-year limitation shall be any other leaves which the faculty member takes immediately preceding or succeeding a leave without pay. Applications for leave without pay shall be made no later than January I prior to the academic year of proposed leave. Shor-term or emergency leaves without pay may be exempted from this requirement.
7.13: Visitlng Profossors Loave: A facully member may be granted leave to teach at another accredited institution of highar education while a faculty member from that institution teaches at YSU. This lavea shall be limited to a maximum ol one academic year and it shall not be available for the summer. The YSU faculty member's full salury, fringes, STRS contributions, and all other rights and privileges shall remain in effect during the leave as though the individual were at YSU. The other faculty member's institution shall bear sole responsibility for his/her selary, fringes, and other rights and privileges. The YSU faculty member's application shall provide information on the other exchange prolessor and the proposed duties of both the YSU faculty member and the other laculty member during the year of leave. Each individual shall be prepared to teach a full load at the host institution. This leave requires the approval of the Administrations of both institutions. Persons on such lagve shall be referred to as "Visiting Professors" at the host institution. The Visiting Professor at YSU shall not have the collegial rights specified in Article 9 (THE ACADEMIC DEPARTMENT). Relocation costs shall be the responsbility of the Visiting Professors.
7.14: Political Laave: A faculty menber who is elecied or apponted to a fulltime political office may be granted leave without pay for the duration of his or her term of office; this leave shall not exceed four years.

## ARTICLE 8 <br> GRIEVANCE PROCEDURE

8.1: Purpose: The purpose of this Article is to set iorth a prompl and equitable method for resolving disputes between the parties during the term of this Agreement. Under this Article, the Association, and/or a member(s) of the bargaining unit may file a grievance ${ }^{1}$ in which he/she claims that a provision of this Agree-

[^1]ment has been violated ${ }^{2}$ Nothing in this Article is intended to discourage or prohibit informal discussion ol a dispute prior to the filing ol a formal grievance.
8.2: Initiation and Time Limits: A grievance shall be filed at the administrative level most appropriare to render an authoritative decision. All grievances shall be filed by the grievant no later than sixty (60) days atter the grievant's discovery of the grievable matter. (All references to "days" in this Article refer to calendar days.) The time limits specified herein shall prevail unless extended by mutual agreement of the Administration, the Association, and the grievant. Grievances must be processed expeditiously by both parties; failure to do so shall be in viola. tion of Article 1.2 . If the grievann fails to appeal a disposition of a grievance within the time limit prescribed, the grievance shall be considered as resolved on the basis of the lasi disposition by the Administration representative. If a grievance disposition is not rendered within the prescribed time limits, the grievance shall be advanced to the next step. Dispositions rendered between June 15 and September 15 will be sent to the grievant's home address as it appears on the grievance form, as well as to his or her campus address.
8.3: Hearings on grievances will be attended by the grievant and appropriate representatives of the Administration and the Association, including wilnesses. The Administration will provide information relevant to a grievance in accordance with the provisions ol Article 20.6. Copies of allgrievance forms, grievance disposition forms, and grievance disposition reaction forms shall be made available to the grievant and appropriate representatives of the Administration and the Association. Copies of all these documents shall be sent promptly to the chairperson of the Association Grievance Committee. An individual shall have the right et any time to present a grievance to the Administration, and to have such grievance adjusted, without the intervention of the Association or Association representative, as long as the adjustment is consistent with the terms of the Agreement; and, provided further, that the Association has been given the opportunity to have representatives present at such hearings and adjustments.
9.4: Oriovance Procedure: Grievances shall be processed as described below unless the Administration and the Association mutually agree to alter the procedure.
8.8: Stop 1: Dopartmont Chairporson: Within sixty $/ 60$ |days of an event, or an individual's knowledge of an event which the individual wishes to grieve, the individual shall submit a completed Facully Grievance Form to the department chairperson with copies to the Association and the Administration, Within twenty (20) days after the receipt of the grievence form the chairparson or the chairperson's designee shall hold a hearing on the grievance al a time which is mutually convenient to the parties. The chairperson will attempt to deter mine the facts pertaining to the grievance, and notity the grievant on a Grievance Disposition Form of his/her decision within ten (10) days after the hearing. Within ten (10) days after the receipt of the disposition by the chairperson, the grievant may appeal the disposition by completing and distributing a Grievance Disposition Reaction form.

[^2]8.6: Step 2: Dean: Il the dean receives an appeal from Step 1. the dean or the dean's designee may either transmit a Grievance Disposition Form to the grev. ant within ten ( 10 ) days after receipt of the appeal, or hold a hearing within I wenty (20) days after the receipt of the appeal at a lime which is mulually con. venient to the parties. If the dean holds a hearing, the dean shall file adisposition with the grievant wilhin ten (10) days after the hearing. In those cases where a grievance originates at the dean's level, the dean shall hold a hearing. Within ten ( 10 ) days after the receipt of the disposition by the dean, the grievant may appeal the disposition by completing and distributing a Grievance Disposition Reaction Form.
8.7: Step 3: Academic Area Ofticer: Within ten (10) days after the receipt ol an appeal or anoriginal grievance, the academic areaollicer or the area ollicer's designee shall hold a hearing on the grievance at a time which is mutually convenient to the parties. Within ten (10) days atter the hearing, the academic area officer shall notity the grievant of his/her decision by transmitting a Grievance Disposition Form to the grievant. Within ten (10) days after the receipt of the disposition, the grievant may appeal to arbitration. The grievant will indicate his/her intention to appeal by completing and distributing a Grievance Disposition Reaction Form. Within thity (30) days after the reccipt of the appeal to arbiIration, the Association will notify the Administration whether it supports the appeal. In matters involving Termination for Cause, Association support for an appeal to arbitration shall not be required. The following shall not be arbitrable: complaints, decisions on the merits of a faculty member for promotion in rank. decisions on the merits of an application for Faculty Improvement Leave, decisions on the non-renewal of non-tenured faculty, and matters not involving the meaning or application of this Agreement.
8.8: Step 4: Arbitration: Il the Associatior, supports the appeel to arbitration, representatives of the Administration and 'he Association shall meet within twenty (20) days to select an arbitrator of th request the Federal Mediation and Conciliation Service or the American Arlitration Association to supply them with a list of names from which they shall select an arbitrator. the arbitrator shall be selected from the list within twenty (20) days of its arrival of a new list shall be requested. If there is a doubt as to the arbirrability of a grievance, the parties shall request the arbitrator to rule in the arbitrability of the grievance. II the arbitrator rules that the grievance is esbitrable, he/she shall then proceed to conduct a hearing on the merits of this grievence. The arbitrator shall have no power to add to, subbract from, or modity any of the termsol this Agreement. The arbitrator's decision shall be binding upon the Administration, the Association, and the grievant. The arbirrator shall render a decision within thity (30) days after the arbitration hearing. The fees and expenses of arbitration shall be borne equally by the Administration and the Association, except that costs related to the appearance of witnesses shall be paid by the party which calls the witnesses. The fees and expenses shall include:

1. The cost of a transcript of the arbitration hearing it requested by the arbitrator or either party thereto:
2. the fees and expenses of the arbitrator; and,
3. rental charges and other incidental expenses, if any.
8.9: Other Cases: The procedures of this Article shall be available to settle questions raised by the Administration or the Association concerning the mean-
ing or application of the terms of this Agreement If such questions arise, the Administration or the Association may file a statement thereof with the other party with appeal to arbitration according to the time limils and other estrictions specified in this Article.

## ARTICLE 9 <br> THE ACADEMIC DEPARTMENT'

9.9: Introduction: An academic department is a budgetary unit of the University which provides instruction for academic credit.
9.2: Collegial Rights and Responsibilitizs: These matters are the prerogative of the full-service laculty in the department and in these matters the department chairperson shall function as a coequal laculty member:
a) curricular matters such as curticulum revision, requirements lor major and minor, and program develc.pment; for University-wide undergraruate curricular matters, the Academic Senate shall have this preroga. tive; for graduate-level curricular matters, the graduate faculty shall have this prerogative; for school/college-wide curricular matters, the school/college faculty shall have this prerogative:
b) rolational system for summer teaching Isee Article 4, SALARIES, SALARY INCREMENTS, AND RATES OF PAY);
c) the expenditure of department travel funds;
d) evaluation of the academic goals and progress of the department;
e) those collegial rights delineated in Article 12 (PROMOTION IN FAC. ULTY RANK): and
f) recommendations on library acquisitions tor the department.
9.3: Administrative Rights and Responsibilities: These matters are the prerogative of the Administration. The department facully may establish deparlment advisory committees to develop recommendations to the chairperson on these matters. These matters include:
a) facully teaching schedules (see Atticle 12, WORKLOAD);
b) department budget requests;
c) recruitment and selection of department personinel;
d) assignment of faculty to offices;
e) supervision of the department office; and,
f) all matters not referred to in 9.2 above.
9.4: Department Meetings: Meetings of the department shall be held no less than once pet quarter. Special department meetings may be called by the department chairperson and must be called upon the request of $1 / 1$ or more of the full-sevvice faculty members in the department. In matters exclusively aftecting graduate programs, voing will be restricted to senior and associate members of the graduate faculty. Through department meetings and memoranda, the

[^3]department charperson shall atternpt to keep the deparment faculty informed of University developments which are relevani to the deparment
9.5: The Department Chairperson: The parties recognize that the deparment chairperson is an administrator charged with managerial and supervisory duties, and that as department chairperson he/she reports to the dean and serves at all times at the pleasure of the president of the Universily The parties further recognize that the chairperson retains earned academic rank and tenure status, and has regular responsibilities for teaching, scholarship. and University service. For purposes of this article, the Director of The Dana School ol Musicis considered a chairperson: the Director of Black Sludies is not considered a chairperson.
9.6: Term ol Office: The department chairperson may serve for ive (5) complete academic years following his/her appoiniment as chairperson During March of the chairperson's filth complete year of service as charrperson, the dean shall consult with the laculty ol the department to idenitity a candidale for the chairper sonship. to be recommended to the academic area ofticer and the president of the University. as provided for by Articles $9.8-910$ of this Agreement. When an individual leaves the post of chairpersonship, whether during or at the conclusion of the term of oftice specilied in 9.6 , the individual shall revert to laculty slatus without prejudice.
9.7: Selection of the Department Chairperson: In the fifth year of a chairperson's term, as provided above, or when a vacancy occurs in the position of chairperson, the tollowing procedure shall apply.
9.8: The dean will convene a department meating to determine criteria and procedures to designate a chairperson. An individual designated by the president of the Association shall attend this meeting as an observer The dean will inform the president of the Association of the meeting at least one week in advance. Such criteria and procedures shall be acceptable both to the dean and the department faculty and shall provide for one nominee. The individual nominated by the faculty shall be a current member of the full-service faculty of the depariment unless the faculty members in the department and the dean mutually agree to open the selection process to candidates from oulside the department and there is a vacant position budgeted in the department. Every fullservice department faculty member shall have a vole in the selection of the nominee, including persons on leave. However, a facully member holding a temporary appointment shall not be entitled tovole. The incumbent chairperson shall vote in this procedure and may be a nominee.
9.9: The nominee so selected and designated will be presented by the dean to the president of the University who shall proceed to name the nominee as department chairperson, provided that the nominee is acceplable to the president. It the nominee is not acceptable, the president shall meet with the department facully as a whole to review the reasons for his/her conclusions. If such discussions do not yield an agreement to appoint the nominee, the department laculty shall select another nominee in accordance with the for egoing procedure. It the second nominee is not acceppable to the president, the president shall appoint the department chairperson of his/her choice.
9.10: It the post of department chairperson is vacant Io if the chairpersen is on extended leave) and must be filled temporarily while the selection process
described above proceeds, the presitiant shall designate an acting department chairperson.
9.11: Should the president of the University find both the first and the second nominees for the chairperson unacceptable, the president will not appoint the incumbent chairperson or a former chairperson to the post of chairperson unless the individual has been recommended ioy the faculty of the department.

## ARTICLE 10 <br> FACULTY EMPLOYMENT SECURTTY

ARTICLE 10a
tenure
100.1: Tenure at Youngstown State University is the right of those holding oarnod rank ${ }^{\prime}$ to continued employment following complation of a specified probationary period and written notice that tenure has been granted. Tenure is acquired by full-service, teaching faculty members at Youngstown State University with the fith annual appointment as a full-service, teaching laculiy member if the fifth annual appointment in a given academic department is al the rank of professor, associate professor, or assistant professor.

10a.2: Tenure may not be acquired al the rank of instructor.
10a.3: A departmental recommendation on whather to grant tenure to a faculty member shall be preceded by a review of the candidate's past contributions and an evaluation of the candidate's promise of satislactory future contributions to the University. In genaral, the University will provide the tenure appointment only to those who are judgad to have given consistent evidence of quality performance and promise during the probationary period. The reviaw should be initiated by the department cheirperson, who shell consult with the tenured members of the department faculty. Thechairperson may consult ceter appropriate tenured faculty members. The chairperson's consulitation shall include a meeting of the tenured faculty specified above, at which the tenure candidate shall be given the opportunity to 8ppear, to present information, and to answar questions regarding his/her tenure candidacy. The sinairperson's consultation shall also include requesting written recommendations from departmental tenured facully consultad, recommendations a) supporting tenure; b) opposing tenure, of cl ghesaining or declining to respond. As a part of his/her recommendation, the chairperson shall inform the dean of the number of faculty making each recommendation. The tenure condidate shall also be informed of the number of persons making each recommendation. The recommendation of the oepartment chairperson may or may not be the same as the opinions so gathered. The chairperson's recommendation shall be made to the dean of the school/college and with the dean's recommendation forwardad to the academic area officer. The academic area officer shall transmit his/her recommendation, and those of the dean, the chairperson, and the department

[^4]tenured faculiy to the president of the University the president shall itien act in accord with the provisions of Arlicle $10 b$ (NON.REAPPOINTMENT OF NON. TENURED FACULTY)
100.4: Yoars of Servica: One year of service consisis of three quarters ol lulltime employment during an academic year. Employment under summer school contracts may not be included. No year during which the individual is on leave without pay or sick leave for one quarter of more may count as a year of service: nor may fractional years be added 10 make a full year. However, a service year priop to a year that does nol count is not invalidated because such a year intervenes. A year counted as a year of service may be render ed under a full-service appointment at any earned rank, including that of instructor. A faculty member who resigns and later returns to the University shall be considered as new.

## ARTICLE 10b <br> NON-REAPPOINTMENT OF NON-TENURED FACULTY

10b.1: Notice: A full-service faculty member who has completed less than one academic year at the University, and who is nol to be recommended for reappointment, must receive written notice of that intention, from the department chairperson or other appropriate administrative officer, not later than March 1 of the academic year in which the recommendation is to be made. A tull-service laculty member who has completed one or more academic year|s)at the University, and who is not to berecommended for reappointment, mustreceive written notice of that intention, from the department chaipperson or other appropriate administrative officer, not later than December 15 of the academicyear in which the recommendation is to bs made.

10b.2: Counsoling: Each non-tenured laculty member will be counseled by his/her chairperson and/or dean at least annually on his/her performance, as provided tor by Article 11 (FACULTY EVALUATION).

10b.3: Mooting: Prior to the written notification of intention not to recommend reappointment, the chairperson or other appropriate administrative ofticer may meel with the faculty member to discuss the intention and the reasons. The faculty member may attend this meeting with a laculty witness of his/her choice and/or the president of the Association or his/her designee.

10b.4: Appeal: If a faculty member wishes to appeal the recommendation of the chairperson or other appropriate administrative officer, he/she may appeal to the dean, the academic ares officer, and/or the president of the University. Such appeals must be initiated within 30 calendar days of wrilten notification of intent not to recommend reappointment. If the recommendation of nonreappointment results trom a tenure review, as provided for in Article 10 of this Agreement, the faculty member may appeal to the dean and/or the academic area officer, but only the president may reverse the chairperson's recommendation. Upon receipt of an appeal by an individual with at least three full academic years of service, the president of the University shall direct appropriate administrative representatives to investigate the matter, to meet with appropriate representatives of the Association and the individual, and to submit a recommendation to him/her, with copies to the individual and the Association. The president shall notify the individual and the Association of his/her final decision within fourteen (14) days after the receipt of the administrative recommenda-
tion. The president's decision shall be final and binding on the University. the Association, and the individual

10b.5: Final Notice and Reasons: If all appeals fail, the formal notice of nonreappointment, in writing. must be sent to the faculty member by March 15 of the year in which he/she is terminated. A written slatement of reasons ior nonreappointment will be forwarded to a laculty member upon written request submitted to the president of the University on or before March 31 of the terminal year providing the laculty member has completed three full academic years as a member of the full. Service faculty at the University.

## ARTICLE 10c <br> TERMINATION FOR CAUSE

10c.1: The appointment of a faculty member, tenured or not, may be terminated at any time lor just cause. Just cause shall include:
a) Failure to correct serious, substantive, and persistent deliciencies in reaching, scholarship, and University service; or
b) Gross negligence in teaching, scholarship, and University service; or
c) Conviction of a felony, providing legal appeals have been exhausted.

10c.2: If the Administration believes that just cause as specilied in 10 c . 1 ahove exists, the appropriate administrator shall discuss the matter with the laculty member in personal conlerence. The faculty member may bring to this meeting a witness of his/her choice and/or the president of the Association or his/her designee. The matter may be settled by mutual consent at this point. If an understanding is not reached at such meeting, the academic area officer shall furnish the faculty member with a written notice of the Administration's intention to terminate his/her contract, with a full statement of the reasons for such termination, with a copy to the Association. The Administration shall not proceed with formal action to terminate the contract until thirty ( 30 ) days atter receipt of such notice by the faculty member. Within these thirty (30) days, the faculty member may appeal the matter to binding arbitration as provided for in Article 8 (GRIEVANCE PROCEDURE) Failure to grieve will settle the matter and allow for termination.

10c.3: The Administration may suspend a laculty member pending final action to terminate his/her contractil, in the Administration's judgment, the character of the charges werrants such action. A tenured faculty member who is to be terminated shall receive one year's notice of intent from the Administration; however, the Administration may decide whether or not he/she is continued in his/her regular duties during all or any part of that additional year.

10c.4: EHactive Date: For tenured faculty, the effective date of termination shall be the end of the academic year subsequent to the year of the academic area officer's notice to the individual referred to in 10 c . 2 . For non-tenured faculty, the effective date of termination shall be the end of the academic year of the academic area olficer's notice to the individual. However, once appeals as describes in this Agreement are exhausted, the Administration may decide whether an individual shall perform his/her regular duties prior to the effective date of the termination.

## ARTICLE 10d hETRENCHMENT OF FACU:TY

10d.1: Procadure: Each Fall quarter, as soon as 14in day enrollment reports are available, the administration will review overall stafling needs. If it determines that retrenchment is indicated, it shall prepare a preliminary report reflecting its views on the areas or departments where, in its judgment, retrenchment should occur. The Administration shall consult the Association regarding the matter before distribution of the preliminary report. The determination shall include the following considerations:
a) consistently declining student credit hour production;
b) academically sound student/facully ratios;
c) the state of the development of the department;
d) the balance between academic and non-academic per sonnel;
e) possibilities of enrollment trend reversals;
f) the necessity of some disciplines and programs to be other than self. supporting;
g) normal atrition; and,
h) other pertinent factors.

This preliminary report shall be submitted to the respective departments for review. It the department staff objects to the preliminary report as it affects the department, such objections and the reasons therefor shall be submitted to a Joint Committee which shall consist of the academic area officer as chairperson, Iour individuais selected by the Administration and lour representatives of the Association. The Joint Committee shall review the objection of each such department and will make its recommendations to the president of the University.

10d.2: Guidelinas: The guidelines which shall be applied under retrenchment conditions are as tollows in 10d.3-10d. 10 .

10d.3: Full-service faculty already employed by the University, except in special and unusual circumstances, have a priority of employment in their given subject matter ares over limited-service faculty. Tenured laculty have a prierity over non-tenured faculty.

10d.4: The possibilities of early retirement should be thoroughly explored before consideration is given to other means of personnel reduction. However, no laculty member will have early retirement lorced upon him/her because of rettenchment.

10d.5: Any position that is vacant, or that becomes vacant for whatever rea. sons, is considered closed and may not be filled unless it is rejustified and approved as new.

10d.6: A faculty member who has been retrenched shall be placed on a recall list tor three years. He'she shall have access to a list of personnel vacancies as they occur, and he/she shall receive preference to positions for which ha/she is qualified over non-campus applicants. Faculty members shall be recalled according to the principle "last laid-oft, first recatled," providing a faculty
member is qualified to per'orm the duties of the vacant position
10d.7: Departmenı chairpersons and deans will make every elfort to relocate extra faculty in other academic, administrative, or stalfiposis needing personnel when the faculty member's qualifications permit. If such shifl is to an adminis. trative or staff position, the salary and other considerations of employment shall not exceed that which is shown for the administrative or staff position in the budget. If the appointment is academic, the rank and salary shall be the same as were held by the faculty member being translerred.

10d.8: Transfers between academic departments fall into Iwo distinct categories, Pormanent Transfars and Loans. A permanent transfer is a permanent change of department home and must be acceptable to the receiving department and to the faculty member. The receiving department may object to a transfer only on academically justifiable grounds. The years of service already rendered in the original home department will be counted toward the acquisition of tenure in the receiving deparment except that the receiving department shall always be granted no less than 2 full years of actual service in that department before tenure may be acquired therein. In a permanent transter, the former home deparment relinquishes all obligations to the faculty member at the time of Iranster. A loan is a split assignment between two or more departments for temporary service, but with the home department retaining the responsibility for continued employment of the individual since the loan arrangement is temporary. A receiving department which accepts a loaned faculty member has no obligation loward that faculty member beyond the oneyear commitment in terms of the period of time it will continue the loan. If the receiving department refuses to renew the loan, the loaned member will be returned to his/her home depariment for reconsideration of his/her status. The receiving department may object to an initial loan or continuation of a loan only on academically justifiable grounds. The receiving department may change a loan to a permanent transter at the conclusion of the year it the laculty member and the home department agree, and it has an appropriate position available in which case the receiving department assumes the obligation for the faculty member's future as described above. A home department is obligated to take back a loaned facuity member before hiring a new laculty member or limitedservice faculty in the area of his/her competency. Loans and translers shall be confirmed in writing by the president of the University. A faculty member on partial loan to another department shall remain a member of his or her "home" department for purposes of exercising rights and privileges established under the Agreement. Appendix A (DEFINITIONS) sets forth pertinent definitions. Appendix 8 (RETRENCHMENT MATRIX) summarizes the application of 10d.710 d .8

10d.9: When an academic department is nolified that a reduction in the number of full-service faculty members in the department is necessary, and the possibilities of reduction through normal attrition, leaves, loans, translers and early retirements have been exhausted, the person or persons to be discontinued in the department shall be determined in inverse order of length of quality. ing service providing the remaining faculty members have the necessary qualifications to teach the remaining courses or perform the remaining duties. For purposes of retrenchment, depariment chairpersons shall be considered as faculty. The Joint Committee referred to above shall hear appeals from departments which seek to modify the seniority application.

10d.10: Any full. service lacully member who is discontinued for re isons of retrenchment shall be advised in writing by the president of the University of such decision by December 15 of the curreni contract year for layoff commenc. ing with the next academic year, and further advised by the president that the reason for his/her discontinuation is not due to dissatisfaction with his/her services. Every ellort shall be made to assist such displaced laculty members to relocate. Nothing in Ihese guidelines, however, shall preventdiscontinuation of any non-tenured faculty members for other reasons.

10d.11: For purposes of retrenchment, seniority includes that portion of a continuous period of service at the University (or its predecessor) as a fullservice faculty member or department chairperson. Time spent on military leave, suthorized leave without pay, Faculty Improvement Leave, and sabbatical count toward seniority, it the individual returns (or returned) from the leave to the department from which the leave was granted. Time spent on a temporary loan or transter under the provisions of this aricle shall count toward seniority in the event the individual subsequently relurns to an academic department. Individuals who have resigned (or subsequently resign) from the University and have returned (or subsequently return) to the University shall be credited only with their current period of uninterrupted service. The effective date of initial appointment to the current period of uninterrupled University service shall determine an individual's seniority; for persons whose University service includes service in an administrative position other than the department chairpersonship, the effective date of initial appointment shall be adjusted to delete the period of service in the administrative position other than the department chairpersonship. In cases in which two or more individuals in a department joined the University on the same effective date of initial appointment |actual or adjusted), the date on which the individual signed a letter or contract accopting the appointment to the University shall determine seniority, if this inlormation is available in the personnel file. In cases in which two or more individuals in a department joined the University on the same effective date of appointment (actual or adjusted), and signed a letter or contract accepting the appointment to the University on the same date, seniority shall be determined in alphabetical order of last name, from most to ieast senior. No later than January, 1983, the Administration will provide each academic department with a departmental seniority list prepared in conformity with the provisions of this article; the Association shall receive copies of departmental seniority lists.

10d.12: If an academic department or programis merged with or transferred to another academic department as a result of reorganization, bargaining unit members who teach the courses in the department or program to be merged or transferred will be transferred to the receiving department with no loss in tenure (or tenure eligibility) or seniority.

## ARTICLE 11

## FACULTY EVALUATION

11.1: Purpose: The purpose ol the evaluation procedure described herein is twoold: to help faculty to improve their professional performance and to provide those individuals responsible for making career decisions with information regarding facully performance.
11.2: Faculty Development: To promote the improvement of the quality of
teaching, the Administration in consultation with the Association will provide a minimum of nine workshops on topics related to faculty development during each year of this Agreement.
11.3: Student Evaluation of Teaching: Members of the bargaining unil shall be evaluated by students every fall quarter in all classes they leach, subject to the exclusions specified in 11.4. The formar shall be that Specified as Appendix D to this Agreement. (If the parties reach agreement on a revised student evaluation instrument in 1982-83, however, the revised instrument shall be used in 1983.84, and thereatter, for the term of this Agreement, and such revised instrument shall supersede the present instrument specifiect in Appendix D. Also, appropriate changes, if any, shall be made in Article 11.6. Non-tenured faculty will also be evalualed every winter quarter. Tenured faculty may volunteer for evaluation in winter quarter by notifying the Administration in writing by the preceding December 1 ; voluntary evaluations of tenured facully in winter quarter will not be included in the official personnel file unless submitted by the laculty member with a written requesl for inclusion.
11.4: Exclusions: The following courses shall not be evaluated by students:
a) those in which there are fewer than five (5) students present for instruction at one time;
b) those in which students receive fewer than ten clock hours of classroom or laboratory instruction by the instructor;
c) team-taught courses; and
d) thesis courses.

Further, should a faculty member feel that there are serious and compelling reasons why a specific course in a given quarter should not be evaluated, he/she may submit a written request for exclusion to the department chairperson. If the chairperson approves the request, the laculty member's memorandum, with the chairperson's notation ol approval, shall be forwarded to the faculty member's Official Personnel File.
11.6: Procodurs: The Administration shall provide appropriate materials (forms, pencils, instructions) and shall make arrangements for the administration of the evaluations. The faculty member shall nol comment upon the evaluation or administer it. The evaluation shall be administered by a volunteer! studenit monitor, whe shali distribute the evaluation forms, collect them upon the completion of the evaluation, place them in an envelope, and seal it. The sealed envelope shall be given to the faculty member for return to the Administration.
11.6: Roport of Results: The Administration shall report the results of quarterly evaluations to the faculty member, the chaiperson, and the dean. The report shall include:
a) the number of students that evaluated the instructor in each class;
b) the distribution of the ratings by number and percent on each item of the evaluation for each class section in which the evaluation took place;
c) the class section mean and median for each item in Parts 2 and 3 of the instructor's evaluation;
d) the department mean and median for each item in Parts 2 and 3 of the
evaluation for all sections of a mulli-section course.
e) the laculty member's mean and median for each item in Parts 2 and 3 of the evaluation for those sections at the same course level 1500,600 . 700, etc. :

1) the department mean and median for each item in Parts 2 and 3 of the evaluation for those sections at the same course level $500,600,700$. etc.);
g) The University mean and median for each item in Parts 2 and 3 of the evaluation for all instructors at the same course level $\{500.600 .700$, etc.).
A report of items e, $f$ and $g$ (above) shall be placed in the OHficial Personnel File. Responses A.B.C.D.E to the items in Parts 2 and 3 in Appendix $D$ shall be weighted $5 \cdot 4 \cdot 3 \cdot 2 \cdot 1$ respectively for the purpose of determining means and medians. Students shall have the opportunity to inspect copies of the summary report of student evaluations in the offices of academic deans; pholocopies or transcriptions of the summary reports shall not be permitted as part of this access.
11.7: Chairperson's Evaluation: The chairperson shall conduct the departmental evaluation of faculty, using the format in Appendix E. Non'tenured faculty shall be evaluated every year; tenured laculty shall be evaluated every other year except tenured full professors who shall be evaluated every four years. Effective Spring, 1983, departmental evaluations shall occur during May and June of each year; however, in the Fall of 1982 , the previous schedule shall be observed, and faculty scheduled for evaluation shall complete page 1 of Appendix E and submit it to the department chairperson nolater than October 1 , 1982. Effective Spring, 1983, all faculty scheduled for evaluation shall complete page I of Appendix E and submit it to the department chairperson no later than May 15. Evaluations completed during the phase-in in the Fall of 1982 shall cover the period since the last regular evaluation; evaluations completed during the Spring of 1983 and thereafter shall cover the academic year in which the evaluation occurs for non-tenured faculty and the period since the last departmental evaluation for tenured faculty. Tenured faculty whose last names begin with the initials A.M shall be evaluated in the Spring of 1983 and subsequent odd-numbered years; tenured faculty whose last names begin with the initials $\mathrm{N} \cdot 2$ shall be evaluated in the Spring ol 1984 and subsequent even-numbered years. A scheduled evaluation may occur one year earlier or one year later when a faculty member is on leave for one complete academic year or longet. The faculty member shall have the right to prepare the report of his/her activities; to be consulted by the chairperson before the chairperson completes pp. 2.3 of Appendix E; to comment verbally and/or in witing upon the chairperson's evaluation; and to receive a copy of the evaluation. The chairperson shall review the faculty member's Official Personnel File prior to performing the evaluation.
11.8: Exclusivity of Evaluations: For the duration of this Agreement. the system of laculty evaluations described in this Article shall be the only faculty evaluations ol any kind employed at YSU, except for the evaluative judgments required by the provisions of this Agreement and the review of a candidate for graduate laculty status.

## ARTICLE 12 <br> PROMOTION IN FACULTY RANK

12.1: Number of Promotions: The Admiristration shall budgel funds to cover the cost of promotions in rank specified below, for each year of this Agreement
a) a number equal to $10 \%$ of the members of the barganing unit at the ranks ol instrucior, assistant professor, and associate professor, or 36 . whichever is greater; and
b) a number equal to $10 \%$ of those academic administrators holding earned rank of instructor, assistant prolessor, and associale protessor. or 4 , whichever is greater.
The promotions opportunities in al above shall be prorated among the six schools and colleges (excluding the Graduate School) on the basis of the number of bargaining unit members in each school or college at the ranks of insiructor, assistant protessor, and associate protessor. The number of promotions opportunities allotted by proration to each school or college shall be determined annually by the Administration and the Association and announced to the faculty by October 15.
12.2: Eligibility for Promotion: The evaluation ol applicants lor promotion shall be based upon a) the quality ol performance in teaching, scholarship, and University Service; and, b) the length of service in rank.
12.3: Quality: The determination of the quality of an individual's performance in teaching, scholarship, and University service shall be based primarily upon the contents of the Official Personnel File. It is the responsibility of each individual to inspect his/her file periodically 10 assure that it includes all pertinent information which he/she wishes used as evidence of performance in these three areas. All per sons who review candidates for promotion shall review the applicant's Ollicial Per sonnel File batore making a decision or recommendation. Facully members with consistently satislactory performance in teaching, scholarship, and University service since the last promotion or appointment are entitled to consideration for promotion at the completion of the years of service stated below. Faculty members with consistently outstanding performance in teaching, scholarship, and University service since the last promotion or appointment are entitled to consideration lor promotion prior to the complation of the years ol service stated below. The burden of demonstrating the outstanding nature of the performance shall rest with the spplicant.
12.4: Dogroes and Longth of Service: ' For promotion to the rank of assistant professor, an individual shall have:
a) an earned doctorate from an accredited institution of higher education in a relevant academic field, or
b) a master's degree, or its equivalent, from an accredited institution of higher education in a relevant academic field, plus a minimum of live (5) years ol service at YSU at tha rank of instructor.

For promotion to the rank of associate prolessor, an individual shall have:
c) an earned doctorate Irom an accredited institution ol higher education

[^5]in a relevant academic field. plus a minimum of four $|4|$ years at service at YSU at the rank ol assistant professor, or
d) a master's degree, or its equivalent, from an accredited institution of higher education in a relevant academic lield. plus a minimum al six $(6)$ years ol service at YSU at the rank of assistant professor
For promotion to the rank of professor, an individual shall have:
e) an earned doclorate from an accredited institution of higher education in a relevant academic field, plus a minimum of six(6) years ol sevice at the rank of associate protessor; or
f) a master's degree, or its equivalent, Irom an accredited institution of higher education in a relevant academic lield, plus a minimum of eight (8) years of service at YSU at the rank of associate professor
12.5: If a faculty member at the rank ol assistant professor acquires an earned doctorate, each year ol his/her service in that rank prior to the acquisition of the degree will count as two.thirds (2/3) of one year toward the four (4) years required. If a faculty member at the rank ol associate prolessor acquires an earned doctor ate, each year of his/her service in that rank prior to the acquisition of the degree will count as three-lourths ( $3 / 4$ ) of one year toward the $\operatorname{sx}(6)$ years required. The year in which the application for promotion is filed shall not be counted as a year of service in rank lor purposes of consideration lor promotion. An individual shall not receive credit for any year in which he or she was absent on sick leave or leave without pay for one quarter or longer, Time spent on leave with pay, including Faculty Improvement Leave, but excluding sick leave, as described above, shall be counted.
12.6: Application for Promotion: An applicant for promotion shall submit a properly documented application form to the office of the vice presidentpersonnel services by November 1.' The vice president-personnel services or his/her designee will time-stamp each application form received and issue a receipt tor the application; applications received by the vice presidentpersonnel services after $5: 00$ p.m. on November 1 ' will be returned to the applicant and will not be considered. The vice president-personnel services will promptly review the information related to minimum eligibility for promotion specified in Article 12.4 and will certily the accuracy of this information or correct it in conformity with the contents of the Official Parsonnel File, initialling any corrections made. The application form will then be forwarded to the appropriate department chairperson.
Once an application tar promotion has been submitted, no addenda to the application will be received. However, faculty retain the right to submit additional material to the Official Personnel File, as provided for in Article 14.
12.7: Department Promotion Committee: The full-service faculty members ol each academic department shall decide by majority vote whether to esiablish a department promotion committee (DPC) in any single year. If the decision is affirmative, the depariment members shall elect a DPC no later than November 1. Chairpersons and current applicants for promotion may notserve on the DPC. and at least two ranks in the department, if available, must be represented The DPC shall elect its own chairperson, shall review applications for promotion by

[^6]department members, and develop recommendalions on those applications lor transmission to the depariment chairperson. Each applicant for promotionshall have the right to appear before the commitlee to speak on his 'her own behalf The DPC shall transmit all applications for promolion with is recommendations to the department chairperson by December 1 , ranking those whom it recom. mends for promotion. The DPC shall inlorm all department members of Is positive recommendations. The chairperson shall lorward all applications, with his/her recommendatioris and the recommendations of the DPC, to the School/College Promotion Committee (CPC) no later Ihan December 15.
The chairperson shall perform the function of the DPC described above in the absence of a DPC. The chairperson shall inlorm all department members of his/her positive recommendations.
12.8: School/College Promotion Committee: There shall be a school/college promotion committee (hereatter CPC) in each undergraduate school or college. The CPC shall be chaired by the dean of the school or college, who shall be a voting member, and shall include four (4) members of the bargaining unit in each school or college except the College of Arts and Sciences, in which the CPC shall include six ( 6 ) members of the bargaining unit. Faculty membership of each CPC shall consist of faculty who have served a minimumol two (2) complete vears at their current rank. In the College of Fine and Performing Arts, at least one CPC member shall be chosen from each department. In the other five CPCs, nomore than one (1)CPC member shall be chosen from any one department. In the College of Arts and Sciences, the CPC shall include two (2) members of the bargaining unit from the Humanities, two (2) from the Social Sciences, and iwo (2) from the Natural Sciences. Applicants for promotion shall be ineligible to serve on the CPC. CPC members may serve no more than two (2) conseculive 1-year terms. By March 1, the CPC shall forward to the academic area officer a list of those whom it recommends for promotion together with the application forms of all who have applied. The CPC shall not recommend for promotion a number of applicants in eacess of the school/college allotment determined earlier by proration as provided in 12. ta. Academic administrators shall not be counted toward the school/college allotment. The CPC shall notily all applicants of its recommendations.
The purpose of the CPC shall be to review applications for promotion in faculty rank, and to develop recommendations on such applications for submission to the academic area officer. Ar applicant for promotion shall have the sight to appear before the CPC to speak on his or her behalf. The CPC may seek the recommendations of other facully as it deems appropriate.
12.9: Election and Timolines of CP C: The Association shall conduct the elec. tion of the CPCs. The vice president-personnel services shall provide the Association with a list of promotions applicants no later than November 5. The Association shall certify in writing to the Administration that the CPCs have been duly eiected by secret ballot in accordance with the provisions of the Agreement no later than December 15, and will simultaneously identify the persons elected to each CPC. The dean of the school or college will, upon receipl of a copy of the Association certification of election of a duly constituted CPC, convene the CPC.
12.10: Academic Area Officer Action and Appeal: The academic areaofficer shall review the recommendations of the CPCs. If the academic area ofticer - add names to or delete naries from the lists of those recommended
lor promintion by the C.PCs he she shall meel with the president of the Associa tion and with any individual whose name is to be deleted from the list toexplain the reasons, the decision and to delver a written statement ol the reasons lor denying the promolion By April 1 . the academic area ofticer shall notily in writing those whom he i she has recommended to the president of the University for promotion. Promotions will be effecive the following academic year. An individual who has been denied a promotion aller being recommended by a CPC may file a written appeal with the president of the University no later than fifteen (15) days atter the meeting with the academic area officer relerred to above. The president shall then proceed to appoint an appeals panel within litteen (15) calendar days srom the receipl of the appeal. The appellant shall have the right to appear belore the panel; the appellant and the Association shall have access to documents reviewed by the panel. The appeals panel shall consist of two (2) members designated by the preside nt of the University, two (2) by the president of the Association, and one (1) additional member chosen by the four to serve as chairperson. Persons from the appellant's department and others who have participated in the review ol the application for promotion prior to the appeal shall be ineligible to serve on the panel. The panel shall impartially examine the merits of the individual's application for promotion. The panel shall also consider the reasons for the denial of the promotion by the academic area olficer. The appeals panel shall submit its recommendation to the president of the University, the president of the Association, and the appellant within thirly (30) days from the dale that the fifth member of the panel is selected. Should the appeals panel fail to submit a recommendation within the prescribed deadline, the academic area officer's decision shall stand. The president shall rule upon the recommendation within fifteen (15) days atter receiving it. The president shall inform the appellant, the appeals panel, and the Association of his or her ruling. The decision of the president of the University shall be final and binding on all parties. However, a bargaining unit member who believes that the procedures described in this Article have not been followed may file agrievance under the provisions of Article 8 (GRIEVANCE PROCEDURE).
12.11: Record of Proceadings: In order to comply with federal and State statutes, Executive Orders, and other civil rights laws and regulations, the department promotion committees and the school/college promotion committees shall keep records of their proceedings.
12.12: Dieposition of Prometion Application Dosumente: The Promotion Application Form, and appended materials, shall be deposited in the spplicant's Official Personnel File at the conclusion of the promotion process. These documents will be removed from the file and turned over to the faculty member upon his/her request. At the conclusion of their daliberations, each DP? and CPC shall provide the Administration with the following materials: minutes of meetings, descriplions of criteria and procedures used in reviewing applicants, and conclusions reached. These materials shall be maintained by the Administration for two (2) years. Materials generated by a DPC stalll be available for review by members of the departmerit faculty and the Association; materials generated by CPCs shall be available for review by members of the school/college facully and the Association.

## ARTICLE 13

## WORKLOAD

13.1: General Rusponsibilities: Upon accepting an appointment to the faculty of Youngstown State University, a faculty member assumes responsibilities in three general areas: teaching, scholarship, and University service. A representative list of duties within these areas is found in Appendix G. Basically, members of the faculty are expected to teach their classes compelanily, keep abreas of developments in their fields of specialization, and participate conscientiously on committees.
13.2: Types of Instruction: There are several basic types of instruction. Lecture Courses include conventional lecture courses, discussion courses, workshops, and seminars. These courses require no special physical plant facilities, but may be offered in any general classroom; the student in such a course receives one hour of academic credit for each hour spent in the classroom. A laboratory Course is institutionally scheduled course work which requires applied study in a place on campus especially equipped for that purpose; the student is rraditionally required to devote a greater number of weekly contact hours in a labcratory than the number of credit hours received for successful completion of the course. Laboratory instruction shall include clinical classes in hospitals, activity courses in Health and Physical Edu^ation (H\&PE), applied art and music courses, and the drawing sequence in ivechanical Engineering. A Contorence Courso is a course offered in lieu of a course which normally enfolls fifteen (15) or more students, but because of extenuating circumstances must be offered for one (1) or more students on a conference basis. Field-Based Coursos are experiences in which students go off campus for supervised practical experiance related to an academic discipline. Individual Study Courses require the student. under faculty supervision, to conduct individualized research or pursue an individual project. Thesis Courses require the student to engage in individual research culminating in the writing of a thesis required for the completion of a degree. The course description in the University Catalog shall be used to determine the type of instruction involved in any particular course.

## 13.3: Dofinition: One Workload Hour (WH) equals one contact hour ( 50 minutes) of lecture instruction or 1.5 contact hours ( 75.85 minutes) of institution-

 ally scheduled laboratory instruction each week over an eleven-week quarter, or its equivalent, in a course listed in the University Catalog or inventory ol course olfarings. This definition is subject to the exceptions, modifications, and nonlecture equivalencies specified in this Article.13.4: A laculty member shall not, withour his or her consent, be assigned more than 38 WH during the three quarters of any academic year, or more than 16WH during any quarter. However, laculty members who teach more than 16 WH in an academic quarter or more than 37 WH in an academic year shall receive overload compensation as provided for in Article 4.11. For purposes of compulation, assignments under Article 13.6 shall be counted as assigned WH's. A lacully member shall be free to accept or reject without prejudice any overload assignment over 16 WH per quarter or over 38 WH per academicyear. A facully member also qualifies for overload payment when heor she substitutes for an ill colleague upon the written direction of the department chaipperson. For such service, the substituting facully member shall be paid a sum to be prorated in
accordance with Article 411 , whether or not the additional lood taises the faculiy member above the 37 WH or 16 WH Imits For purposes ol computation, one full week of classes equals $1 / 11$ quarier However, the charperson may assign a laculty member to serve as a substitute for up to three (3) contact hours per academic year without overload payment A faculty member may nol be required to substitute in a course which he/she has not taught during the past two years. A facully member may not be assigned more than 800 Student Credit Hours (SCH) in any given quarter unless he or she teaches no more than two courses. The full.service faculty in a given department shall not average more than 450 SCH per full.time equivalent bargaining unit member per quarter, unless a majority of the full-service faculty in the department vote to waive the restriction.
13.5: A faculty member shall receive workload credit only once for a given hour of the week, even though students from more !han one course may be present in one assigned area at one scheduled time for satisfaction of requirements in different courses taught by the same faculty' member.
13.6: Non-Taaching Equivalencies: Faculty members who serve in nonteaching capacities shall receive a workload reduction of up to eight (8) WH per quarter. This shall include, but not be limited to, directors of department or school/college graduate programs, the laculty members advising the Jambar and the Neon, directors oi co-curricular activities in the Department of Speech Communication and Theatre, the Coordinator of Basic Composition in the English Department, the Coordinator of Astronomy, the Director of Oral History, the Assistant Director of Student Teaching in the School of Education, the Coordinators ol activities or programs in the Dana School of Music, ard the Coordinators of Elecrrical Engineering Technology, Mechanical Engineering Technology, Civil Engineering Technology, and Computer Technology. The specific reduction in each case shall be mutually agreed to by the faculty member and the Administration. A faculty member shall be free to accept or reject such an assignment without prejudice. The faculty mernber may bring an Association representative to discussions of the Workload Reduction with the Administration. The provisions of Article 13.6 shill nol Epply to routine commiltee assignments, student advisement, program development, and other activilies which are general duties for all faculy.
13.7: Conferance Coursas: Faculy members are free to accept or reject conference course requests except in the csse where on!y one faculy, momber is qualified 10 teach the conference course which mus! bs taught. Conference courses shall carry a minimum of one-half(.5) WH but nol more than two (2) WH in the teaching load; the specific amount shall be determined by the department chairoerson in consullation with the facully member. This policy shall apply both during the academic year and the summer.
13.8: Team Taaching: A minimum of six (6) students per protessor mustregister for any inierdisciplinary courses taught by two (2) or more protessors. If the registration ranges from 6 to 9 students per protessor, each faculty member shall be allotied one (1) WH for two (2) contact hours. If the registration ranges from ten (10) 10 fourteen (14) students per prolessor, the laculty member shall be allotted two (2) WH for three (3) contact hours. It the registration exceeds lourteen (14) students per prolessor, the faculty member shall be allotted one (1) WH for one (1) contact hour. Exceptions to these minimum enrollment guide. lines may be granted by the dean(s).
13.9: Thesis: A lacully member who is assigned in writing the major respons:bility for direction of a graduale thesis shall receive 1.5 WH credin for each thesis upon completion. A faculty member who is assigned in writing the major responsibility for direction of an undergraduate thesis in the School ol Engineer. ing shall receive $1 / 2(5)$ WH credit for each thesis upon completion. Creditrecog. nition may be given, at the discretion of the Administration, either prior to or subsequent to completion In the event a laculty member has a significant number of assigned theses which are not completed, the chairperson will take this into account in determining the laculty member's workload assignment.
13.10: Variable Credit Courses: These are of two types. A course which varies in credit from quarter to quarter, but is availableto students in a given quarter for only one number of credit hours shall cary that number of WH credit toward workload. A course which is available to students in a given quarter for a variable number of credit hours (e.g., 3-5) Shall carry the number of WH equal to the average number of credit hours taken by the students, as reflected in the 14 -day roster.
13.11: Individual Study: In courses consisting of supenvised individual research or individual projects as described in the University Catalog, the instructor shall receive one (1) WH for each 15 SCH (e.g., threa students enrolled for live hours each), as reflected by the 14 -day roster, The SCH referred to in this paragraph shall be cumulative through the academic year.
13.12: Fiald-Bosed Experiencess: In courses consisting of off-campus internships, practica, or other supervised field based experiences as described in the University Catalog, the instructor shall receive $1 / 2(5)$ WH for each 15 SCH (e.g., three students enrolled for five hours each), as reflected by the 14 -day roster. The SCH referred to in this paragraph shall be cumulative through the academic year.
13.13: Collogo of Applied Science and Technology: Faculty teaching a laboratory shall receive one (1) WH credil toward their annual workload for each 1.5 contact hours with students in a laboratory setting. Allied Health and idursing faculty teaching clinical ciesses in hospitals off-campus shall receive one (1) WH toward their annual workload for aach 1.5 contact hours. Allied Health faculty teaching or supervising externships, internships, and/orciinical experiences in hospitals shall receive one-half (.5) WH for each 7.5 SCH generated.
13.14: College of Arts and Sciences: Faculty leaching a laboratory shall receive one (1) WH credit toward their annual workload for each 1.5 contacl hours with students in a laboratory selting. Faculty teachingsativities courses in H \& PE shall receive one (1) WH Credit toward their annuă! 'ivikikoad for each 1.5 contact hours with students in class.
13.16: School of Education: For graduate-level lield experiencas in an olfcampus setting, prescribed by a Universty Catalog course description and confirmed by the University schedule of classes, each 12 SCH (e.g.. 4 students enrolled for 3 q.h. each) shall count as one (1) WH toward the faculty member's workload. For undergraduate studert teaching, each 15 SCH (e.g., I student enrolled for 15 a.h.) shall coun! as $1 / 2(.5)$ WH toward the faculty member's annual workload.
13.16: School of Engingraring: Faculty teaching a laboratory shall receive.
 students in a latoratory selling Farully assigned ou Enginpering 581 shall receive $1 \mathbf{1 0 1 1}$ WH for each lecture, and ilie designaled coorduratoo shall recerve two (2) WH for the quatler Faculty assigned io the drawing sequence in Mechanical Engineering shall receive one (1) WH for each 15 conlaci hours:
13.17: College of Fine and Performing Arts: Faculty assigned to large en. sembles (Orchesira, Wind Ensemble, Band, Concert Chorr. University Chorus) shall receive one (1) WH for each one (1) contact hour Facully assigned to applied classes or small ensembles shall receive one (1) WH for each 1.5 conlact hours: faculty leaching individual instruction /presupposes one-hour weekly seminar in perlormance and composition courses) shall receive one (1) WH for each 1.5 contact hours, and facilly teaching studioart classes in ine Art Department shall receive one (1) WH for each 15 contact hours
13.18: Office Hours: Faculty members shall mantainfive or more office hours weekly during each quarter al times convenient to boll the laculty member and to his her students Office hours shall be distributed over a minmum of three days eacll week. unless allernative arrangements have been made subject to The approval of the department charperson During these times. a faculty member shall be available to meet with students in connection with courses, academic advisement, and registration.
13.19: Registration: Faculty members shall be available for registration duty as assigned by the departnient chairperson. Through arrangement between faculty members, and provided the department chairperson is notitied, one laculty member may assume the registration and advisement duty of another lacully member. Faculty shall be available for regisistation and advisement duty during summer periods when they are under contract to teach
13.20: Academic administrators who wish to teach may do so in coordination with, and upon approval ot, the department involved, but in nocase ilitjeopardizes the employment of a currenlly available full-service faculty member. Graduate assistants may be assigned to teach lower division classes provided that they do not jeopardize the employment of currently available full. senvice faculty members.
13.21: Grants and Research: Faculty members who receive grants tor research and other activities which subsidize a portion of the laculty member's salary shall receive a reduction in workload providing such specitic arrangements were approved by the academic area officer prior to the submission of the grant proposal. The authorship ol a textbook shali not be deemed to be an activity ineligble per se for grant assistance from the University Research Council.
Each vear up to twelve (12) faculity members whose unsubsidized research is deemed merilorious of support shall be designated "Research Prolessors. "A laculty member will not be designated a Research Prolessor for more than two consecutive years. A Research Prolessor shall teach no more than twenty-lour (24) WH during the iliree quarters of the academic vear. Applicants shall be screened by a 5 -member committee composed of two (2) senior members of the graduate lacully appointent by the Administration, two (2) senior members of the graduate facully appointed by the president of the Association, and the dean of Graduate Studies who shall chair lie committee. The dean of Graduate Sludies shall announce the names of thosefacully designated Research Prolessors. and
his/her decision shall be final and binding.
13.22: In accordance with O.R.C. 3345.14, commercial protits which resull from research done, or marketable computer programs developed, aI YSU Shall be shared equally by YSU and the laculty member who conducls the research, unless the research is subsidized by an external agency which stipulates contrary lerms as a condition of the support. This shall not apoly to royalties, which shall go exclusively to the author.
13.23: A taculty member who teaches a class which ends atter $7: 30$ p.m. shall not be scheduled for a class the following morning prior 10 $10: 00$ a.m. Classes in session atter $7: 30 \mathrm{p} . \mathrm{m}$. shall not be assigned to a laculty member more than three evenings per week. No full-service faculty member shall be assigned to teach on more than five (5) days per week. Exceptions to this policy shall be permitted upon mutual agreement of the chairperson and the faculty member.
13.24: The deparment chairperson shall consult with the faculty member relative to the faculty member's assignment. "Consultation" means that the chairperson will inform the faculty member of his or her assignment and allow the faculty member the opportunity 10 discuss the schedule prior to the submis. sion of the schedule to the dean; assignmenisare subject to change subsequent to submission to the dean. Departmental iaculty may vote to establish a department scheduling committee which shall develop recommendations to the deparment chairperson on teaching schedules.
13.25: Media-Basod and Computor-Sased Courses:For the purposes af thes Article, media-based courses are defined as courses in which the stu rat receives most instruction and information by radio, television, film, or a simpiar medium, without an instructor having been assigned to teach the course for workload credit under the provisions of this Article; for the purposes of this Article, computerbased ccurses are defined as courses in which the student receives most instructiori and information through a computer terminal or other means of access to a computer, without an instructor having been assigned to teach the course for workload credit under the provisions of this Article. Up lo three (3) computer-based and/or media-based courses may be developed and/or laught on an experimental basis during each academic year of this Agreement, providing the faculty member who teaches each course receives regular workload credit for it the first time it is offered, and providing further that the Administration and the Association reach agreement on workload credit for the course prior to it being offered a second time. The parties agree to discuss the matter of miedia-based and computer-based courses during negoliationsfor a successor Agreement. With the exception of the courses provided for above, there shall be no media-based or computer-based courses offered at the University for academic credit during the term of this Agreement.
13.26: The Administration shall, to the extent possible, avoid the scheds: ing of classes between the hours of $4: 00$ p.m. and 5:00 p.m. Monday through Friday 50 that this time will be available for various committee meetings. Committee meetings should not be scheduled, however, during the 4:00-5:00 p.m. hour on the second Wednesday of each month so that the Association may schedule meetings.
13.27: Acadomic Calendar: The Administration shall develop the academic $c^{\text {alnntax }}$ in consultation with the Association. In this calendar, the academic
year shall extend tor 39 weeks trom the beginning of the Fall Quarter fon or about September 15) through the end of the following Spring Quarter (on or aboul June 15), the academic week shall extend fromi Monday through Friday even though some classes may be scheduled on Saturday, and the academic day shall extend from 7.00 a.m 1010.30 p.m Holdays shall be observed in accordance with the provisions ol Section 124.19 of the O.RC The following days shall be observed as holidays and no classes will be scheduled. Veterans' Day, Thanksgiving, the Friday atter Thanksgiving. ChrisImas, New Year's Day, Martin Luther King Day, Presidents' Day, Memorial Day, Independence Day, and Labor Day. When a holiday talls ori a Saturday or a Sunday, either the preceding Friday or the following Monday shall be observed as a holiday, and no classes shall be scheduled.
13.28: A faculty member is expected to serve on committees, but a faculty member shall not be required to serve on more than four committees concurrently. Committees refers to the Department Promotion Committee, a department curriculum committee, and to regular or ad hoc committees of the school/college, University, Academic Senate, and the standing committees of the Association. Membership in the Academic Senate constifutes a committee assignment. The Association Execulive Committee shall count as the equivalent of two committees.
13.29: The president of the Association, the chairperson of the Association Negotiating Team, and the chairper Son of the Association Grievance Committee will not be expected toserve on any other committees or tobe available for regis. tration and advisement duty independently of regular olfice hours.
13.30: : Bal-servick facuay members shall attend University, colloge/school, and department laculy meetings, and, as scheduled by the Ceremoniais Com. mittee, commencement exercises, Each college/sctiool dean, in consultation with the academic departments, shall develop a plan whereby one-third $(1 / 3)$ of the department members are present for each commencement exercise.
13.31: A faculty member may select the textbook(s) to be used in his/her courses unless the faculty member teaches a multi-section or sequential course, in which case the department faculty shall provide for textbook selection.
13.32: The Administration agrees to pay both the reasonable page costs for publication ol a bargaining unit member's scholarly research in a professional journal or periodical, and the cost of 100 reprinis of such published material, providing the publication carries the University's identification. Approval shall be secured in writing by the individual from the dean ol Graduate Studies prior to placing an order for thereprints or making a tinancial commitment to page costs.
13.33: Members of the faculty shall provide a course oulline for students in each course taught. The course out line shall include a clear explanation of the laculty member's policies on grading and class altendance for the course, and Shall be distributed to students within seven (7) days atier the beginning of the quarter, A laculty member shall explain a grade to a student who requests such explanation during the regular office hours. The faculty member shall return to the students at leasl one (11 grade report on a class assignment Itest, examination, essay, etc.) before the end of this sixth week of the quarter. Faculty members shall retain student materials which have not been returned to the

Sludents for one (1) quarter following the completion of the quarter in which the work was assigned.
13.34: Members of the bargaining unit may accept consulling and other professional positions outside the University as long as such employment does not interfere with the individual's University duties. The extent of consulling activily shall be made known to the Administration as required by state law. These rights exist al all times, including periods of leave.
13.35: Faculty members who are absent from teaching dutties without approval of their department chairperson or dean shall forfeit one day's pay for each full or partial day of absence. Faculty members are required to fufifillother duties and responsibilities as set forth in this Agreement. If the chairperson believes that a facully member has not fulfilled his/her other duties and responsibilities, the chairperson shall bring the matter 10 the attention of the facult; member. The faculty member shall be subject to forfeiture of one day's pay for each full or partial day of noncompliance from the lime of the chairperson's notification.
13.38: Bargaining unit members are expected to be available for service at the beginning of the contract period. If the bargaining unit member reports atter the date he/she is scheduled to perform duties, his/her solary shall be reduced by an amount equal to the individual's pay for the days of absence. The penalty shall not apply if the absence has been authorized in advance by the depar Iment chairperson.
13.37: The parties agres that the individual faculty member reiains the authority to make the final determination of the grade to be awarded to each student in his or her courses. No individual or committee shall be authorized to change a grade, except upon the recommendation of the facully member who awarded the grade. The parties agree that the Academic Senate may during the term of this Agreement adopt a policy which provides for a system of changes ingrades awardid; however, if such a policy is adopted, the full.service faculty will retain the right to challenge the adoption of the policy and may under the charter of the Senate have the policy referred to the faculty as a whole for a vote. The provisions of Article 13.37 shallnot apply in situations in which the faculty member is no longer in the employment of the University and cannot be contacted by the Administration.

## Afticle 14 <br> PERSONNEL FILES

14.1: Coneral: The Administration shall maintain an Official Personnel File in the office of the vice president-personnel services for each full.service faculty member. The Official Personnel File shall be the sole official repository of records to be utilized in the administration of the personnel evaluation provisions of this Agreement.
14.2: Consents: From the time of appointment to the full.service faculty, an individual's file will contain the following:
a) information on the individual's prior employment, education, and training;
b) oticial transcripis of all college work;
c) copies of the individual's coniracts with the Universily.
d) reports of student and chairperson evaluations as specried in Article 11 (FACULTY EVALUATION):
e) information on the individual's professional activities and accomplist. ments;
f) any statement that the faculty member wishes to insert in response to or in elaboration of any other item in the file;
g) documents relating to promotion in rank as provided in Article 12 (PROMOTION IN FACULTY RANK);
h) documents deemed appropriate for insertion by the Administration, providing such documenis are compiled and maintained in a lashion compatible with Isiw; and
i) information involving seniority.
14.3: Date and Signature: Documents which are placed in a faculty member's file will be dated and signed by the vice president-personnel services of his/her designee at the time of their insertion in the file. Anonymous statements shall not be placed in the file. If a specific document does not origingte from the individual, or does not include by its definition a copy for the individual, the Administration shall send a copy of the document to the individual at the time of is insertion in the file.
14.4: Inspection and Duplication: The faculty member has the right and responsibility to inspect his/her file at reasonable times. Upon written authorization by the faculty member, the individual's designated representative and/or the Association shall have access to inspact and duplicale the contents of the file at reasonable times. The Administration will provide forms for this purpose, although access will not normally be denied solely because the authorization is not written on the designated form. The Administration shall nol lew a charge for the inspection of files, but it may levy a reasonable charge for the duplication of the contents of a file.

14,6: Accous: Appropriate academic administrators shall heve routine access to personnel files. Individual faculty members ghall have routine access al reasonable times to their files. The Association shall have routine access to tiles as specified in Article 14.4. Faculty members engaged in activities mandated by this Agreement shall have routine access to appropriate personnel files; faculty involved in the screaning of candidates for awards or special recognition, such as the Distinguished Prolassor Award, shall also have routine access topersonnel files as needed to fulfill those dutias. If unofficial or working files are maintained for individual faculty in the office of the chairperson of the dean, the faculty member shall have access at reasonable times to his or her unoflicial file:
14.6: Romoval of Itoms: The Administration shall, upon written request by a raculty member, remove the following documents from a fille and rathiniliempla the faculty member:
a) records of grievances filed by the individual, providing three (3) years have elapsed since the filing thereof;
b) records of student grievances filed against the faculty member, provid-
ing three $(3)$ years have elapsed since the filting thereof.
c) student evaluations provided for in Arlicle 11 (FACUI.TY EVALUA. TION, provided at least three (3) complete academic years have elapsed since the insertion of suct documentis in the file.
d) chairperson's evaluation, as provided for in Article 11. completed prior to the most recent two (2) lor tenured faculty and the most recent four (4) for non-tenured faculty; and
e) information nol specified in 14.2 above.

## ARTICLE 15 <br> ACADEMIC FREEDOM

The parties reaflirm adherence to the principle of academic freedom in faculty instruction and research as a right that can be neither denied nor abridged. The laculty member shall have the freedom to pursue knowledge and to report the truth as he/she sees it, in the classroom, publications, reports of research activities, and all protessional and academic forums. In exercising academic freedom, the laculty member should recognize his/her correlative responsibilities. In classroom teaching, the laculty member should not emphasize matters unrelated to his/her discipline. In making public statements, the facully member should exercise discretion, attempt to be accurate, and shall not speak for the University unless officially designated as a spokesper son by the president of the University.

## ARTICLE 16 RETIREMENT

16.1: Retirement Age: The retirement age for members of the bargaining unit shall be 70 years. If an individual becomes 70 during an academic year, he or she shall have the right to complate the academic year. Il an individual becomes 70 after the end of the academic year but before the end of the summer term, heor she may continue to teach through the end of that summer.
16.2: Sich Laave Convortion: All members of the bargaining unit who at the time of retirament have completed ten (10) or more years of active service with the University or a combination of ten (10) or more years of active service with the University together with other State of Ohio units as specified by law, shall receive paymant based on the member's rate ol pay atretirement for one-fourth of the individual's accrued but unused sick leave at retirement upto a maximum accrual of twohundred days ( $1 / 4$ of 200 days $=50$ days). Payment shall be based on a daily rate of $1 / 195$ of the individual's last 9 -month salary for each day. Upon accepting such payment, all sick leave credit accrued up to that time shall be eliminated. Such payment shall be made only once to an individual. An individual who returns to University service or any other Slate service after retiring may accrue and use sick leave as before, but may not conver the unused sick leave at the time of second retirement. Sick leave conversion does not apply to any termination or separation other than retirement. A member of the bargaining unit who applies for Sick Leave conversion shall submit an official confirmation from STRS of his or her impending retirement.
$10^{\text {a. }} \boldsymbol{0}^{\text {as }}$ "ued Benefits: For a minimum period of three ( 3 ) years after retire.
16.7: ETS: Duration: Assignment to ETS shall be available to the eligible laculty member for a period of up to four years, or until the year the individual reaches mandatory retirement age, whichever occurs first.
16.8: ETS: Sick Leave and Insurance: An indvidual who chooses ETS status shall be paid for accrued but unused Sick Leave as provided for in Article 162 . during Service on ETS status, the individual shall accrue Sick Leave at the regular rate (1-1/4 days monthly) but may nol convert accrued but unused Sick Leave a second time. An individual on ETS shall be covered by the insurance program provided by STRS. In addition, if the individual chooses, he'she shall have the opportunity toparticipate in the group insurance program by paying the University the appropriate rate, as provided for in Article 5.
16.9: ETS: Irrevocability: Faculty who elect ETS status shall notify the Admin. istration, in writing, of their decision by January 31 of the final academic year of fullttime service, providing with their notification written conlirmation from STRS of their eligibility for retirement. The written notification shall specily the period of time the individual wishes to serve on ETS (up to lour years). The Administration shall provide for each faculty member who chooses ETS a written contract which specifies the details of the ETS appointment and which binds the University, in accordance with the provisions of Article 16 of this Agreement. Representatives of the Administration shall meet with the faculty member to review the contract; the faculty menber shall bring to the meeting a legal representative and/or a representative of the Association. Upon the execution of this contract by the faculty member and the University, the faculty member shall retain the right to revoke his or her teaching assignment for a specitic Year(s) during the established ETS period, providing adequate advance notitication is provided the University, in which case the individual will not be paid for the year(s) in which services are not performed. Upon the execution of the contract between the faculty member and the University, the decision of the tacully member to retire shall be final, binding, and irrevocable.
16.10: ETS: Implamentation: Immediately following ratification of this Agreement, the parties will meet todevelop timelines to permit eligible faculty to elect ETS status for the 1982.83 academic year.

## ARTICLE 17

## STUDENTS

The Administration and the Association reaffirm their commilment to provide the undergraduate and graduate students ol YSU with the highest quality instruction possible withinthe limits of the resour ces available to the institution. The parties shall seek to maintain an environment which encourages each student to attain his/her maximum intellectual and emotional development. heightens the individual's awareness of contemporary forces in society and their impact upon the individual, and prepares students lor productive careers and responsible citizenship. Accordingly, the parties commit themselves to:
a) the student evaluation of laculty leaching performance, as provided for in Article 11 (FACULTY EVALUATION:
b) respect for the vital role of Student Government in representing and protecting the legitimate interests of the student body:
c) the continuation in future negotiations of the consulation and brieling sessions with student leaders begun during the negotiations in 1975: and
d) the principle that a student with a legitimate academic grievance has
the right to have his/her grievance heard

## ARTICLE 18 RETAINED RIGHTS

Except as specifically, or by necessary implication, abridged, modified, or clarified by the terms of this Agreement, the Board of Trustees and the Administration retain all of the rights necessary to conduct the affairs and operations of the University. These rights include, but are not necessarily limited to, the right to determine the number ol personnel needed in any category; tohire, transier and assign personnel; to suspend or terminate personnel (consistent with procedures of due process set forth herein); 10 acquire, operate, and maintain facilities and equipment; to assign and manage financial resources; to determine policy; and in general to do all things appropriate and incidental to the grant ol authority under Ohio Revised Code (Chapter 3345; also Secs. 3356.01-3356.06; also pertinent appropriation statutes).

## ARTICLE 19 ASSOCIATION RIGHTS

19.1: General: In addition to other rights and privileges accorded to the Association elsewhere in this Agreement, the Association shall have the rights specitiod below.
19.2: Duly authorized representatives of the Association shall have access to the University premises for purpose of transecting official Association business consistent with the Agreement, provided that this shall not interiere with or interrupt the normal conduct of University affairs.
19.3: The Association shall be permitted reasonable use of University rooms for meatings on the same basis as other laculty groups or facully members.
19.4: The Association shall be permilled reasonable use of University bulletin boards, faculty mail boxes, and University mail service for communication with members of the bargaining unit.
19.5: Copies of this Agreement shall be printed at the Administration's expense Ior distribution to all members of the bargaining unit and candidates for employment. The Administration shall provide the Association with 200 copies of the Agreement free of charge. Further, the Association or its members may purchase additional copies at cost.
19.6: Financial Security: In recognition of the Association's services to the bargaining unit, all members of the bargaining unit shall either be members of the Association or share in the financial support of the Association by paying to the Association a service fee equivalent to the amount ol dues unitormly required of members of the Association. The Administration shall make available to members of the bargaining unit payroll deduction of Association member: ship dues (including the dues of Association atfiliates) in equal monthly increments from paychecks. Payroll authorization forms, furnished by the Administration to members of the bargaining unit, shall state
a) that the appropriate dues as reported to the Payroll Olfice each year by
the Association shall be deducted.
b) that this authorization shall continue in elfect unill revoked The Administration shall inform the Association promptly of all revocations of payroll deduction. Upon revocation, the remander of the year's dues will become payable directly to the Association within thirty (30) days The president of the Association shall, by Oclober 1 of each year, make knownto the Adminis. tration and to members of the bargaining unit the amount to be deducted annually. Member sol the Association who do not wish paproll deduction or nonmembers will pay dues or service fee directly to the Association by October 20 of each year. The parties agree that a bargaining unit member who has not com. plied with the requirements of this section shall be liable to the Association in a civil action for money damages and court costs. The Administration shall forward the monthly payroll deductions of bargaining unit members to the Association promptly. The Administration shall lew no charge upon the Association for administering the payroll deduction.
19.7: Non-Discrimination: The Administration shall not discriminate against any member of the bargaining unit because of membership in, or activity on behall of, the Association or its state or national affiliates.

## ARTICLE 20

## ADMIIISTRATION.ASSOCIATION RELATIONS

20.1: Non-Discrimination: The Administration and the Association agree to continue their established policies of prohibiting all lorms of illegal discrimina. tion. The parties agree that allegations of illegal discrimination must be presented to the University Affirmative Action Officer and subsequently, if necessary, to an appropriate governmental agency such as the Equal Employ. ment Opportunity Commission, the Oftice for Civil Rights, etc.
20.2: No Strike - No Lochout: The Association, on behall of its officers, agents and members agrees that 50 long as this Agreement or any witten exxension hereol is in effect, there shall be no strikes, slowdowns, wallouts, retusal lo pertorm assigned duties, sit-downs, picketing, boycotts or any acivi. ties which interfere, directly or indirectly, with the normal operation ol the University, Any member of the bargaining unit who is absent without permis. sion from the full pertormance of his/her duties on the dale or dates when a strike occurs shall be presumed to have engaged in such strike on such date or dates. The Administration agrees that there shall be no lockou d during the term of this Agreement: The provisions of this Agreement shall be used in the setllement of any dispute which may arise between the parties during the term hereof. However, it an appropriale courl linds that either party has faied to observe the provisions of Articie 20.2, then the other party has the right to dieclare the Agreement null and void in whole or in part. In connection with the negociation of arenewal contract, it the parties arive at animpasse with respect 10 any issue or issues being discussed, either party may request the Federal Mediation and Conciliation Service or the American Arbitration Association to assist by mediation regarding any such matters in dispule. The mediator shall be limied toten (10) days from time of arival on campus to obtain a settlement, and the parties shall share the cost of mediation equally.
20.3: Selection of Representatives: Each party shall have the unqualified.
right to salect its own representaturs for purposes of negotiating or administer. ing this Agreement, free from any attempl at controlor interference by the other party with respect to such selection.
20.4: Represantation Elections: The Administration recognizes the Association as the sole and exclusive bargaining agent for the members of the bargaining unit untu such time as the Association is decertified or replaced by means of a representation election, as provided by Article 20.5.
20.5: A challenging organization or individual must perition the Administration for a representation election; such petition must be filed no eartier than January 15, 1986 and no later than February 15, 1986. The petition must be signed by al least $30 \%$ of the members of the bargaining unit; and the signatures shall be authenticated by a neutral party agreed to by the Administration and the Asso. ciation. The election shall take place within sixty ( 60 ) days of the date of the authentication. The ballot shall permit a vote for the Association and for the challenger(s). "No bargairing agent" may bo a selection if so sought by a chal. lenger. If no one option receives more than $50 \%$ of the votes cast, a run-off election shall be arranged between the two top finishers. The election shall be conducted by the American Arbitration Association or such agent as the Admin. istration and the Association agree upon. The cost of the election shall be borne equally by the Administration and each challenging agent or group on the ballot.
20.6: Information: The Administration shall furnish the Association, upon written request, information related to the negotiation or administration of this Agreement, provided such information is available and can be furnishad at reasonable expense, such request allows reasonable time to assemble the information, and the Administration may determine the form in which such information is submilted. This information shall include the internal operating budget, the record of income and disbursement, quarterly entollment reports, the agenda and ofticial minutes of Board of Trustees' meatings, and other pertinent data. The following will be sent to the Association as soon as availabie:
a) the internal operating budget when adopted by the Board ol Trustees:
b) quarterly and year-end financial reports;
c) quarterly enrollment data;
d) information required for the preparation and the processing of a griev. ance;
e) a comprehensive report from the office of the vice presidentper sonnel services each 0 clober 1 of the membership of the bargaining unit:
f) a report from the office of the vice president-personnel services each summer of personnel changes which occurred the previous year, which shall include appointments, promotions, retirements, deaths, separations, and conferral of tenure; and

## g) the YSU Factbook.

The Administration will fur nish the Association copies of communications distributed generally to laculty in the University, or in any college or school. Similarly, the Association will furnish the Administration copies of communications distributed generally to faculty in the University, or in any college or school.
20.7: Recordad Conversations: No conversation or conlerence belween a member of the facully and a member of the Administration shall be mechanically recorded without the full awareness of the other parly that the conversation or conference is to be recorded "Mechanically recorded" includes any tape recorder or audio or video recording device in the possession of or on the person do the individual who records the conversation or conference.

## ARTICLE 21

## SEPARABILITY

21.1: The parties intend that this Agreement shall in all respects be construed and applied in a manner consistent with applicable statutes and court decisions and regulations properly enacted thereunder. In the event any provision of this Agreement shall be affirmatively determined by appropriate authority to be contrary to any such statute or regulation, such provision alone shall become thenceiorth invalid and of no effect, consistent with such determination, but the remainder of this Agreement shall not thereby be deemed illegal or unenforceable. The parties agree to meet within one week 10 discuss any decision which renders any portion of this Agreement null and void.
21.2: The parties further agree that they shall cooperate fully with each other in seeking an expeditious resolution of any such decision through litigation, in the event that either party or both parties disagree with the decision. The parties agrea that, should a court decision overturn any decision that a portion of the Agreement is illegal, the parties shall accept the ruling of the court of law. However, each party shall reserve the right to file an appeal to a higher court and may seek to have the ruling set aside until the issue under appeal is decided.
21.3: Any provision of this Agreement which is found contrary to law but becomes legal during the life of this Agreement, shall take immediate effect upon the enactment of enabling legislation. Similariy, any provision of this Agreement which may require legislative action for its implementation or its funding shall not become eflective until the necessary legislation has been enacted and becomes affective; conversely, if legislative changes occur during the life of this Agreement which make it impossible to fund anyprovision of this Agreament, the obligation of the Administration hereunder to that extent shall be suspended.
21.4: In the event a state or federal law covering members of the unit is enacted during the term of this Agreement, the parties agree to meet promptly and determine those areas ol this Agreement which must be revised to bring this Agreement into compliance with the law; this revision shall be limited to those areas in which a revision is mandated by the legislation, and there shall be no obligation on the part of either party to reopen or renegotiate areas in which revisions might be permissible but are not mandatory under such legislation.

## ARTICLE 22 <br> MISCELLANEOUS

22.1: Solary Checks: Faculty salary payments shall be made monthly, on the University working day nearest to the fifteenth( 15 th) of each month. If either the laculty member or the Administration wishes, salary paymenls will be mailed
as directed by the faculty member. Individuals on 9 -month contracts will have the option of being paid in nine ( 3 ) monthly payments or twelve (12) monthly payments. An individual will indicate his/her option by placing a checkmark beside the desired pay planonhis/her annual employment conliract Anindividual who makes no checkmark on his/her contract shall receive his/her pay in twelve (12) monthly payments. Changes in pay plan options may not be made during a contract year.
22.2: Payroll Deductions: Upon proper individual authorization, the Administration shall administer the following payroll deductions:
a) Association dues;
b) United Appeal;
c) U.S. Government Savings Bonds;
d) Tax-sheltered annuities;
e) YSU Federal Credit Union;
f) Contributions to an Association Political Action Committee or the Educators Political Action Committee; and
g) University All-Sports Complex.

An employee may enroll in a tax-sheltered annuity program once each year.
22.3: Bookstore and Athletic Tickets: The University will fund the cost of a $20 \%$ discount for bargaining unit members on purchases of $\$ 5.00$ or more at the University Bookstore, and the cost of a $50 \%$ discount on athletic tickets and University Theatre tickets for use by bargaining unit members and their immediate families. (The athletic tickel discount shall be available on individual athetic events only if the tickets are purchased at least one day prior to the event.)
22.4: Fe日 Remission: Dependent children and spouses of bargaining unit members shall be granted remission for instructional íees at YSU, including out-of-state instructional lees where applicable. "Dependent children" are children who quality as exemptions, as defined by the Internal Revenue Service, for the bargeining unit member. Eiargaining unit members shall receive remission of instructional fees al YSU, including out-ol-state fees where applicable, for up to six credit hours each quarter; courses may not be taken at times which conflict with assigned duties, Bargaining unit members who retire during the term of this Agreement shall continue to be eligible for the fee remission described above, and their deperidents shall continue to be eligible for fee remission ior dependents, as described above. The dependents of any bargaining unit member who dies during the term of this Agreement shall continue to be eligible Ior fee remission as described above until dependent children reach age 22 and as long as the surviving spouse remains unremarried.
22.5: Travel Reimbursement for Instruction: Faculty members who are required to provide instruction or perlorm other official duties ofl campus shall be reimbursed for travel in their privately-owned vehicles at the rate established by the Ohio Office of Budget and Management.
22.6: Continuing Education Fee Remission: Each member of the bargaining unit shall be entitled to instructional fee remission once each calendar year for a non.credil course offered through Continuing Education, providing an applica-
lion is made in advance upon a lorm tobe provided thy the Departmeniol Contin uing Education and in accordance with deadines for applicalion eslablished by the Department of Continuing Education Fee remission shall not apply to male rials charges. lacillues charges, or other non instructional charges which may be required lor enrollment in the course Fee remission shall be avalable only if there is an enrollment slot available above and heyond the enrollment level required 10 tund the course; final and binding determination of the requred enrollment level in any given course rests with the University. It an employee enrolls in a course in Continuing Education, and the course is cancelled tor inddequale enrollment or other reasons, this enrollment shall not count as the one annual enrollment for which the employee may receive a fee waiver.

## DEFINITIONS

 from one department to snother within the Univer. sity in accord with the job description and the individual's qualifications.LEAVE OF ABSENCE
AETRENCHMENT

DEPARTMENT

NORMAL ATTAITION
refers to a iemporary relesse from contractual duties for a period of up to one year and is subject to renewal.

APPENDIX B
RETRENCHMENT MATRIX

| ACTION | TENURED FACULTY MEMBER | NON-TENURED FACULTY MEMBER |
| :---: | :---: | :---: |
| Permanent Transfer to another academic department | When a tenured faculty member is transferred to another academic department, he/ she retains his/her rank, salary, and tenure status. | When a non-tenured faculty member is transferred to another academic department, he/she retains his/her rank and salary. His/her years of service in the former department count toward the acquisition of tenure except that the receiving departmeshall be granted no less than 6 academic cuartet: (not including summer) of actual service ; that partment before tenure may be acquirec therein. |


| \& | Permanent Transfer <br> to a non-academic <br> department | When a tenured faculty member is trans- <br> ferred to a non-academic department, he/she <br> retains his/her rank and tenure in the former <br> department. The salary in the non-academic <br> position shall not exceed the amount budg- <br> eted for the position. |
| :--- | :--- | :--- | | When a non-tenured faculty member is transferred |
| :--- |

## RETRENCHMENT MATRIX

APPENDIX B

| ACTION | TENURED FACULTY MEMBER | NON.TENURED FACULTY MEMBER |
| :---: | :---: | :---: |
| Full loan to a non-academic department | When a tenured faculty member is placed on full loan to a non-academic department, he/ she retains his/her rank and tenure status. The salary in the non-academic position shall not exceed the amount budgeted for the position. | When a non-tenured faculty member is placed on full loan to a non-academic department, he/she accumulates no credit towards the acquisition of tenure. When he/she returns to his/her "home" department, he/she holds the same rank and tenure status as he/she had at the time of the loan. His/ her saiary in the non-academic position shall not exceed the amount budgeted for the position. |
| Partial loan to a non-academic department | When a tenured faculty member is placed on partial loan to a non-academic department, he/she retains his/her rank, salary and tenure status. | When a non-tenured faculty member is placed on partial loan to a non-academic department, he/she retains his/her rank, salary and tenure status; his/ her years on partial loan count towards tenure; the 'home" department continues to make tenure, promotion and salary recommendations for the loaned faculty member. |

## APPENDIX C <br> GRIEVANCE FORMS

1acilit Gnisvance fork

1. $\quad 1$

Date llied $\qquad$
${ }^{\text {Fl led through YSU•OEA }}$ Grlevance Comiltiee

Flled Independently of ysu-oca Grievance Cumitate
Name of cilevant: $\qquad$
Hone inctress. $\qquad$
School v: for fe $\qquad$
Depariment: $\qquad$
Telephone: Home $\qquad$ School $\qquad$
Date Cause of Grievance Occurred: $\qquad$
Statement of Complaint of Grievant: (Atrach supporting documents if approprlace.)

Grievance disposition fonh


Section of Ayreement Alleged tu Have Been Violaled:

Renedy Sought:

## (Grievant's signoture) (Dote)

ce: Grievant
Thairperson, Ysu-oEA Grievance Comaittee
Department thaliperson
President of the Association
Dean Vice President--Persomel Services
${ }^{1}$ the llling of a grievance, a grievance number nust be secured tront the office of the Vice Presiden:-Personnel Servlces.

48

## APPENDIX D <br> EVALUATION FORM (STUDENT)


$\qquad$
 JJs.

1. Thech the approprislt: bun.

(Circle the appropriate sumber.)

I reject the disposition of my grievance and will advance
my appeal to step 2,4 (Circle the appropriate number.) (Appeals rust be advanced within len (10) days of recuipt of the dispusition. Appeal 10 blep 4 requires deproval ol Association.

I reiece the disposition of my grievance since it fails to resolve Itre issue satislactorily, but it do not insend to appeal further.
2. Signalures:

Gricvant $\qquad$ Dale $\qquad$

Association
Representasive $\qquad$ Date $\qquad$

65: Grievant Chalrperson, YSu-OLA brievance Comulillee President of the Assucialion

Department Chairnersun Dean
Vice President--Personnel Servises

## Student Eviluation of Teaching: Form

You are encouraged to answer every question. Homerer, if you are unable to ansmer a particular question, simply leave it blank.

PRRT 1. Answer the following questions using this code: $A=$ yes; $B=$ no.
The Instructor distributed a course outline at the start of the course mich in. cludes a description of the instructor's grading policy and class attendance policy.
 8

The instructor returned at least one ltem of graded student work (aaper, eximinstion, etc.) before the end of the drop period.

1 $\qquad$ 8

PART 2. Grade the instructor on each of the following itens, using this code: $A$ י alnost almys; 8 - frequently; $C$ a more of ten than not; $D$ - occasiomily; E - hardly ever.
d. The instructor is on time for class.


B

 E
b. The instructor meets classes as scheouled with rare absence.

$\qquad$
$\qquad$ E
c. The instructor keeps sppointrents with students, Including scheoduled office howts.


$\qquad$ $E$
d. The instructor speaks clearly and can be heard in class.



$\qquad$
e. The instructor follons the course outline, Including the grading policy and the class attendance policy.

 10 D_ $\qquad$
f. The instructor grades my work fairly.

g. The lastivctor returns graded student work within a reasonable then.

h. ine !nstructor gives examinations which allow me to demonstrate my bnomedope of the subject
$\qquad$ 8 $\qquad$ 1 $\qquad$ 0 $\qquad$ 1

1. The instructor trets students with courtesy and respect.
$\qquad$
$\qquad$ 8 $\qquad$ $\mathrm{C} \quad 0$ $0 \_$! I_.
2. The instructor encourges students to develop and express their own vieypolits on topics covered in the course.
$\qquad$ 8 $c$ 0 B

PART 3. Dverall, how well has this Instructor perfomed in teacting this course?
 i- Indequate.
$\qquad$

## APPENDIX E <br> Evaluation form (CHAIRPERSON)

 $\qquad$ TPerfod


The information reported is complete and bccurdte:


Mibel . 0.2 I Period tevered liy iviludion


1. Munerical Report: Studenls' puduation, answers to the question i" Part 1, ine luding Individual, departmental, and University means and medians:
MAH:
MEDAN:



Note to chairperson: Report all student evaluations since the last Departmental Evalyatinn; if more than three have occurred, report the three most recent student evaluations. Report the quarter by circling $F, W$, or $S$, and the year by completing "19_,." e.9., 1982.
11. The YSU-YSU/DEA Aoreenent stipulates the foliowing il Itens as faculty responsibitities. The department chairperson shall, to the best of his/her knowledge, report the faculty member's performance of duties below. (If an item is not applicable, the chairperson shall so indicate.)

## The foculty menter:

yes No

1. appeared for scheduled ciasses unless the chairperson's approval
was secured in the case of an absence.
2. attended department meetings.
3. attended school/college and university cormittee meetings. --
4. fulfilled registration and advisement duties.
5. kept office hours.
6. provided students with and athered to a course out line, a wrilten grading policy, ond a mritten class attendance policy.
7. explained grades to students if so requested.
B. Ittended commencement as scheduled.
8. Kept abreast of developments in his/her field of specialization.
9. san a thesis through to completion when he/she was the rajor dovisor, 一 一
10. wet other duties assigned in accord with the provisions of the Agrement.

All check marks in the "H0" column should be described fully and docunented in the space below. (Conthue on p. 4 or a separate sheet and so indicole.)

PRogeress TOHRRD TENURE (for probationary tenure-track faculty only): If unsotisfactory, explain. SATISFACTORY $\qquad$ UHSATISFACTORY $\qquad$
Signature (required)
(Solonature witiout corent dons nol
neepessarily indidate concurrence)

Signäure Toptlonal) (date) (Signaturn vithout comment does not necessarily indcate concurrence)

Placed in Official Persomel File: cony sent to frculty member.

STgnature
[Tale]

1. Coment by Chairperson (0nciond): ¡YI. Corment by faculty Member (Optional):


Continustions from page 1 , ? or a should be Identiliradind inllialiod.
 prages if necessafy.
$\square 1$ am willing to meet with the Faculty Improvenent Comillee.
$\square$ I wish to meet with the Faculty Improvenent Comilctec.
I do not wish to meet with the Faculty Improvement Comittee.

Signature of Applicant

ATPLICATION FOR FACULTY Impreviment ifayt
YOUNGSTOHA STATE WIVVERSITY
-2 -

| Chalrpeason's Cothenis: |  |
| :---: | :---: |
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| Date |  |
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| DATE |  |
| action of the movost: |  |
| approved | date |
| DIsaprroveo |  |

(I) research which leads to the discovery of new knowleclge or new applications ol existing knowledge:
(2) research intended 10 lead to publication in scholarly journals or books;
(3) on-going reading and research to maintain proficiency and growth in one's field of protessional specialization;
(4) in the case of fine and performing arts, regular practice and per. formance to maintain and develop professional skills;
(5) research intended to lead to the preparation and presentation of a scholarly paper to a professional society, or a paper in one's field ol specialization to any group;
(6) editing professional journals and seeving as a referee of manuscripts that have been submitted to a journal;
(7) reviewving texts in one's field of specialization for publishers;
(8) holding membership or an office in professional associations;
(y) attendance and participation in meetings, conferences, and conventions of professional asociations;
(10) writing proposals for financial support of research or other projects, including academic instiutes or workshops;
(11) consulting with YSU faculty on reseach proposals or projects;
(12) University-sponsored reseach;
(13) discipline.connected consulitation or discipline.connected community service; and
(14) other similar activities,
c) University Service:

University Service may include the following activities:
(I) service on department, college, and University committess;
(2) service on Association committes;
(3) service on the Academic Senate and its committees;
(4) service on University-related committees such as the YSLI Credit Union;
(5) participation in University-sponsored activities to reccuit students;'
(6) interviewing and screening candidates for faculty and stafl appoint. ments;
(7) coordination, advisement, and supenision of student organizations or student activities not directly related to the academic program;
(8) advisement and counseling of students during registration periods;
19) participation in University-sponsored community service or com. munity projects;
(ID) taking inventory of equipment and supplies;
SIGNATURE PACE

IN WITNESS WHEREOF, the parties hereto, by their duly authorized officers and agents, have affixed their signatures this 23 rd day of June, 1982.

For the
YSU CHAPTER of the OHIO EDUCATION ASSOCIATION
 President


Negotiating Team:
Paui E. Dalbec
J. J. Koss

Joseph T. May
Sidney I. Roberts

For the
YOUNGSTOWN STATE UNIVERSITY


Negotiating Team:
Taylor Alderman
Chief Negotiator
D. W. Byo
H. Robert Dodge

Sally M. Hotchkiss
Victor A. Richley
Bemard J, Yozwiak

This is an informal aid to assist readers in locating subpacis within the 1982.86 YSU: YSU. OEA Agreement The Index was prepared by ine Administration and is not part ol the oflicial Agreement ratified by the parties in June, 1982
titles of Arricles appear in bold-faced type (e.g., Article 1 is AGREEMENT); tirles of sub-sections appear in italics (e.g., Aricile 4.11 is Overload Pay). The typical relerence in the Index gives subject lirst, a reterence to the appropriate Article and sub-section, and a page reference. Thus, "Financial Security. 19.6, pp. 39.40" means the Agreement addresses this issue in Article 19. sub-section 6 , on pages 39.40

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[^0]:    *     * 

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[^1]:    ${ }^{1}$ Grievances shali be processed on the forms which appear in Appendix C

[^2]:    2The procedures ol ithis Atricle may also te useed by bargaining uniu menbers lo complan about malters not covered in this Agreement. For insiance, an individual may wish to allege a departure trom estahtished University practice or s violation of esibblished Univessily policy Such "complamsts" shall nail wroceeed beyond Step 3 as described herein

[^3]:    ${ }^{1}$ All department policies and practices shall be consistent with the terms of ihis Agreement and othet Universily-wide policies and practices

[^4]:    'Eatned iank al YSU ialers to the fitle - instructor, assisiant prolessor, associate professor, profes. sor - held by full-sarvice teaching faculty members in acadamic departments fi.e, dapartments olfering instruction lor academic creditl. Earned ranh at YSU is granled only lo a person whose qualifications (based in large part upen education, troining, and eaperiancel suitably matci, those estab. lished for a panticular raching posilion in an academic depariment. Aank is granted at the lime ol initial employment. and any changes in rank are made by an establighed promotion procedure

[^5]:    The Juris Docior is not considered an "earned dociorate" Ior any lacully member appointed on or alter June 15. 1982

[^6]:    'Il November I talls on a Salurday or Sunday, then the first wortung day following Novembet I shall replace it as ine applicable date

